Information on Data Protection under Articles 13, 14 of the GDPR

Kindly find hereafter some information on the processing of your personal data under Articles 13, 14 of the GDPR

1 Identity of the controller:
Landesamt für Finanzen, - Zentralabteilung -, Rosenbachpalais, Residenzplatz 3, 97070 Würzburg (phone: 0931 4504-6770; e-mail: datenschutzanfrage@lff.bayern.de)

2 Contact details of the data protection officer:
You can reach the responsible data protection officer at:
Landesamt für Finanzen, - Datenschutzbeauftragter -, Rosenbachpalais, Residenzplatz 3, 97070 Würzburg (phone: 0931 4504-6767; e-mail: datenschutzbeauftragter@lff.bayern.de)

3 Purposes of processing and legal basis:
Your data are collected and processed for the purpose of checking and carrying out (legal) procedures under the Federal Compensation Act (BEG) properly. These include above all pension claims, medical treatment claims and health care claims. Based on the data available the legal claims you may have will be verified, and in the event of a positive decision, they will be assessed and paid out.

The legality of the processing is based on Article 6 Paragraph 1 Clause 1 Letter e), Articles 2 and 3 of the GDPR in connection with Article 4 Paragraph 1 of the Bavarian Data Protection Act (BayDSG), Article 9 Paragraph 2 Letter h) of the GDPR, Article 8 Paragraph 1 No. 3 of the BayDSG and Article 2 ff of the Regulation on the competence under the Federal Compensation Act (BEG) and in matters of national debt management (ZuStV-BEG/SSV) as well as on the regulations of the Federal Compensation Act (BEG).

4 Data origin:
In order to fulfill the purposes mentioned above under point 3, we collect your personal data primarily from you, especially on the basis of the applications made by you. Besides, data are collected on a case-by-case basis from third parties, especially with regard to

- master data (e.g. name and date of birth) as well as communication data (e.g. address and e-mail address) from authorities (e.g. Ministry of Foreign Affairs, consulates, embassies; especially for Israel: State of Israel Ministry of Finance - Office for Personal Compensation from Abroad (= OPC) or municipalities (e.g. city administrations, residents’ registration offices)
- payment information (e.g. bank details) from your Bankers
- receivables data: from creditors on presentation of an attachment and transfer order or from assignees
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5 Recipients:
Your personal data are disclosed on a case-by-case basis to
- Staatsoberkasse Bayern for the purpose of payment transaction and credit transfer
- Bayerisches Staatsministerium der Finanzen und für Heimat (Bavarian State Ministry of Finance and Home Affairs) in the context of professional and legal supervision
- Courts and lawyers in the context of legal actions
- physicians for the purpose of delivering an expert opinion and verifying your entitlement
- social security authorities (e.g. your social security insurance authority, consultant on pensions, your health and nursing care insurance company) for the purpose of verifying qualifications for a pension, medical treatment, health care and insurance claims
- Banks in the context of recalls of pensions because of elimination of eligibility
- Conference on Jewish Material Claims against Germany for the purpose of calculating the existing compensation benefits, if any
- Ministry of Foreign Affairs, consulates, embassies, OPC for the purpose of ensuring effective implementation of the administrative procedure
- creditors on presentation of an attachment and transfer order or assignees for the purpose of calculating the sum of money that has to be transferred to them

6 Data transfer to a third country:
As far as, on a case-by-case basis, it is indispensable and admissible under data protection law for achieving the purposes mentioned above under point 3, the respective necessary data are transferred to the authority concerned in your country of residence.

7 Duration of storage:
Since compensation-relevant information is always of archival value (see Article 2 Paragraph 2 of the Bavarian Law on Archives (BayArchivG)), data are only erased, if, on a case-by-case basis, they are not adopted by the responsible archive (see Sub-paragraph 5.2.1 of the segregation provisions LfF). Besides, the retention periods conform to the annex to the segregation provisions LfF - Periods of time and evaluation catalog.
8 Rights of persons concerned:

If the legal prerequisites are met, you shall, according to Articles 15 to 22 of the GDPR, have the following rights: right of access, right to rectification, erasure, restriction of processing, data portability and right to object.

You shall have the right to access to your personal data stored (see Article 15 of the GDPR). If inaccurate personal data have been processed, you shall especially have the right to obtain rectification (see Article 16 of the GDPR). If the legal prerequisites are met, you may especially require erasure or restriction of processing or you may object to processing of personal data (see Articles 17, 18 and 21 of the GDPR). If you make use of your above rights, Landesamt für Finanzen will verify if the legal prerequisites are met in this regard.

9 Right to lodge a complaint with the supervisory authority:

According to Article 77 of the GDPR, you may have the right to lodge a complaint with the supervisory authority, if you think that your personal data are wrongfully processed. The address of the competent supervisory authority is as follows:
Der Bayerische Landesbeauftragte für den Datenschutz (BayLfD), Postfach 22 12 19, 80502 München (phone: 089 212672-0; fax: 089 212672-50), e-mail: poststelle@datenschutz-bayern.de

10 Duty to provide the data:

Landesamt für Finanzen - Landesentschädigungsamt needs your data especially in order to be able to process your application for compensation under the Federal Compensation Act (BEG). Without the necessary details, this will not be possible.