

Information clause for children's statutory representatives

According to the realisation of the European Parliament and Council Ordinance 2016/679 of 27th April 2016 (Dz. Urz. UE L 119 of 4th May 2016) on legal person protection in connection with personal data processing, free flow of the above mentioned and revocation of the 95/46/WE Directive, I hereby inform you that:

1. The administrator of your personal data and your child's personal data is ANDREAS S.A. with its registered office in Szczecin, registered in Register of Entrepreneurs of the National Court Register, led by Szczecin-Centrum District Court, the 13th Commercial Division of the National Court Register, KRS number: 0000137109, NIP number: 7822254670, being the body conducting British „Fun & Math” Mathematics Kindergarten with its registered office in Szczecin, Henryka Siemiradzkiego 8 Street, 71-331 Szczecin.
2. Contact with the Personal Data Protection Inspector: anna.sz.r@funandmath.pl
3. Your personal data, as well as your child's personal data, will be processed for purposes connected with actions, taken on your demand, leading to cooperation in aid of didactic, educational and care-providing services within the scope of British „Fun & Math” Mathematics Kindergarten with its registered office in Szczecin, on your child's behalf and in order to fulfill this cooperation according to the above mentioned agreement (art. 6 ust. 1 lit. b) of General Ordinance on Personal Data Protection of 27th April 2016)
4. In addition, the administrator can process your personal data, as well as your child's personal data, in order to fulfill the legal obligation of the administrator due to the object of education activity (art. 6 ust. 1 lit. c) of the General Ordinance on Personal Data Protection of 27th April 2016), including: those connected with reporting to public authorities, including supervisory authorities and other objects which kindergartens are obliged to report to on the basis of applicable law (including those for purposes connected with settlement of subsidy), particularly those on the basis of Education Law regulations and the Education System Ordinance.
5. Moreover, in some cases it is, or may be, essential to process your data for purposes different from those above mentioned but necessary due to realisation of legally reasonable interests of the administrator / kindergarten (art. 6 ust. 1 lit. f) Ordinance on Personal Data Protection of 27th April 2016), in particular:
 - a/ for purposes connected with IT service and providing IT security, and information at the administrator, particularly within mobile tools managing, administering of access and rights to systems and applications;
 - b/ for purposes connected with providing physical security of the kindergarten, including within inside and outside visual monitoring and recording of people who enter and leave the kindergarten;
 - c/ in cases when it is applicable, for purposes connected with conducting disputed proceedings, as well as proceedings before public authorities and other proceedings, including those for purposes of investigation and protection against claims;
 - d/ in cases when it is applicable, for purposes connected with cooperation with providers and contractors, as well as for purposes connected with organization and participation in competitions, participation in events and the administrator's promotional activity.
6. In cases different from those stated in the above mentioned points 3), 4) and 5), your personal data and your child's personal data will be processed exclusively on the basis of the previously conferred agreement within the scope of and for purpose determined in the agreement.
7. Your personal data, as well as your child's personal data, will be processed in the period necessary for the realisation of purposes mentioned above in points 3), 4) and 5), i.e. within the scope of realisation

of the agreement concluded between you and the administrator, until the end of its realisation, and after this time, in the period and within the scope required by law or for realisation by the administrator of their justified interest established above in point 5), and in case of accepting personal data processing (after termination of the agreement or its expiration), your personal data will be processed until withdrawing of the consent.

8. You have the right to demand from the administrator:

a/ an access to personal data, including the right to receive the copy of it,

b/ the right to its refutation,

c/ the right to limit personal data processing in case when:

- the person whom the data concern dispute its accuracy,

- the data processing is against law, and the person whom the data concern objects to erase it instead demanding its limitation,

- the administrator does not need the data for their purposes, but the person whom the data concern needs it in order to establish, protect or claim compensation,

d/ the right to withdraw the consent (within the scope of your agreement on processing of personal data. Withdrawing of the consent does not influence the lawfulness of the processing of personal data, which was done on the basis of the consent before its withdrawing),

e/ the right to object against processing of personal data when based on the essential nature of purposes arising from legally justified interest of the administrator,

f/ the right to request deletion of personal data (so called Right to be forgotten) when:

- data is no longer essential for purposes for which it was collected or processed in any different way,

- the person whom the data concerns objected against processing of the data,

- the person whom the data concerns withdrew the consent being the basis for processing of the data and there is no other legal basis for it,

- data being processed is against law,

- data has to be deleted in order to fulfill a duty arisen from law regulations.

9. You have the right to lodge a complaint to an appropriate controlling authority, i.e. The President of Personal Data Protection Office.

10. The personal data provided by you is the condition for execution and fulfillment of the agreement contracted between you and the administrator, arises from realisation of duties arisen from the above mentioned law regulations or is essential for the realisation of purposes arisen from the above mentioned legally justified interests of the administrator/kindergarten. The lack of all the required personal data provided by you may constitute, depending on the circumstances, an impediment during contract and providing didactic, educational and care-providing services. Providing data different from those arisen from law regulations is voluntary. Providing personal data within the scope of the consent based on which they are gathered is voluntary.

11. Therefore, your personal data may be available for following receivers, or categories of receivers:

- public authorities and persons conducting public activities or acting on behalf of public authorities, within the scope of and for purposes which arise from law regulations, (e.g. Chief Education Officer, Minister of National Education, local government units),

- persons participating in processes essential to the execution of the agreement on providing didactic, educational and care-providing services

- persons supporting the administrator in business activities, including persons processing personal data for the administrator, so called Data processors.

The above mentioned regulations will be binding from 25th May 2018.

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Place and Date

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Signature