

## Information sheet on data protection (Art. 13ff GDPR)

**Data protection is important to us. We therefore assure you that we process your personal data in compliance with the principle of lawfulness, fairness and transparency and only for the purposes listed below. We also confirm that we have taken suitable technical and organizational measures to protect your data and to be able to fulfill our obligations under the GDPR and the Data Protection Amendment Act 2018.**

**In accordance with Article 13 ff GDPR, we would also like to provide you with the following information about the processing of your personal data and your related rights:**

<b>Controller:</b>	voestalpine Insurance Broker GmbH Stahlstraße 14 A-4020 Linz T. +43/5030415-2524 insurance.broker@voestalpine.com
<b>Purposes:</b>	Insurance brokerage and advice in insurance matters: in particular the preparation and conclusion of insurance contracts, assistance in administration and fulfillment, in particular in the event of damage; customer management and customer care; fulfillment of contractual obligations; fulfill legal obligations or protection of legal interests.
<b>Basis:</b>	Insurance brokerage contract/authorization; legitimate interest, legal basis, if required declaration of consent
<b>Categories of data:</b>	Contact details / personal data (name, address, email address, date of birth, telephone number, gender); Identification data (ID data, vehicle registration number, policy number); Financial data / account data (bank data, possibly data on creditworthiness, assets); Documentation data (official protocols, reports, judgments); Health data (data from medical records, insofar as a declaration of consent is available); other personal data (hobbies, etc.).

# voestalpine Insurance Broker GmbH

Versicherungsmakler und Berater in Versicherungsangelegenheiten  
GISA-Zahl: 14934568  
Firmenbuchnummer: 0893411  
Firmenbuchgericht: Landesgericht Linz

## **Storage period:**

As long as we have a contractual relationship with you, the data we collect will remain stored, taking all technical and organizational protective measures into account.

If the contractual relationship with you is terminated, personal data will be deleted after the statutory retention and documentation obligations as well as the statutory limitation periods, which can be up to 30 years in certain cases according to the Austrian ABGB.

## **Recipient categories:**

Own company, especially customer administration, claims processing, accounting, customer service; Insurance companies; Processors, IT-officers; other service providers of the person responsible, such as tax consultants or, if necessary, lawyers, authorities, etc.; A transfer to recipients in a third country (outside the EU) or to an international organization is not intended.

**We would like to inform you that you as the data subject have the right to information, erasure, restriction, correction, data minimization and data transfer as well as objection within the meaning of the GDPR.**

**You have the right to object if we process your personal data out of our legitimate interest and you do not agree to this processing for reasons arising from your particular situation. You can also assert your right of objection if we process your data for direct mail and you no longer agree to this processing for advertising purposes.**

**To exercise your rights, please contact the controller listed above.**

**We would also like to point out that you have the right to lodge a complaint with the supervisory authority (data protection authority) if you believe that a data protection violation has occurred on our part.**

**We are of course always available for questions and information.**