Information Sheet on Data Processing pursuant to Art. 13, 14 of the General Data Protection Regulations (GDPR) for Integration Course Participants

The integration course is coordinated and implemented by the Federal Office for Migration and Refugees, which uses private and public course providers for this purpose, Section 43 (3) sentence 2 AufenthG [German Residence Act]).

In order to fulfil these tasks, your personal data will be collected and processed by the following authorities as follows:

- The Federal Office collects your personal data to the extent necessary for the following purposes:
  - Admission to an integration course (Section 5 (1) IntV [German Integration Course Regulation]) and repetition of a maximum of 300 lessons of the language course (Section 5 (5) IntV)
  - Exemption from the costs payable for the integration course (Section 9 (2) IntV)
  - Granting of a subsidy for travel costs (Section 4a (1) IntV)
  - Reimbursement of 50% of the costs payable for the integration course (Section 9 (6) IntV)

- If you are entitled or obliged to take part in a course by the German immigration authority [Ausländerbehörde], the provider of the basic benefit for job-seekers, the provider of benefits under the German Asylum Seeker Benefits Act [Asylbewerberleistungsgesetz] or the Federal Administrative Office [Bundesverwaltungsamt], these authorities will forward your personal data to the Federal Office, in particular the data on your confirmation of entitlement to take part in the course and the data for provision to a test and registration office. The data are transmitted to the Federal Office if this is necessary in particular for the billing and implementation of integration courses (Section 88a (1) sentence 1 AufenthG).

- If the Federal Office assigns you to a specific course provider or refers you to a specific course provider in accordance with Section 7 (3) or (5) IntV for the purpose of timely course participation, the Federal Office will inform the course provider and (if applicable to you) the authority that has obliged you to participate in the course.

- The course provider shall provide the Federal Office with your integration course registration data and notify it of your participation in the integration course, if this is necessary for determining proper participation on the course, for issuing the certificate of successful or unsuccessful participation in the integration course or for billing and implementing the integration courses (Section 88a (1) sentence 1 AufenthG).
• If you are obliged to participate in the integration course, the course provider will inform the authority/authorities that has/have obliged you if you do not take part in the integration course in accordance with regulations (Section 88a (1) sentence 2 AufenthG).

• Upon request, the Federal Office will transmit your personal data to the responsible provider of the basic benefit for job-seekers, the responsible provider of benefits under the German Asylum Seeker Benefits Act [Asylbewerberleistungsgesetz], if this is necessary in particular for granting admission, entitlement or obligation to an integration course, for monitoring the fulfilment of the obligation to participate and for extending a residence permit (Section 88a (1) sentence 3 AufenthG).

The Federal Office is responsible for the protection and security of your personal data, which the Federal Office itself has collected or received from other sources.

The contact details of the Federal Office are:
Bundesamt für Migration und Flüchtlinge
Frankenstraße 210
90461 Nürnberg

The contact details of the Data Protection Officer of the Federal Office are:
Bundesamt für Migration und Flüchtlinge
- Behördlicher Datenschutzbeauftragter -
Frankenstraße 210
90461 Nürnberg

Your surname, first name and date of birth will be deleted no later than ten years, your other personal data no later than five years after completion of the integration course (Section 8 (6) IntV).

You have the right to request the Federal Office to restrict the processing of your personal data if you can prove that your interests worthy of protection or the interests worthy of protection of others are restricted by the processing of the data. In that case, your data will only be processed if there is an overriding public interest in this. Furthermore, you have the right to information and correction of your personal data and the right to have your data deleted in the event that your data has been processed without authorisation.

You also have the right to file a complaint with the supervisory authority responsible for data protection:
Bundesbeauftragte für den Datenschutz und die Informationsfreiheit
Husarenstraße 30
53117 Bonn