

PRIVACY

Bethanien Foundation Moers



1. Content

1. Content.....	2
2. General privacy policy	4
2.1. Anonymous data collection and usage profiles.....	4
2.2. Types of data processed.....	4
2.3. Cookies.....	4
2.4. Privacy policy for the use of Instagram.....	5
2.5. Integration of third-party services and content.....	9
2.6. Collection, processing and use of personal data.....	9
2.7. External links	9
2.8. Facebook.....	9
2.9. Google Maps	12
2.10. Google Web Fonts.....	12
2.11. Liability for links	13
2.12. Liability for contents.....	13
2.13. Categories of affected persons.....	14
2.14. Contact form	14
2.15. Rights of the user: information, correction and deletion	14
2.16. Copyright.....	16
2.17. Terms used	16
2.18. Matomo web analytics service.....	17
2.19. Web analytics services and log files	18
2.20. Right of withdrawal for data use	18
2.21. XING.....	18
2.22. YouTube	19
2.23. Purpose of processing	19
2.24. Transfers to third countries	19
3. Rights under the EKD Data Protection Act	20
3.1. Right to information, § 19 DSGVO-EKD	20
3.2. The processing purposes	22
3.3. The categories of personal data (type of data) that are processed.....	22

3.4.	The recipients or categories of recipients to whom their data have been or will be disclosed	23
3.5.	The storage of your data, and in any case the criteria for determining the storage period	23
3.6.	The origin of the data, if personal data was not collected directly from you.....	23
4.	Duty to inform according to § 17 DSGVO-Applicant	24
4.1.	Name and contact details of the person responsible (§ 17 para. 1 1. DSGVO).....	24
4.2.	Contact details of the data protection officer (Section 17 (1) 2. DSGVO).....	24
4.3.	Purpose and legal basis of data processing (§ 17 para. 1 3. DSGVO).....	24
4.4.	Recipients or categories of recipients of the personal data (§ 17 para. 1 4. DSGVO)	24
4.5.	Storage period according to legal storage obligations (§ 17 para. 2 1. DSGVO)	25
4.6.	Right to information, correction, deletion, restriction, data portability and objection (§ 17 para. 2 2 DSGVO)	25
5.	Right of appeal (Section 17 (2) 3. DSGVO)	25
5.1.	Existence of a necessity to provide personal data (§ 17 para. 2 4. DSGVO).....	25

2. General privacy policy

Thank you for visiting our web pages. The protection of your privacy during use is very important to us. Therefore, please be assured that the personal data you provide on our websites will only be processed or used by us to handle your requests and not for any other purpose. Your data will not be passed on to third parties. For institutions such as the Bethanien Hospital Foundation for the County of Moers, the EKD Data Protection Act (DSG-EKD) applies.

Privacy policy

Responsible body in the sense of the data protection laws is:

Foundation Hospital for the County of Moers
Bethanienstraße 21
47441 Moers

Management Board: Dr. Ralf Engels

2.1. Anonymous data collection and usage profiles

In principle, you can visit our websites without telling us who you are. Only the name of your provider, the website from which you accessed our website and the individual web pages that you visit on our website can be determined. This information is evaluated for statistical purposes. As an individual user, you remain completely anonymous; personalized usage profiles are not created. Your navigation on our web pages is recorded exclusively in anonymized form, without it being possible to draw any conclusions about you.

2.2. Types of data processed

- Inventory data (e.g., names, addresses).
- Contact information (e.g., email, phone numbers).
- Content data (e.g., text input, photographs, videos).
- Usage data (e.g., web pages visited, interest in content, access times).
- Meta/communication data (e.g., device information, IP addresses).

2.3. Cookies

Visitors with access to the internal area of our websites must log in with your user name and a password. When you do this, a cookie is stored locally on your computer, which

allows you to log in again without having to re-enter your login details. The cookie is valid for four weeks. It is possible to deactivate this function on our website or also in the settings of your browser. The cookie is only intended to simplify your visit to our websites, e.g. by automatically entering your name and address in the form when placing an order.

Cookies" are small files that are stored on users' computers. Different information can be stored within the cookies. A cookie is primarily used to store information about a user (or the device on which the cookie is stored) during or after his visit to an online offer. Temporary cookies, or "session cookies" or "transient cookies", are cookies that are deleted after a user leaves an online offer and closes his browser. Such a cookie may store, for example, the contents of a shopping cart in an online store or a login status. Cookies that remain stored even after the browser is closed are referred to as "permanent" or "persistent". For example, the login status can be stored if users visit them after several days. Likewise, the interests of users can be stored in such a cookie, which is used for range measurement or marketing purposes. Third-party cookies" are cookies that are offered by providers other than the responsible party that operates the online offer (otherwise, if it is only their cookies, it is called "first-party cookies").

We may use temporary and permanent cookies and explain this in our privacy policy.

If users do not want cookies to be stored on their computer, they are asked to disable the corresponding option in the system settings of their browser. Stored cookies can be deleted in the system settings of the browser. The exclusion of cookies can lead to functional restrictions of this online offer.

A general objection to the use of cookies for online marketing purposes can be declared for a large number of services, especially in the case of tracking, via the U.S. site <http://www.aboutads.info/choices/> or the EU site <http://www.youronlinechoices.com/>. Furthermore, the storage of cookies can be achieved by disabling them in the browser settings. Please note that in this case not all functions of this online offer can be used.

2.4. Privacy policy for the use of Instagram

The legal notice

DisclaimerWe

have compiled and checked the listed contents with great care. However, we do not assume any liability for the completeness or topicality of the information.

The existing references or links to third-party content ("third-party content") were created by us to the best of our knowledge and with the greatest possible care and merely provide access to "third-party content". Particular attention has been paid to the trustworthiness of third party providers and the accuracy and legality of the "third-party content".

However, since the content of Internet pages is dynamic and can change at any time, it is not possible to constantly check all content to which a link has been created on a case-by-case basis. The Foundation therefore expressly does not adopt the content of linked third-party websites as its own. The respective provider is exclusively liable for damages resulting from the use or non-use of "third-party content".

The comments of Instagram users exclusively reflect their respective opinions, not those of the Foundation.

Visuals

The visuals on the Foundation's Instagram page are not for reuse or redistribution.

Instagram Privacy Policy

Personal data is any information relating to an identified or identifiable natural person. An identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person.

Person responsible

Responsible for the processing of personal data are:

Bethanien Hospital Foundation

and

Facebook Ireland Ltd.

4 Grand Canal Square Grand Canal Harbour Dublin

2

Ireland impressum@support.instagram.com Fax: +1 650 543 5340

as joint controllers pursuant to Art. 26 DSGVO as well as the Facebook Page Insights Supplement (https://www.facebook.com/legal/terms/page_controller_addendum).

Type of personal data, scope, purpose and legal basis of data processing

Facebook Ireland Ltd. processes (personal) data when using Facebook products - including when visiting the Instagram page - even of persons who are not logged in to any of the Facebook services. Which (personal) data these are in detail, how, for which purposes and on which legal basis they are processed, is described by Facebook in its data policy (https://help.instagram.com/519522125107875?helpref=page_content), which applies to all Facebook products. Information on how to contact Facebook and on the settings options for advertisements, cookies, etc. can also be found there. The data may be transferred to countries outside the European Union.

For more information about the cookies that Instagram sets when having an Instagram account, using Facebook products (including the Website and Apps), or visiting other websites and apps that use Facebook products (including the "Like" button or other Facebook technologies), Facebook provides the Cookie Policy (<https://www.facebook.com/policies/cookies/>). Information on how to manage information available about you can also be found at this link: <https://www.facebook.com/policies/cookies/>

When you visit the Instagram page, Facebook collects, among other things, your IP address. Together with other information that Facebook receives through cookies, Facebook provides the Foundation, as the operator of the Instagram page, with statistical information about the use of this Instagram page (so-called page insights). These are aggregated data that reveal how users interact with the page. These page insights may be based on personal data collected by Facebook in connection with a user's visit to or interaction with the Instagram page and its content. Facebook provides more information about this here: <https://www.facebook.com/about/privacy>.

The Foundation may use Page Insights to anonymously evaluate reach, page views, time spent on video posts, actions (likes, comments, sharing posts), and by age, gender, and location (as indicated by users in their respective Instagram profiles). In this context, settings can be made for the evaluation of the reach or corresponding filters can be set with regard to the selection of a time period, the consideration of a specific post as well as demographic groupings (e.g. female, 20-30 years old). This data is anonymized, aggregated and abstracted. Thus, these settings do not allow the Foundation to draw

conclusions about individuals. The evaluation serves to optimally design the offer on the Instagram page for the purpose of public relations.

The Foundation, as the provider of the information service, does not collect and process any data from the use of the Instagram page beyond this.

Your rights

In principle, you have the following rights vis-à-vis the persons responsible with regard to the personal data concerning you:

- Right to information
- Right to rectification
- Right to deletion
- Right to restriction of processing
- Right to object to the collection, processing and/or use
- Right to data portability

Insofar as the processing of personal data is based on your consent, you can revoke this at any time for the corresponding purpose. The lawfulness of the processing based on your consent remains unaffected until receipt of your revocation.

You also have a right of appeal to the data protection supervisory authorities, the Federal Commissioner for Data Protection and Freedom of Information and the Irish Data Protection Commission (responsible for Facebook Ireland Ltd.) (Art. 77 DSGVO).

Netiquette

In social media, comments on editorial content are expressly requested. However, off-topic posts and comments of an inappropriate scope or repetitions under different posts are not welcome, nor are advertising and campaigns of any kind, especially multiple comments with the same content from the same sender or different senders. In the interest of all users, we reserve the right to remove such posts as well as posts that are liable to prosecution, in particular those that glorify violence, incite hatred, are discriminatory, racist, xenophobic, sexist, inhuman, unconstitutional or offensive.

2.5. Integration of third-party services and content

It may happen that third-party content is integrated within the web offer, for example YouTube videos, material from Google Maps, RSS feeds or graphics from other websites. This usually requires that the providers of this content perceive the IP address of the users, since without the IP address no content can be sent to the browser of the respective user. The IP address is thus necessary for the display of this content. We have no influence on whether and how third-party providers store IP addresses.

2.6. Collection, processing and use of personal data

Personal data is only collected if you provide it to us voluntarily, for example in the course of a contact request or registration for personalized services. When registering for personalized services, the personal data you provide will only be processed with your consent and for the purpose of designing electronic services to meet your needs. For the smooth processing of your inquiry or request and for any necessary follow-up questions and complaints, we require some mandatory information about your person and the purpose of the contact.

2.7. External links

On our pages you will find links to the websites of external providers. They are identified by the orange font color. This is a service for the benefit of our visitors to make it easier for them to find further information on certain topics. However, this does not imply any particular recommendation as to content. The responsibility for the content of these pages also lies solely with the responsible operator of the respective page. If you notice that one or more of these pages violate applicable law or otherwise contain inappropriate content, please let us know. We will immediately remove such references from our homepage.

Unfortunately, we can also not guarantee the functioning of the links, as the operators of the sites do not always inform us about changes. Nor do we have any influence on compliance with the data protection provisions of third-party providers. Please inform yourself on the respective pages according to the data protection regulations observed there.

2.8. Facebook

Name and address of the responsible persons:

Site 9 from 25

The persons jointly responsible for the operation of this Facebook page within the meaning of the EU General Data Protection Regulation and other data protection provisions are:

Facebook Ireland Ltd. (hereinafter "Facebook")
4 Grand Canal Square Grand Canal Harbour Dublin
2
Ireland

Bethanien Hospital Foundation for the County of Moers
Bethanienstraße 21
47441 Moers

Information about our Facebook page and Instagram page (Hereafter reduced to Facebook).

We operate this page to draw attention to our medical offerings and to engage with you as a visitor and user of this Facebook page.

For more information about our company, etc., please visit my/our website at:
<https://www.bethanien-moers.de>

As the operator of the Facebook page, we have no interest in collecting and further processing your individual personal data for analysis or marketing purposes. Further information on our handling of personal data can be found in our privacy policy on our website.

The operation of this Facebook page, including the processing of users' personal data, is based on our legitimate interests in a timely and supportive information and interaction opportunity for and with our users and visitors.

Processing of personal data by Facebook

The European Court of Justice (ECJ) ruled in its judgment of June 5, 2018 <http://curia.europa.eu/juris/document/document.jsf?text=&docid=202543&pageIndex=0&doclang=DE&mode=req&dir=&occ=first&part=1&cid=298398> , that the operator of a Facebook page is jointly responsible with Facebook for the processing of personal data.

We are aware that Facebook processes users' data for the following purposes:

- Advertising (analysis, creation of personalized advertising)
- Creation of user profiles
- Market Research.

Facebook uses cookies, i.e. small text files that are stored on the user's various end devices, to store and further process this information. If the user has a Facebook profile and is logged in to it, the storage and analysis also takes place across devices. Facebook's privacy policy contains further information on data processing:
<https://www.facebook.com/about/privacy/>

Objection options (so-called opt-out) can here:

<https://www.facebook.com/settings?tab=ads> and set here
<http://www.youronlinechoices.com>.

The transmission and further processing of personal data of the users to third countries, such as the USA, as well as the associated possible risks for the users cannot be excluded by us as the operator of the site.

Statistical data

Via the so-called "Insights" of the Facebook page, statistical data of different categories are available to us. These statistics are generated and provided by Facebook. As the operator of the page, we have no influence on the generation and presentation. We cannot turn off this function or prevent the generation and processing of the data. For a selectable period of time and for the categories fans, subscribers, reached persons and interacting persons, the following data is provided to us by Facebook in relation to our Facebook page:

Total number of page views, "Like" votes, page activities, post interactions, reach, video views, post reach, comments, shared content, replies, proportion of men and women, origin in terms of country and city, language, calls and clicks in the store, clicks on route planners, clicks on telephone numbers. Likewise, data on the Facebook groups linked to our Facebook page are provided in this way. Due to the constant development of Facebook, the availability and processing of the data changes, so that we refer to the aforementioned privacy policy of Facebook for further details. We use this data, which is available in aggregated form, to make our posts and activities on our Facebook page more attractive to users. For example, we use the distributions by age and gender for an

adapted address and the preferred visiting times of the users for a time-optimized planning of our posts. Information about the type of end devices used by visitors helps us to adapt the visual design of the posts accordingly.

In accordance with the Facebook Terms of Use, which each user has agreed to as part of creating a Facebook profile, we may identify subscribers and fans of the Site and view their profiles and other shared information from them.

User rights

Since only Facebook has full access to user data, we recommend that you contact Facebook directly if you want to make requests for information or other questions about your rights as a user (e.g., right to deletion). If you need assistance with this or have any other questions, please feel free to contact us. If you no longer wish to have the data processing described here in the future, please disconnect your user profile from my/our site by using the "I no longer like this page" and/or "Do not subscribe to this page" functions.

2.9. Google Maps

We integrate the maps of the service "Google Maps" of the provider Google LLC, 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. The processed data may include, in particular, IP addresses and location data of the users, which, however, are not collected without their consent (usually executed as part of the settings of their mobile devices).

The data may be processed in the USA. Privacy policy:

<https://www.google.com/policies/privacy/> , Opt-Out:

<https://adssettings.google.com/authenticated> .

Order data processing conditions for Google advertising products:

<https://privacy.google.com/businesses/processorterms/>

2.10. Google Web Fonts

This page uses so-called web fonts provided by Google for the uniform display of fonts. When you call up a page, your browser loads the required web fonts into its browser cache in order to display texts and fonts correctly.

For this purpose, the browser you use must connect to Google's servers. This enables Google to know that our website has been accessed via your IP address. The use of Google Web Fonts is in the interest of a uniform and appealing presentation of our online offers. This represents a legitimate interest within the meaning of Art. 6 para. 1 lit. f DSGVO.

If your browser does not support web fonts, a default font is used by your computer.

For more information on Google Web Fonts, please visit <https://developers.google.com/fonts/faq> and see Google's privacy policy: <https://www.google.com/policies/privacy/>.

Order data processing conditions for Google advertising products: <https://privacy.google.com/businesses/processorterms/>

2.11. Liability for links

This website contains links to third-party websites ("external links"). These websites are subject to the liability of the respective operators, so that the Foundation accepts no responsibility for this third-party content. The linked pages were checked for possible legal violations at the time of linking. Illegal contents were not recognizable at the time of linking. However, a permanent control of the contents of the linked pages is not reasonable without concrete evidence of a violation of the law, so that the Foundation hereby expressly dissociates itself from all contents of the linked pages that were changed after the link was set. For illegal, incorrect or incomplete contents and especially for damages resulting from the use or non-use of such information, only the provider of the linked page is liable, not the one who refers to the respective publication via links.

2.12. Liability for contents

The contents of the web pages were created with the utmost care. However, no liability is assumed for the correctness, completeness and up-to-dateness of the contents.

As a service provider, the Foundation is responsible for its own content on these pages in accordance with general legislation pursuant to Section 7 (1) of the German Telemedia Act (TMG). According to §§ 8-10 TMG, however, the Foundation as a service provider is not

obligated to monitor transmitted or stored third-party information or to investigate circumstances that indicate illegal activity. Obligations to remove or block the use of information according to general laws remain unaffected by this. However, liability in this regard is only possible from the point in time at which a concrete infringement of the law becomes known. Upon becoming aware of such infringements, the content will be removed immediately.

2.13. Categories of affected persons

Visitors and users of this website.

2.14. Contact form

If you contact us by e-mail or contact form, the information you provide will be stored for the purpose of processing the request and for possible follow-up questions.

2.15. Rights of the user: information, correction and deletion

Information provided

If you would like to find out about the data that is stored when you visit our websites, please contact us.

Right to complain to the data protection officer, §46 DSGVO

You have the right to contact the competent supervisory authority of the Union or the member states at any time regarding possible violations of data protection regulations. The following supervisory authority is responsible for the Bethanien Hospital Foundation:

The Commissioner for Data Protection of the Protestant Church

Böttcherstraße 7, 30419 Hanover

Phone: +49 (0)511 768128-0

Fax: +49 (0)511 768128-20

E-mail: info@datenschutz.ekd.de

Website: <https://datenschutz.ekd.de>

Exercise of the data subject rights

To exercise your rights vis-à-vis the Bethanien Hospital Foundation in connection with data processing operations, please contact the Data Protection Officer:

E-mail: datenschutz@bethanienmoers.de

Inquiries to the company data protection officer that you submit electronically will generally be answered electronically, unless you have specified otherwise in your inquiry. The information and communications to be provided by Bethanien Hospital Foundation in accordance with the DSGVO-EKD, including the fulfillment of your rights as a data subject, will generally be provided free of charge. Only in the case of manifestly unfounded or excessive requests is the Bethanien Hospital Foundation entitled to charge an appropriate fee for processing or to refrain from taking action.

As a rule, requests for information and disclosure will be processed without delay, and in any case within one month of receipt of your request. The deadline may be extended by a further two months if this is necessary, taking into account the complexity and/or the number of requests. In the event of an extension of the deadline, Bethanien Hospital Foundation will inform you within one month of receipt of your request, stating the reasons for the delay. If Bethanien Hospital Foundation does not act on your request, Bethanien Hospital Foundation will inform you immediately within one month of receipt of your request, stating the reasons, and inform you of the possibility of lodging a complaint with a supervisory authority or seeking a judicial remedy.

Person responsible for data processing within the meaning of the DSGVO

The person responsible for the data collection is the

Bethanien Hospital Foundation for the County of Moers
Bethanienstraße 21, 47441 Moers

represented by the managing director Dr. Ralf Engels

Phone: (02 841) 200 - 2422

E-mail: info@bethanienmoers.de

Website: www.bethanien-moers.de

2.16. Copyright

The foundation is the author of all contents and documents of pages that refer to this imprint. The contents are protected by copyright and may only be copied or modified with the permission of the author.

2.17. Terms used

"Personal data" means any information relating to an identified or identifiable natural person (hereinafter "data subject"); an identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier (e.g. cookie) or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person.

"Processing" means any operation or set of operations which is performed upon personal data, whether or not by automatic means. The term is broad and includes virtually any handling of data.

"pseudonymization" means the processing of personal data in such a way that the personal data can no longer be attributed to a specific data subject without the use of additional information, provided that such additional information is kept separately and is subject to technical and organizational measures which ensure that the personal data are not attributed to an identified or identifiable natural person.

"profiling" means any automated processing of personal data which consists in using such personal data to evaluate certain personal aspects relating to a natural person, in

particular to analyze or predict aspects relating to that natural person's performance at work, economic situation, health, personal preferences, interests, reliability, behavior, location or change of location.

Controller" means the natural or legal person, public authority, agency or other body which alone or jointly with others determines the purposes and means of the processing of personal data.

"Processor" means a natural or legal person, public authority, agency or other body which processes personal data on behalf of the Controller.

2.18. Matomo web analytics service

Scope of the processing of personal data

Our website uses Matomo (formerly Piwik), an open source software for statistical analysis of visitor traffic. Matomo uses cookies that are stored on your computer and allow an anonymized analysis of your use of the website. It is not possible to draw conclusions about a specific person, as your IP address is anonymized immediately after processing and before storage.

Legal basis for the processing of personal data

The legal basis for the processing of personal data using cookies is Art. 6 (1) lit. f DSGVO.

Purpose of data processing

Matomo is used for the purpose of improving the quality of our website and its content. In this way, we learn how the website is used and can thus constantly optimize our offer.

Duration of storage, possibility of objection and elimination

The cookies used by Matomo are stored on the user's computer and transmitted from it to our site. Therefore, you as a user also have full control over the use of cookies. Cookies that have already been stored can be deleted at any time. This can also be done automatically.

You can object to the storage and analysis of this data by Matomo at any time. In this case, a so-called opt-out cookie is permanently stored in your browser, which causes Matomo

not to collect any data for storage and evaluation. However, if you delete this cookie intentionally or unintentionally, the objection to the data storage and evaluation will also be lifted and can be renewed via the following link.

Most modern browsers have a so-called "Do Not Track" option, which tells websites not to track your user activity. Matomo respects this option.

2.19. Web analytics services and log files

This website uses a web analytics service or writes log files, which allows the analysis of your use of the website. In the process, your IP address is recorded. The purpose of the collection is to evaluate your use of the website, to compile reports on website activities for the website operators, to ensure the technical security of the offer and to provide other services associated with the use of the website and the Internet. Under no circumstances will your IP address be linked to other data. By using this website, you consent to the processing of data about you by web analytics services in the manner and for the purposes set out above.

2.20. Right of withdrawal for data use

You have the right to object to the use of your data at any time. To do so, please contact us to arrange for your data to be changed or deleted.

2.21. XING

Our website may contain social plugins ("plugins") of the social network xing.com ("XING"), which is operated by XING AG, Gänsemarkt 43, 20354 Hamburg. Plugins are marked with a XING logo or the addition "XING Social Plugin". When you call up a Messe Düsseldorf GmbH website that contains such a plugin, clicking on the icon establishes a direct connection with the XING servers. The content of the plugin is transmitted by XING directly to your browser, which then integrates it into the website. By integrating the plugins, XING receives the information that you have accessed the corresponding page of our website. If you are logged in to XING, XING can assign the visit to your XING account. If you interact with the plugins, for example by posting a comment, the corresponding information is transmitted directly from your browser to XING and stored there. For the purpose and scope of the data collection and the further processing and use of the data by XING, as well as your rights in this regard and options for protecting your privacy, please refer to

XING's privacy policy. If you do not want XING to collect data about you via our website when using the plugin, you must log out of XING before visiting our website.

2.22. YouTube

Various pages may contain so-called embeddings of videos on YouTube.com (YouTube). YouTube is a service of Google Inc, 1600 Amphitheatre Parkway, Mountain View, California 94043, USA. The plugins are marked with a YouTube logo. When you call up a website that contains such a plugin, a direct connection to Google's servers is established by clicking on the icon. The content of the plugin is transmitted by Google directly to your browser and integrated by it into the website. By integrating the plugins, Google receives the information that you have accessed the corresponding page of our website. If you are logged into YouTube, Google can assign the visit to your YouTube account. If you interact with the plugins, for example by posting a comment, the corresponding information is transmitted directly from your browser to Google and stored there. For the purpose and scope of the data collection and the further processing and use of the data by YouTube, as well as your rights in this regard and options for protecting your privacy, please refer to Google's privacy policy. If you do not want Google to collect data about you via our website when using the plugin, you must log out of Google before visiting our website.

2.23. Purpose of processing

- Provision of the online offer, its functions and contents.
- Respond to contact requests and communicate with users.
- Safety measures.
- Reach measurement/marketing

2.24. Transfers to third countries

If we process data in a third country (i.e. outside the European Union (EU) or the European Economic Area (EEA)) or if this is done in the context of using third-party services or disclosing or transferring data to third parties, this will only be done if it is done to fulfill our (pre-)contractual obligations, on the basis of your consent, due to a legal obligation or on the basis of our legitimate interests. Subject to legal or contractual permissions, we only process or have data processed in a third country if the specific conditions are met. I.e. the processing is carried out, for example, on the basis of special guarantees, such as the officially recognized determination of a level of data protection corresponding to the EU in compliance with officially recognized special contractual obligations (so-called "standard contractual clauses").

3. Rights under the EKD Data Protection Act

As of May 25, 2018, a new, uniform data protection law will apply throughout the European Union. For institutions such as the Bethanien Hospital Foundation for the County of Moers, the EKD Data Protection Act (DSG-EKD) applies. The EKD Data Protection Act obligates the Bethanien Hospital Foundation for the County of Moers, (hereinafter "Bethanien Hospital Foundation") as a processor of personal data, in particular to inform its employees and patients affected by the data processing about the data collection, processing and use and to inform them of their rights under the DSG-EKD.

In the future, the Company will comply with these information and notice obligations in the context of the design and implementation of specific data processing operations. This applies in particular with regard to concrete information about the respective purpose of the data processing, the data collected in each case, the storage period, the recipients and any data processing in a third country outside the European Union. If this should be necessary in individual cases, the Bethanien Hospital Foundation will also inform you separately in this regard in an appropriate manner.

In addition, we hereby inform you of your general rights in connection with the processing of your personal data. In detail:

3.1. Right to information, § 19 DSG-EKD

You have the right to request information about whether and to what extent the company processes your personal data.

This right includes the right to information about

The processing purposes

The processing of the recorded data is carried out according to §6 EKD-DSG, on the basis of an existing legal regulation, consent or the processing is necessary for the fulfillment of the tasks of the responsible body.

The data collected by Bethanien Hospital Foundation are collected for initial and continuing medical care, in accordance with the care mandate.

The processing of data for other purposes is not intended. If there are important reasons for passing on the data for other purposes, these will be discussed with the persons concerned and only passed on with personal consent.

The categories of personal data (type of data) that are processed

At Bethanien Hospital Foundation, in addition to personal data in general, health data is also collected that is necessary as a basis for medical care.

As a rule, these are the following data:

- Name of the insured
- Date of birth
- Address
- Health insurance number
- Insured status
- the day, time and reason for admission as well as the admission diagnosis, the admission diagnosis, in the event of a change in the admission diagnosis the subsequent diagnoses, the expected duration of hospital treatment and, if this is exceeded, the medical justification at the request of the health insurance fund
- Date and type of each operation and other procedure performed in the hospital
- the day, time and reason for discharge or transfer, as well as the principal diagnosis and secondary diagnoses relevant to hospital treatment
- Information on the rehabilitation measures carried out in the respective hospital, as well as statements on the ability to work and suggestions for the type of further treatment with indication of suitable facilities.

The recipients or categories of recipients to whom their data have been disclosed or are to be disclosed; this applies in particular if data have been disclosed or are to be disclosed to recipients in third countries outside the scope of the DSGVO

Recipients of your data are usually, general practitioners, further treating physicians, health insurance companies, therapists and other medical partners who are subject to medical confidentiality.

Laboratories and external partners who are obligated to handle the data in the sense of the Bethanien Hospital Foundation via a corresponding AV contract and are thus also subject to compliance with the DSGVO.

If possible, the planned duration of the storage of your data, but in any case the criteria for determining the storage duration

Patient data is saved/stored and subsequently deleted/destroyed in accordance with the DKG guideline "Retention obligations and periods for documents in hospitals". As a rule, the retention period for patient records is 30 years. (This guideline can be found in the attachment)

The origin of the data, if personal data was not collected directly from you

Data will only be collected from third parties with your consent. If personal data is transferred to a third country outside the scope of the DSGVO, you are entitled to information about the guarantees that ensure an adequate level of protection for the data recipient in the third country.

3.2. The processing purposes

The processing of the recorded data is carried out according to §6 DSGVO, on the basis of an existing legal regulation, consent or the processing is necessary for the fulfillment of the tasks of the responsible body.

The data collected by Bethanien Hospital Foundation are collected for initial and continuing medical care, in accordance with the care mandate.

The processing of data for other purposes is not intended. If there are important reasons for passing on the data for other purposes, these will be discussed with the persons concerned and only passed on with personal consent.

3.3. The categories of personal data (type of data) that are processed

At Bethanien Hospital Foundation, in addition to personal data in general, health data is also collected that is necessary as a basis for medical care.

As a rule, these are the following data:

- Name of the insured
- Date of birth
- Address
- Health insurance number
- Insured status

- the day, time and reason for admission as well as the admission diagnosis, the admission diagnosis, in the event of a change in the admission diagnosis the subsequent diagnoses, the expected duration of hospital treatment and, if this is exceeded, the medical justification at the request of the health insurance fund
- Date and type of each operation and other procedure performed in the hospital
- the day, time and reason for discharge or transfer, as well as the principal diagnosis and secondary diagnoses relevant to hospital treatment
- Information on the rehabilitation measures carried out in the respective hospital, as well as statements on the ability to work and suggestions for the type of further treatment with indication of suitable facilities.

3.4. The recipients or categories of recipients to whom their data have been or will be disclosed

Recipients of your data are usually, general practitioners, further treating physicians, health insurance companies, therapists and other medical partners who are subject to medical confidentiality.

Laboratories and external partners who are obligated to handle the data in the sense of the Bethanien Hospital Foundation via a corresponding AV contract and are thus also subject to compliance with the EKD-DSG.

3.5. The storage of your data, and in any case the criteria for determining the storage period

Patient data is saved/stored and subsequently deleted/destroyed in accordance with the DKG guideline "Retention obligations and periods for documents in hospitals". As a rule, the retention period for patient records is 30 years. (This guideline can be found in the attachment)

3.6. The origin of the data, if personal data was not collected directly from you

Data will only be collected from third parties with your consent. If personal data is transferred to a third country outside the scope of the DSG-EKD, you are entitled to

information about the guarantees that ensure an adequate level of protection for the data recipient in the third country.

4. Duty to inform according to § 17 DSGVO-Applicant

4.1. Name and contact details of the person responsible (§ 17 para. 1 1. DSGVO)

Bethanien Hospital Foundation for the County of Moers
Bethanienstraße 21
47441 Moers

E-mail: karriere@bethanienmoers.de

4.2. Contact details of the data protection officer (Section 17 (1) 2. DSGVO)

You can reach our internal data protection officer at:

Tel.: (02841) 200-20646

E-mail: datenschutz@bethanienmoers.de

4.3. Purpose and legal basis of data processing (§ 17 para. 1 3. DSGVO)

- Processing of applications/eRecruiting (Section 49(1) DSGVO)
- Inclusion in an applicant pool for subsequent filling of a position (Section 11 (1) DSGVO).

4.4. Recipients or categories of recipients of the personal data (§ 17 para. 1 4. DSGVO)

Personnel department and authorized persons, disposal service provider

4.5. Storage period according to legal storage obligations (§ 17 para. 2 1. DSGVO-EKD)

Personal data is deleted six months after the end of the application process, taking into account Section 61b (1) ArbGG in conjunction with Section 15 AGG. § 15 AGG. In the case of inclusion in the applicant pool, deletion takes place after 2 years if no suitable position can be offered.

4.6. Right to information, correction, deletion, restriction, data portability and objection (§ 17 para. 2 2 DSGVO-EKD)

As a data subject, you have the right to information, correction and deletion of your data and to restriction of processing, as well as a right to data portability at any time. For this purpose, please contact the responsible person using the contact details provided.

5. Right of appeal (Section 17 (2) 3. DSGVO-EKD)

As a data subject, you can contact the responsible data protection officer of the Protestant Church in Germany at any time if you have a complaint:

The Commissioner for Data Protection of the Evangelical Church in Germany

Dortmund Branch Office for the Central-West Data Protection Region

Cemetery 4, 44135 Dortmund Phone

: +49 (0)231 533827-0

Fax: +49 (0)231 533827-20

mitte-west@datenschutz.ekd.de

5.1. Existence of a necessity to provide personal data (§ 17 para. 2 4. DSGVO-EKD)

The data collected is required for the implementation of the application process. If it is not provided, it will not be possible to carry out the application procedure.