Information about data protection for your tire insurance

In addition to the General Conditions of Insurance (GCI) and the Insurance Product Information Document (IPID), this document provides you with information about the processing and usage of your data.

1. Responsible

- 1.1 The party responsible for processing your personal data is i-surance GmbH, Brunnenstrasse 181, D-10119 Berlin. E-Mail: info@i-surance.eu; Tel. +49 30 2390 4770 (hereinafter "i-surance").
- 1.2 The data protection officer may be reached via e-mail: <u>data-security@i-surance.eu</u> or via postal communication to the address mentioned above.

2. Purpose and legal basis of data processing

- 2.1. i-surance performs functions defined on its group insurance contract with your online tyre retailer to warrant you, as insured person, the insurance coverage for your tyre(s).
- 2.2. i-surance processes your data for the performance of a contract to which you are a party or in order to undertake steps at your request prior to entering into a contract (Art. 6 para. 1 lit. b GDPR). Contract performance includes fulfilling the insurance coverage, claim handling and processing of complaints.
- 2.3. For this purpose, your personal data (e.g. name, address) and the data of your purchased product (e.g. type, manufacturer, model, purchase price) will be registered and processed by i-surance.
- 2.4. In case you file a claim, we might ask you to provide us with your bank details (e.g. IBAN) in order to settle your claim
- 2.5. Additionally, your data may be used for statistical evaluations, especially of insurance premiums and claims, as well as for the fulfilment of legal obligations.
- 2.6. The processing of your data always takes place to the extent necessary and is required for the conclusion and execution of the contract.
- 2.7. Your data is registered online when entered during the tyre purchasing process.

3. Data recipient

- 3.1 i-surance processes your data as described in section 2 and may also involve its parent company (i-surance AG, Seefeldstr. 283A, 8008 Zurich, Switzerland) in fulfilling the contract. In this case agreements exist, to the extent that they are necessary, to ensure that appropriate data protection and information security measures are always in place.
- 3.2 Your personal data will be made available to i-surance online for the conclusion of the contract and settlement of any claims. This allows you to conclude your contract and file claims online.

Your data will be provided to the insurer, Great Lakes Insurance SE, Königinstraße 107, 80802 München, so that the insurer may warrant your insurance coverage in accordance with applicable regulation. Great Lakes Insurance SE is a subsidiary of Munich Re. and may transmit your data to its parent company or affiliate in the country or abroad for statistical analyses and to comply with regulation. More information can be obtained on the privacy policy of Great Lakes Insurance SE

4. Legal framework of the data transmission

In all cases the data transmission will be done in accordance with current applicable legal requirements.

5. Data transmission abroad

For contract fulfilment it may be required to transmit data to parent companies or affiliates of i-surance or of the insurer within Europe and Switzerland. There will be no transmission of data to third countries outside of the European Union.

6. Rights of affected parties

If legal requirements are met, you have a large number of rights including being informed about the data we process, having your data corrected, having your data deleted, having your data transferred, restricting processing, revoking given consent at any time with future effect or objecting to certain data processing (in case consent had been previously granted) and receiving a copy of your data. To exercise these rights or to obtain further information on data processing, please contact data-security@i-surance.eu or, alternatively, the insurer's data protection officer. Furthermore, you have the right to file complaints with supervisory authorities at any time.

Data storage and retention following termination of insurance coverage

After contract termination, your data will be stored by isurance GmbH for a maximum of ten years, in line with the legal retention period. This period begins at the end of the year in which the termination took effect. The legal basis for this is a justified interest in defending against legal claims (Art. 6 para. 1 lit. f GDPR) and fulfilling a legal obligation which the person responsible is subject to (Art. 6 para. 1 lit. c GDPR).

8. Further information

The provision of your personal data is necessary for the conclusion of your contract. If your personal data is not made available, no contract for the provision of insurance cover can be concluded with you. There will be no automated decision-making or profiling.

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