DECLARATION OF INFECTIOUSNESS

and consent to the processing of personal data within the meaning of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and free movement of data and repealing Directive 95/46 / EC (General Regulation) on data protection) /

DECLARATION

Undersigned (legal representative),
permanent residence, phone contact,
legal representative of the child, born,
permanent residence, I honestly declare that me and my child do not show
symptoms of acute illness that neither the Regional Public Health Authority nor the General health care doctor has
ordered a quarantine measure for me and my child (quarantine, increased health surveillance or medical supervision).
I do not know that me and the child, as well as other people living in the same household with us, have come into contact
with people suspected or ill of COVID-19 during the last two weeks.
I declare_*:
a) * for myself and my child/children that we have negative results of the RT-PCR test for COVID-19 not older than 7 days or negative results of an antigen test certified in the territory of the European Union for COVID-19 not older than 7 days, with a copy of the confirmation on the negative results of the RT-PCR test for COVID-19 or confirmation of the negative results of the antigen test certified in the territory of the European Union, we enclose for ourselves and students as an annex to this statement
or
b) * for myself ** or for a child**, that I have ** or has a child** a valid exemption from testing for me and state the reason:
* Satisfactory circle - appropriate for legal representative and / or child ** Unsatisfactory cross out
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INFORMATION FOR THE PERSON CONCERNED

on voluntary consent to the processing of documents proving a negative test for COVID-19 disease or the submission of an exemption for the operator

In accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data, repealing Directive 95/46 / EC (General Data Protection Regulation) and with Act no. 18/2018 Coll. on the protection of personal data and on the amendment of certain laws, the operator informs the persons concerned - employees, students, legal representatives of students about the processing of their personal data obtained by submitting a copy of the negative result of RT-PCR test for COVID-19 or the result of antigen test certified for territory of the European Union or an exemption certificate.

1. Identity and contact details of the operator

Name of the school / school facility: Súkromná spojená škola Cambridge International School, organizačná zložka Súkromná materská škola Cambridge International School

IČO: 42261121

registered office: Úprkova 3, 811 04 Bratislava

website: www.funiversity.sk

2. Contact details of the responsible person of the operator

The responsible person of the operator can be contacted with questions concerning the processing of personal data of the persons concerned and in the matter of exercising their rights listed below at the e-mail address: director@funiversity.sk

3. Rights of the persons concerned

- Right of access: you have the right to provide a copy of the personal data we have about you, as well as information on how we process your personal data. In most cases, your personal data will be provided to you in writing, unless you require another method of providing it. If you have requested this information by electronic means, it will be provided to you electronically, if technically possible.
- Right of rectification: we take reasonable steps to ensure the accuracy, completeness and timeliness of the information we have about you. If your personal information we hold is inaccurate, incomplete or out of date, please do not hesitate to ask us to modify, update or supplement this information.
- Right of erasure (forgotten): you have the right to ask us to erase your personal data, for example if the personal data we have obtained about you is no longer needed to fulfill the original purpose of the processing. However, your right must be assessed in the light of all the relevant circumstances. For example, we may have certain legal and regulatory obligations, which means that we will not be able to comply with your request.
- Right to restrict processing: in certain circumstances, you have the right, as the person concerned, to ask us to restrict the processing of your personal data. These are, for example, when you think the personal information we hold about you may be inaccurate or when you think we no longer need to use your personal information.
- Right to data transfer: in certain circumstances, you have the right to ask us to transfer your personal data that you have provided to us to another operator. However, the right to portability only applies to personal data that we have obtained from you on the basis of consent or under a contract to which you are a party, and at the same time the processing of personal data in question is performed by automated means and the transfer of such personal data is technically possible.
- Right to object: you have the right to object to the processing of data which is based on our legitimate interests or for the purpose of performing tasks entrusted to us in the public interest or in the exercise of official authority. If we do not have a demonstrable legitimate reason for the processing of your personal data in question and you file an objection, we will not process your personal data further.
- The right to file a motion to initiate proceedings on personal data protection: if you believe that the processing of your personal data violates your rights as a data subject, you have the right to file a motion to initiate proceedings pursuant to § 100 of Act no. 18/2018 Coll. on Personal Data Protection and on Amendments to Certain Acts to the Competent Supervisory Body, which is the Office for Personal Data Protection of the Slovak Republic, Hraničná 12, 820 07 Bratislava 27; tel. number: +421 / 2/3231 3214; mail: statny.dozor@pdp.gov.sk, https://dataprotection.gov.sk. In the case of submitting a proposal in electronic form, it is necessary that it meets the requirements of § 19 par. 1 of Act no. 71/1967 Coll. on administrative proceedings (administrative procedure).

Purpose of personal data processing

Verification of the right to enter the indoor and outdoor areas of schools included in the network of schools and school facilities is regulated in the Resolution of the Government of the Slovak Republic no. 760 of 4 December 2020 on the proposal of conditions for the resumption of full-time teaching in schools (from the 5th year of primary school and secondary schools) and operation in school facilities.

5. Legal basis

Point B.1. Resolution of the Government of the Slovak Republic no. 760 of 4 December 2020 on the proposal of conditions for the resumption of full-time teaching in schools (from the 5th year of primary school and secondary schools) and operation in school facilities, at the same time § 13 par. 1, letter d) of Act no. 18/2018 Coll. on the protection of personal data and on the amendment of certain laws.

6. Category of beneficiaries

Unless required by a generally binding legal regulation, the personal data obtained will not be provided to third parties.

7. Retention period of personal data

Personal data is stored for the duration of the purpose or until the revocation of consent.

8. Transfer of personal data to a third country or international organization and automated decision-making

The transfer of personal data to third countries or to an international organization does not take place. Automated decision-making, including profiling, is not performed.