

Data privacy and release from confidentiality statement

Purpose of processing

The data privacy statement below and the release from confidentiality apply to the assessment and adjustment of benefit cases under the Default Fund of the Beauftragter der Bundesregierung für Kultur und Medien (BKM, Commissioner of the Federal Government for Culture and Media). To adjust a claim, we need data from you that require your consent. These are both personal data and data concerning health. The data will be stored, used and processed to the extent described below. The data will be used on the basis of your consent in accordance with Art. 6.1 (a) in conjunction with Art. 9.2 (b) GDPR. The data will be processed by the German Federal Film Board (FFA) or a body assigned to undertake the adjustment. You will need to confirm your consent by giving your signature at the end of this statement.

Duration of storage

The data to be collected will be stored until the adjustment of the benefit case under the Default Fund has been completed and then be deleted. Any further use will require your renewed consent.

Transmission of data

I consent to the transmission of the data provided by me to an insurance broker and/or an insurance company that will settle the claim on behalf of the German Federal Film Board.

I consent to the transmission of the data provided and collected to external independent experts and physicians assigned by the claim-adjusting body to assess the benefit case.

Should transmission of the data be necessary, the FFA will conclude a contract with the third party to ensure compliance with the data protection law regulations.

Data concerning health

Data concerning health are a special category of personal data. Collection, storage and transmission of the data to the extent specified above are necessary to adjust the benefit case.

I consent to the collection, storage, processing and transmission of data concerning health pursuant to Art. 9.1. in conjunction with Art. 4 (15) GDPR by the FFA or the body/company assigned to undertake the adjustment to the extent this is necessary to assess the benefit case under the Default Fund.

Release from confidentiality

Furthermore, it may be necessary for the purpose of adjustment to obtain data concerning health directly from the bodies named below where this is necessary in an individual case to adjust the benefit case. Since the person treating you is bound to keep such data secret, we need your consent to request such data. All data will be collected only in relation to the purpose stated above.

I consent to the FFA obtaining, and using for the purposes stated above, my data concerning health from physicians and carers and from employees of hospitals, other medical institutions, nursing homes, personal insurance companies, statutory health insurance funds, employers' liability insurance associations and public authorities where this is necessary to assess the default risk or to verify entitlement to benefits.

I release the persons and employees mentioned of the institutions mentioned from their obligation to secrecy where my data concerning health, permissibly stored, from examinations, consultations and treatments are transmitted to the FFA and are stored by the FFA for up to ten years due to statutory retention periods if and to the extent to which this is necessary.

I agree that the subject matters mentioned regarding the release from confidentiality shall continue to exist beyond my death.

Should you not wish to make a general statement regarding the release from confidentiality, you may make the statement individually for each data request necessary for adjustment or submit the documents yourself. Should you die, the right to give consent will pass to your heir or heirs. We point out that this may result in a considerably longer duration of the claim adjustment procedure.

I have the right

to refuse to give my consent or, pursuant to Art. 7.3 GDPR, to withdraw my consent at any time with future effect and to request that the controller delete the data concerned; should consent not be given, the application cannot be processed; should I withdraw my consent after having given notice of a benefit case and during its adjustment, any benefit grant notice already issued will need to be revoked;

pursuant to Art. 15 GDPR, to demand access to my personal data processed by the FFA; in particular, I can request information about the purposes of the processing, the categories of the personal data, the categories of recipients to whom my data have been or will be disclosed, the envisaged period of storage, the existence of the right to request rectification, erasure, restriction of processing or to object, the existence of the right to lodge a complaint, the sources of the data if they were not collected by the FFA and the existence of automated decision-making, including profiling, and meaningful details about such decision-making;

pursuant to Art. 16 GDPR, to request that my personal data that the FFA has stored be rectified without undue delay if they are inaccurate or be completed;

pursuant to Art. 18 GDPR, to request restriction of the processing of my personal data if I contest the accuracy of the data, if their processing is unlawful but I oppose their erasure and if the FFA no longer needs the data or if I have objected to processing in accordance with Art. 21 GDPR;

pursuant to Art. 20 GDPR, to receive my personal data, which I have provided to the FFA, in a structured, commonly used and machine-readable format or to request transmission to another controller; and

pursuant to Art. 77 GDPR, to lodge a complaint with a supervisory authority; I may usually address my complaint to the supervisory authority competent for my usual place of residence.

I have taken note of the above-mentioned points regarding data protection with respect to the adjustment of a benefit case under the Default Fund of the BKM and of my rights and I consent to collection, storage and use to the extent specified above.

Surname, first name

Date of birth

Place, date

Legally binding signature

I release the FFA and the body/company assigned to verify entitlement to benefits under the Default Fund of the BKM from their obligation to secrecy to the extent specified in this statement.

Place, date

Legally binding signature