

Belehrung zur Speicherung und Nutzung der Antragsdaten im VIS

Instruction sur l'enregistrement et l'utilisation des données dans le système d'information sur les visas (VIS)

Information about the retention and use of data in the Visa Information System (VIS)

Verpflichtungserklärung Nr.

Déclaration de prise en charge n°

Formal obligation no.

Name / Nom / Surname

Reisepass Nr. / Passeport n° / Passport no.

Vorname(n) / Prénom(e)s / First name

Geburtsdatum und -ort / Né(e) le/à / Date and place of birth

My contact information (first name, surname, address) and (if relevant) the contact information of my company or organization (company/organization name and address and the first name and surname of the contact person there) will be recorded and stored in the Visa Information System (VIS) for no more than five years in order to examine the visa application of the person(s) for whom this formal obligation is submitted, in accordance with Article 9 (4) (f) of the VIS Regulation (Regulation (EC) No 767/2008 of 9 July 2008 (OJ L 218/60 of 13 August 2008)). Failure to supply any or all of this data will render this formal obligation invalid and may result in denial of the visa application of the person for whom this formal obligation is submitted.

The visa authorities and the authorities responsible for inspecting visas at the external borders and in the Schengen member states, as well as the immigration and asylum authorities within the Schengen member states, will have access to the data stored in the VIS during these five years

- to examine visa applications and make visa decisions,
- to determine whether the conditions for lawful entry into and lawful residence within the Schengen area have been met,
- to identify persons who do not or no longer meet these conditions,
- to examine asylum applications, and
- to determine who is responsible for examining such applications.

To prevent, detect and investigate terrorist and other serious crimes (for Germany, see Section 3 of the Act on Access to the VIS (VISZG)), Europol and the agencies designated by the Schengen member states have access to the VIS in individual cases upon written or electronic request in accordance with Article 3 (1) of the VIS Regulation. Queries are made via central access bodies which are responsible for ensuring compliance with the requirements for access and procedures given in Council Decision 2008/633/JHA of 23 June 2008 (OJ L 218/129 of 13 August 2008).

The Federal Office of Administration (Bundesverwaltungsamt, 50728 Cologne, Germany, EU-VIS@bva.bund.de) is the authority responsible for processing personal data in the VIS as referred to in Article 41 (4) of the VIS Regulation. I am aware that I am entitled in any Schengen member state to be notified as to which information about me is stored in the VIS and which member state supplied this information to the VIS. I am also aware that I may apply to correct any incorrect data about me and to have any unlawfully stored data about me removed from the VIS. The member state which supplied the data about me to the VIS will make the necessary corrections or deletions. Information about the procedure for exercising these rights will be provided upon request by the Federal Office of Administration, 50728 Cologne, Germany, EU-VIS@bva.bund.de. I am aware that these rights also apply if the formal obligation is submitted by a company or an organization.

In Germany, complaints regarding the protection of personal data may be sent to the Federal Commissioner for Data Protection and Freedom of Information at the following address:

Der oder die Bundesbeauftragte für den Datenschutz und die Informationsfreiheit
Husarenstraße 30
D-53117 Bonn
Germany
Tel.: +49 (0)228-997799-0
Fax: +49 (0)228-997799-550
E-mail: poststelle@bfdi.bund.de
Website: www.bfdi.bund.de

Datum / Date / Date

Unterschrift / Signature / Signature