Notice regarding the processing of personal data in connection with supervised self-swabbing at schools and educational institutions

Purpose and basis for the processing of your personal data

It is a condition for physical attendance at the school/educational institution that students over the age of 12, course participants and employees must be able to document a negative COVID-19 test result which is no more than 72 hours old. The purpose of this requirement is to reduce the risk of spreading COVID-19.

In this regard, it is the job of the school/educational institution to check at least twice weekly that the student, course participant or the employee meets the conditions for physical attendance and to ensure that the individual concerned is able to present a valid negative nest result. It is also the responsibility of the school/educational institution to offer a rapid test in the form of a supervised self-swab twice per week. The school/educational institution may perform its check that the student/course participant/employee is compliant with the test requirement in connection with their provision of supervised self-swab testing.

Your consent to undergo a self-swab test for COVID-19

In order that the school/educational institution may allow you to undergo a rapid test for COVID-19 in the form of a supervised self-swab, it is a condition that you participate voluntarily and thus give your consent to be tested for COVID-19. The school/educational institution may consider your participation in a rapid test for COVID-19 as sufficient and informed consent for this purpose.

What data will be processed?

When you undergo a rapid test at the school/educational institution, the school/educational institution will be the data controller for the processing of the personal data which you provide in connection with this. This means that the school/educational institution is responsible for ensuring that your personal data are processed in accordance with the General Data Protection Regulation.

The school/educational institution will process the following personal data: Name, civil registration (CPR) number, telephone number and test result. A test result can be positive, negative or inconclusive.

The basis for the processing of the personal data stipulated above can be found in Article 6(1)(e) (or Article 6(1)(f) in the case of private institutions) and Article 9(2)(g) of the European Union's General Data Protection Regulation (GDPR) and in Article 7(4) of the Danish Data Protection Act. This must be seen against the background that the data concerned are necessary in order for the school/educational institution to fulfil its statutory duty.

With whom will personal data be shared?

Your CPR number and test results will be reported to the Danish Health Data Authority (Sundhedsdatastyrelsen) which will use the data in connection with its work to track the development of infection in Denmark.

If you test positive for COVID-19, your result will be reported to the Danish Patient Safety Authority (Styrelsen for Patientsikkerhed) alongside your name, CPR number and telephone number for use in contact tracing.

When will the data be deleted?

The school/educational institution will delete your data once they have been reported to the Danish Health Data Authority.

Questions and complaints

Any questions relating to the processing of your personal data by the school/educational institution in connection with your rapid test can be directed to the data protection officer at the school/educational institution: [Insert contact details here].

Complaints about the processing of your personal data by the school/educational institution can be directed to the Danish Data Protection Authority at dt@datatilsynet.dk.