

Information Memorandum of Czechinsure s.r.o.
concerning the processing and protection of personal data

I. Basic provisions

Personal data controller pursuant to Article 4 (7) of Regulation (EU) 2016/679 of the European Parliament and of the Council for the protection of individuals with regard to the processing of personal data and the free movement of such data (hereinafter: 'GDPR') is Czechinsure s.r.o. ID No: 27412148, registered office: Nad Rokoskou 9a, 182 00, Prague 8

Administrator contact information is

- address: Czechinsure sro, Nad Rokoskou 9a, 182 00, Prague 8, Czech Republic
- Email: info@czechinsure.com
- Phone: +420 774 553 596

Personal data means all information relating to an identified or identifiable natural person; an identifiable natural person is a natural person who can be identified, directly or indirectly, in particular: by reference to a particular identifier, such as name, identification number, location data, network identifier or one or more specific physical, physiological, genetic, psychological, economic, cultural elements or the social identity of that individual.

The controller did not appoint a Data Protection Officer.

II. Sources and categories of processed personal data

The administrator processes the personal information you have been provided to or the personal information that the administrator has obtained based on a legitimate interest from another controller. The controller processes personal information, such as name, surname, social security number, date of birth, home address, telephone number, e-mail address and other personal data related to the preparation, conclusion of the insurance premium or any other contract or liquidation. These are the necessary identification and contact information. When We may also process the data relating to the conclusion of the contract or the settlement of the insured event health condition.

III. Legal reason and purpose of personal data processing

1. The legal reason for the processing of personal data shall be:

the legitimate interest of the trustee in mediation and administration of insurance or other financial contracts, or other services directly related to the conclusion of such a contract or the settlement of claims events (eg vehicle inspection, windscreen marking, vehicle repair, claims settlement events)

2. The purposes of the processing of personal data are:

risk analysis and evaluation, insurance contract preparation and conclusion, insurance contract management, cooperation in liquidation of claims and claims preparation and mediation or conclusion and administration of other financial contracts, eg construction savings, pension savings, trust fund, credit, leasing

direct marketing of the manager, sending his / her advertising messages and offering services.

Against such processing you have the right to object at any time

processing of selected personal data for strategic development of administrator and processor, and for scientific research in the field of insurance

3. There shall be no automatic individual decision-making within the meaning of Article 22 of the GDPR.

IV. Data retention period

1. The controller shall keep personal data:

- for the period necessary to exercise the rights and obligations arising from the contractual relationship; and asserting claims arising from such contractual relationships, or for the period of time imposed by others legal regulations even after termination of the contractual relationship (eg compulsory archiving period).
- for as long as the consent to the processing of personal data for marketing purposes is withdrawn, no longer than 15 years if the personal data are processed with the consent
- for as long as the consent to the processing of selected personal data for the purposes of withdrawal is withdrawn the strategic development of the controller and the processor and for the purposes of scientific research in the field of the insurance market, maximum 15 years, if the personal data are processed with the consent

2. After the personal data retention period has elapsed, the controller shall delete the personal data in electronic form a discarded in paper form.

V. Recipients of personal data (subcontractors of the controller)

1. The controller transfers personal data to other controllers, but only if the nature so requires services, especially insurance companies, building societies, pension funds, credit companies, car repair shops, construction companies, agencies dealing with security and security of property and persons
2. The controller does not intend to transfer personal data to a third country (to a non-EU country) but to the recipient of the data may also be an international organization with its registered office outside the EU (eg an insurance company), which is authorized in the Czech Republic Republic to provide its services.

VI. Rights Information

1. Subject to the conditions laid down in the GDPR, it may be applied

- the right of access to his / her personal data under Article 15 of the GDPR,
- the right to rectify personal data pursuant to Article 16 of the GDPR, or to limit processing according to Article 18 GDPR.
- the right to have personal data deleted pursuant to Article 17 of the GDPR.
- the right to object to processing under Article 21 of the GDPR; and
- the right to data portability under Article 20 of the GDPR.
- the right to withdraw consent to processing in writing or electronically to an address or email the administrator referred to in Article I of these Conditions.

2. In addition, a complaint may be lodged with the Office for Personal Data Protection, if there is a reason believe that your right to privacy has been violated.

3. Personal data may be refused. However, failure to provide relevant data may result impossibility of service implementation by the administrator.

VII. Conditions of personal data security

1. The Administrator declares that he has taken all appropriate technical and organizational measures to secure personal data.
2. The administrator has taken technical measures to secure data storage and personal data storage in paper form form.
3. The controller declares that only the processors authorized by him, ie in particular subordinate insurance intermediaries, staff and administrative staff of the trustee, IT services and security providers, insurance companies respectively. other providers services.