

ALLIANZ.HU

INFORMATION NOTICE ON THE PROCESSING OF PERSONAL DATA DURING CLAIM SETTLEMENT

EFFECTIVE FROM
5 AUGUST 2020

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INFORMATION NOTICE

1. THE PROCESSING OF PERSONAL DATA

In connection with the evaluation and settlement of claims for services or compensation submitted on the basis of an insurance contract (**claim settlement**), Allianz Hungária Zrt. (**insurance company**) – in its capacity as controller – processes the personal data of its clients submitting such claims, that is, the data of the policyholder, the insured person, the beneficiary, the injured party, any other person who is entitled to use the insurance company's services, as well as any person replacing these persons as their heir – as natural persons affected by the data processing activities of the insurance company (data subjects) – in accordance with the provisions of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (**General Data Protection Regulation or GDPR**), Act CXII of 2011 on the Right of Informational Self-Determination and on Freedom of Information (**Privacy Act**), Act LXXXVIII of 2014 on the Business of Insurance (**Insurance Companies Act**) and the provisions on data protection of any other applicable laws.

Personal data means any information from which conclusions can be drawn regarding a natural person.

If a data subject submits a complaint to Allianz SE (the insurance company's owner), Allianz SE will process the data of such person – including, if necessary, any communication with Allianz Hungária Zrt. – in accordance with the GDPR.

2. THE INSURANCE COMPANY'S DATA RELATING TO DATA PROCESSING

The data of the insurance company as controller:

Name: Allianz Hungária Biztosító Zártkörűen Működő Részvénytársaság

Our registered office: 1087 Budapest, Könyves Kálmán Krt 48–52.

Our mailing address: 1368 Budapest, Pf. 191.

Company registration number: Budapest-Capital Regional Court acting as court of registration, Cg. 01-10-041356

Country of the registered office: Hungary

Our supervisory authority is the Central Bank of Hungary (registered office: 1054 Budapest, Szabadság tér 8–9). Our company is a member of Allianz SE, the leading group of insurance companies in Europe, which is one of the largest of such groups in the world. As one of Hungary's most important financial service providers, Allianz Hungária Zrt. serves its clients relying on its many years of national and international experience.

Our website can be found at: www.allianz.hu;

Contact details of the data protection officer: Strategic and General Administration Division, Compliance Department; Mailing address: 1087 Budapest, Könyves Kálmán krt. 48–52.

You can find the prevailing, detailed information on data processing at <https://www.allianz.hu/hu/adatvedelem.html>.

3. DATA PROCESSING IN CONNECTION WITH CLAIM SETTLEMENT

3.1 The purpose of data processing, the data concerned and the period of data processing

a) For the purpose of claim settlement, the insurance company shall process the personal data provided by the data subject in connection with the claim settlement or obtained by the insurance company about the data subject in connection with the claim settlement in any other way.

For the purpose of claim assessment and determining the amount, the data subject may or—based on a contract or a law—shall provide personal data and sensitive data (special categories of personal data) relating to the health status of the data subject.

If the data subject does not provide the insurance company with his [whenever the context may require, any masculine pronouns used in this notice shall include the corresponding feminine forms] personal data required for the claim settlement, the insurance company may not be able to conduct the claim settlement procedure, as a result of which it may refuse to provide its services in the cases specified in the insurance contract or by law.

The insurance company shall also use the data processed in connection with claim settlement for statistical purposes, within the period specified in this notice.

- b) If the data subject submits a complaint against the insurance company in connection with the claim settlement, then, in order to conduct the complaint handling procedure, the insurance company will process the data subject's personal data provided to it by the data subject in connection with complaint handling or the personal data processed by the insurance company which are related to complaint handling. The insurance company will retain personal data for the purpose of complaint handling – including audio recordings in the case of complaint handling over the phone – for 5 years after the completion of the complaint handling procedure.
- c) Data processing related to risk groups:
- If the relevant right of the insurer was laid down in the policy, the insurer shall be entitled to contact

another insurance company on grounds of its legitimate interests in respect of data processed with due regard to the specific features of the insurance product and defined in Sections 149(3) to 149(6) of the Insurance Activities Act in order to safeguard the interests of the risk group and to ensure appropriate performance of the contractual obligations in compliance with the applicable laws and the policy, as well as to prevent any abuse in connection with such policies, or

- ii) if such right of the requesting insurer was laid down in the policy, it shall disclose to the other insurer any data processed with due regard to the special features of the given insurance product and defined in Sections 149(3) to 149(6) of the Insurance Activities Act.
- iii) In case a joint database is established between insurers and the related entitlement of the insurer is laid down in the policy, the insurer, on grounds of its legitimate interests, shall be entitled to request data from the database as defined in Section 150(1) of the Insurance Activities Act for the purpose of protecting the risk group and ensuring appropriate performance of the contractual obligations in accordance with the applicable rules of law and the provisions of the policy and to prevent the abuse of policies; the insurer shall also submit to the database any data processed with due regard to the special features of the insurance product and defined in Section 150(1) of the Insurance Activities Act into the database.

The insurer may process data obtained as the result of incoming enquiries for ninety days following receipt, except in case the data obtained as the result of the request is required for the enforcement of the insurer's legitimate interests. In the latter case, the insurer may continue to process such data until the final closing of the procedure initiated with the aim of enforcing a claim, provided that if no such procedure is initiated within one year following the date when the insurer became aware of the data, such data shall be processed for a maximum period of one year following gaining knowledge thereof by the insurer.

The insurer shall notify data subjects of the request and the scope of personal data acquired during such request in accordance with the applicable provisions of the Insurance Activities Act.

- d) For the purpose of performing its contracts concluded with reinsurers, the insurance company may transfer the personal data it has obtained in connection with claim settlement to the reinsurers in its legitimate interests.
- e) In cases specified by law, in order to fulfil a legal obligation, the insurance company shall process the data subjects' data specified by law, for the purposes and the period specified by law.

The insurance company will process the data specified by the legal provisions on accounting, taxation and money laundering in the manner and for the period specified in those provisions.

- f) In cases specified by law and for a purpose specified by law, the insurance company shall transfer the data subjects' data to another controller in order to fulfil a legal obligation.
- g) The insurance company shall have the right to transfer data to KÁR-WEB Kft (registered office: 2319 Szigetújfalu, Fő út 070/15.; company registration number: 13-09-167037; tax number: 24764991-2-13) as independent controller on the basis of the data subject's consent. The purpose of the data transfer is to display the anonymised photos and repair calculation of the damaged vehicle – whose licence plate number is marked by the data subject – on the online repair shop platform operated by KÁR-WEB Kft in order that KÁR-WEB Kft informs the data subject via telephone about the repair shop making the best offer for the repair works in total as well as transmits the data subject's name/company name and telephone number to the repair shop mentioned above.
- h) The Audatex-Magyarország Kft. (Company Reg. No.: 01-09-366839, H-1134 Budapest, Váci út 49. 5th floor, tax number: 12004001-2-41, information on data protection at <http://www.audanet.de/cms/web/ax-hu/home>) is allowed to process the VIN of the vehicle owned and/or operated by the data subject based on the legitimate interest of the Audatex-Magyarország Kft.. Audatex-Magyarország Kft. as a data controller and operator of the AudaHistory module is entitled to process the data in this module in order to prevent any abuse in relation to vehicles. Under appropriate conditions of use AudaHistory allows anyone to obtain information by the VIN about previous claims of the vehicle, i.e. whether repair calculation has been performed on a specific vehicle in the application operated by Audatex, or if it has been sent to total loss auction.
- i) With regard to the legitimate interests of the insurance company, given that the protection of the risk group is the insurance company's responsibility, for the purpose of preventing, detecting, monitoring any misuse of insurance services and payments, measuring and managing associated risks, the insurance company will process data disclosed by the client upon or after contracting, or obtained from a third party for a period of five years.
- j) The insurer identifies clients for the purpose of protecting insurance secrets and personal data, filing of any claims report, announcement of service request, general complaint, complaint or notification related to data processing either in person, by phone, email or on the insurer's online interface. For identification purposes, the insurer will use the following data: name, contract number and/or claim number, date and place of birth, mother's name. **Given that the policy or claim numbers are data used for identification, please treat them as confidential and do not disclose them to third parties.**

- k) The insurance company processes the sensitive criminal personal data of data subjects on grounds of its legitimate interests, provided that such processing is required for the submission, enforcement or defending of the insurance company's or the injured party's legal claims or those of the party causing the damage. In order to protect the risk group, it is the insurance company's legitimate interest to correctly assess the legal grounds of any claims for damages, and—in cases of dispute—to take the decision of an authority or a court into account.
- l) With regard to its legitimate interests, the insurance company processes the data subjects' personal data also to enforce reimbursement claims it may have under the policy and Section 6:468 of the Civil Code. A legitimate interest pursued by the insurance company is to claim reimbursement from the person causing the damage to the extent of the damage compensated by the insurance company, in accordance with the relevant legal or contractual provisions.
- m) The insurance company processes any private CCTV or other video footages recorded in relation with the loss and submitted by the injured party or the party causing the damage if such party hands over the footage for the purposes of assessing the loss, the claim for benefits under the policy, or to clarify the underlying legal grounds. The insurance company will process such footage to perform its contractual obligations.
- n) When using online claims journey tracking services, it is mandatory to submit an e-mail address and a mobile number on the claims report, given that the insurance company will fulfil its claims settlement-related information provision obligations assumed in respect of the services and during the use thereof by electronic means (e-mail or SMS) in the course of the claims administration process.
- o) For online claims journey tracking services, the insurance company may request a feedback related to the services associated with the loss at the closing of a claim file. Ratings will range from one to five. Data submitted by data subjects upon feedback will be processed to improve service quality and to enhance customer experience. The insurance company may also contact the party submitting a rating/using the services in relation to such feedback or the use of such services.
- p) The insurance company shall have a backup copy in order to ensure the IT security of data maintained in its records. With regard to the legitimate interests of the insurance company, such backup data will be stored for 10 years.
- q) If a data subject explicitly agreed during or after the taking out of the policy to accept marketing messages or advertisements sent by the insurer, the insurer shall also handle policy-related data in connection with such purposes for the time period set forth in Item 3.1 but until the withdrawal of the consent at the latest. Considering its own legitimate interests, the insurer may apply the provisions of the Act XLVIII of 2008 on the Essential Conditions of and Certain Limitations to Business Advertising Activity and send a direct mail even without the prior consent of the data subject.
- r) The insurer shall be entitled to contact the data subject using the telephone number or e-mail address he or she provided for the purpose of the back-testing and continuous improvement of the quality of the claim settlement services.
- s) The insurer shall have a backup copy in order to ensure the IT security of data maintained in its records. With regard to the legitimate interests of the insurer, such backup data will be stored for 10 years.
- The insurance company may process the personal data obtained in connection with claim settlement during the term or after the completion thereof, as long as any claim can be enforced in relation to the claim submitted by the data subject. Timeframes available for the enforcement of claims (limitation periods) are set forth in the laws and in the terms and conditions applicable to each insurance product. Any processing for a different duration will be separately specified in the above-listed paragraphs.
- The insurer shall issue or create an accounting document on each economic operation or business transaction in accordance with the Accounting Act, and to enter the data of such accounting documents reflecting the process of the economic operation (business transaction) in the accounting records. According to the accounting rules, "accounting document" is any document (invoice, contract, agreement, statement, credit institution certificate, bank statement, legal provision or any other document that may be considered as such) issued or created by a business entity or by a natural person or other business entity having business or other relationship with such business entity, whether printed or created in any other manner, which supports the accounting (record-keeping) of the business transaction. The insurer shall maintain its records required by the Accounting Act, as well as any accounting settlements and direct and indirect supporting documents (including general ledger accounts, analytical and detailed records) in a legible form for at least for 8 years, in a format retrievable based on references to the accounting records. Accordingly, data processed in claims settlement records shall also be retained for a period of 8 years following the closing of such claim.

3.2 The legal basis of data processing

- a) In the cases discussed in paragraphs 3.1(a) and (b) above, the insurance company shall process the policy holder's personal data that are not considered sensitive data (data concerning health) on the basis of the relevant contractual relationship, in order to perform the contract.

In the cases discussed in paragraphs 3.1(a) and (b) above, the insurance company will process the personal data not considered sensitive data (data concerning health) of other data subjects (insured persons, beneficiaries, injured parties, persons entitled to use certain services, and heirs) in order to fulfil its legal obligations laid down in the Civil Code (Sections 6:439; 6:470 and 6:472) and the Act LXII of 2009 on Insurance Against Civil Liability in Respect of the Use of Motor Vehicles (Sections 27 to 32).

- b) In the cases discussed in paragraphs 3.1(a) and (b) above, the insurance company shall process the sensitive data of the data subjects – in particular the data concerning their health – on the basis of the data subject’s expressed consent. The consent is included in the letter of consent related to this notice.
- c) The insurance company has a legal obligation to perform the data transfer mentioned in paragraph 3.1(c) ii above. In the case of data obtained through contacting another insurance company, the legal basis of processing is the contractual relationship, that is, the performance of a contract.
- d) The insurance company has a legal obligation to perform the data processing mentioned in paragraph 3.1(e) above.
- e) The insurance company has a legal obligation to perform the data transfer mentioned in paragraph 3.1(f) above.
- f) The data processing specified in Item 3.1(g), (p) above is based on the data subject’s voluntary and expressed consent.
- g) The data processing specified in Item 3.1(h) above is based on the legitimate interest of Audatex-Magyarország Kft.
- h) In the cases of direct mail specified in Items 3.1 c) (i), (iii) and q); contact data under Item r); and data described in Items d), i) k), l), m), o), p) and s), the insurer processes personal data on grounds of its legitimate interests.

To the extent the insurance company processes personal data on grounds of its legitimate interests, it will have a detailed legitimate interest assessment in place, available for data subjects (in an extract version) upon a request submitted to the Data Protection Officer via <https://www.allianz.hu/hu/adatvedelem.html>.

3.3 The recipients of data and the categories of recipients:

3.3.1. Use of processors

During their engagement, the insurance intermediaries and other contributors may process the personal data concerning the data subjects – provided to them by the insurance company or the data subject in the interest of

or during the claim settlement – in accordance with the insurance company’s instructions.

- a) In the course of communication relating to the claim settlement, the insurance company shall also act through insurance intermediaries (tied agents and their intermediaries and subcontractors). Where insurance intermediaries act on behalf of the insurance company, they shall process the personal data of the data subjects as processors, according to the insurance company’s orders. More information on the names and addresses of the insurance intermediaries used by the insurance company, who are therefore entitled to act on behalf of the insurance company, can be obtained from the register of the Central Bank of Hungary of tied insurance intermediaries (<https://apps.mnb.hu/regiszter/>) and from the Central Customer Service Office of the insurance company (1087 Budapest, Könyves Kálmán krt. 48–52.).
- b) During claim settlement the insurance company will also use other contributors in cases where the special expertise of a contributor is required for the claim settlement or where by involving a contributor the insurance company is able to provide its service in the same quality but with lower costs and at a better price (outsourcing). Contributors performing outsourced activities shall act on the basis of an outsourcing contract in compliance with the Insurance Companies Act, and they shall process the data subjects’ personal data as processors, according to the insurance company’s instructions.

More information on the contributors used by the insurance company and involved in the claim settlement can be obtained from the insurance company’s Central Customer Service Office (1087 Budapest, Könyves Kálmán krt. 48–52.).

Such contributors include the following:

- i) EPDB Nyomtatási Központ Zrt. (Cg.: 01 10 048079, 1117 Budapest, Budafoki út 107-109.), hired by the insurance company to print letters and documents addressed to its clients.
- ii) Magyar Posta Zrt. (Cg. 01-10-042463, 1138 Budapest, Dunavirág u. 2–6.), hired by the insurance company to handle and forward to the insurance company its incoming parcels and documents sent by post.
- iii) Allianz Technology SE (company registration number: HRB173388, Fritz-Schaffer Strasse 9, 81737 München, Germany) and its branch offices (including without limitation Allianz Technology’s Hungarian Branch Office [registered office: Cg. 01-17-001018, 1087 Budapest, Könyves Kálmán krt. 48–52.]) and subsidiaries provide IT services as instructed by the insurance company.
- iv) INFO-SZEKTOR Kft. (Company Reg. No.: 13-09-130837, H-2015 Szigetmonostor, Martinovics u. 32.) provides call service and sales activities as appointed by the insurer.
- v) Euler Hermes Group SAS Hungarian Branch (H-1139

Budapest, Váci út 99.) provides services related to debt management upon the assignment of the insurer.

- vi) Audentex-Magyarország Kft (H-1134 Budapest, Váci út 49. 5th floor, Company Reg. No.: 01-09-366839, tax number: 12004001-2-41)
- vii) Payment service providers, used by the insurance company for the financial performance relating to the insurance service.
- viii) Other contributors used by the insurance company during claim settlement (e.g.: claims assessors, medical experts, data recorders, other persons participating in communication, and persons providing IT, legal and accounting services).

Detailed information on contributing parties appointed by the insurer is available at the Central Customer Service Office of the insurer [1087 Budapest, Könyves Kálmán krt. 48-52].

3.3.2. Data transfer

- a) In the case mentioned in paragraph 3.1(c) ii. above, the insurance company must transfer the personal data it processes to the insurance companies belonging to the risk group and to the manager of the joint database of those insurance companies.
- b) In the case mentioned in paragraph 3.1(f) above, the insurance company must transfer the personal data it processes to the institutions, bodies and organizations specified in the law prescribing the relevant data disclosure.
- c) In the case mentioned in paragraph 3.1(d) above, the insurance company transfers the personal data processed by it to the reinsurers it uses.

3.3.3 The insurance company's employees shall have a right to access data subjects' personal data to the extent necessary for performing their duties, in connection with the following activities:

- a) recording and administration of contracts,
- b) claim settlement,
- c) handling of complaints, queries and applications,
- d) underwriting activity,
- e) performance of planning, controlling, inspection, quality assurance, actuarial, accounting, legal and IT operation tasks.

4. PROCESSING THE DATA OF HEIRS

The rights of a deceased data subject in terms of data processing may be exercised by the heir or by the person named as the beneficiary in the insurance contract. To the extent necessary for the exercise of these rights, the processing of the data of heirs – including its legal basis, purpose and period – shall also be subject to

the provisions of this privacy notice, and the insurance company will provide information on the data to be provided by the heir after the heir has been identified.

5. TRANSFER OF DATA TO THIRD COUNTRIES

The insurer will only transfer the data of the data subject to a third country if it is necessary for the performance of a service related to the policy. In particular, if the loss or damage occurred in a third country or, in the case of a third party liability insurance, if the injured party is from a third country, and transfer of such data is necessary for the performance of the services. The insurer shall in any case inform the data subject of such data transfer. The insurer will only transfer the data of the data subject to a third country if it has adequate guarantees (e.g. binding corporate rules or general data protection clauses adopted by the Commission). The data subject may submit any question regarding the data transfer at the insurance company's head office, in a letter addressed to the insurance company's data protection officer (fax: +36 (1) 301-6052; mailing address: H-1087 Budapest, Könyves Kálmán krt. 48-52., Strategic and General Administration Division, Compliance Department or at <https://www.allianz.hu/hu/adatvedelem.html/>), after identification.

6. DATA SECURITY MEASURES

The insurance company shall take all reasonable steps to prevent the unauthorised use of and unauthorised access to the personal data or the devices used for processing those personal data. The insurance company shall ensure the protection of the personal data it processes in accordance with the requirements of the GDPR.

The insurance company shall ensure the physical and logical protection of the data it processes, whether they are stored on paper or electronically. Access to personal data shall be restricted through appropriate technical solutions, and all instances of access shall be verifiable. The security of data processing performed by the insurance company is regulated by internal policies. Pursuant to the requirements, the insurance company shall classify all data it processes into security classes. The system of classification used by the insurance company sorts the data, and it specifies the individual security measures required for each data security class.

7. AUTOMATED DECISION-MAKING

The insurance company shall use automated processes in the following cases:

- a) based on the date of the loss specified on the claim notification interface of www.allianz.hu during the claim notification relating to an insurance event of lightning surges, the insurance company shall check based on the meteorological data whether such an event indeed occurred at the place of risk assumption, and if the data of the meteorological service provider do not confirm this, our company will automatically reject the claim

notification, of which the submitter will be notified by letter.

- b) the insurance company will automatically check the insurance cover in connection with claim notifications submitted on the claim notification interface for retail products on www.allianz.hu. If during the automated checks the insurance company finds that no insurance cover is available, it will reject the notification and notify the submitter of this by letter.

8. RIGHTS THAT CAN BE EXERCISED BY THE DATA SUBJECT

Where data processing is based on the data subject's consent, the data subject may withdraw his consent at any time. The withdrawal of consent shall not affect the lawfulness of processing before such withdrawal. However, please note that if the consent provided in connection with the data required for claim settlement is withdrawn, the insurance company will be unable to conduct the claim settlement procedure, and in this case it may refuse to provide this service.

Under Articles 15-22 of the GDPR, the data subject has a right to request from the insurance company access to his personal data processed by the insurance company, as well as the rectification, erasure or restriction of processing of such data, and he may also object to processing and exercise his right to data portability.

The data subject may exercise his rights detailed below related to data processing as well as his right to withdraw his consent at the insurance company's registered office, in a letter addressed to the insurance company's data protection officer (fax: +36 (1) 301-6052; mailing address: 1087 Budapest, Könyves Kálmán krt. 48-52., Strategic and General Administration Division, Compliance Department) or at <https://www.allianz.hu/hu/adatvedelem.html/>, after identification. If the insurance company has a reasonable doubt as to the identity of the natural person who submitted the request, it may request the submission of further information in order to identify the data subject.

The insurance company shall inform the data subject without any undue delay, but no later than within a month of receiving his request, about the measures taken based on his request submitted according to Articles 15-22 of the GDPR. If necessary, considering the complexity of the request and the number of requests, this deadline can be extended by another two months. The insurance company shall notify the data subject of the extension of the deadline and the reasons of the delay within one month from the receipt of the request. If the data subject has submitted his request electronically, the insurance company will send the notification electronically, unless the data subject requests otherwise.

If the insurance company does not take action based on the request of the data subject, it shall inform the data subject without delay and at the latest within one month

of receipt of the request about the reasons for not taking action and about the possibility of lodging a complaint with a supervisory authority and seeking a judicial remedy.

The insurance company shall take the measures related to the data subject's exercise of his rights free of charge. Where requests from a data subject are manifestly unfounded or excessive, in particular because of their repetitive nature, the insurance company may, taking into account the administrative costs of providing the information or communication or taking the action requested:

- a) charge a reasonable fee or
- b) refuse to act on the request.

8.1 A short description of the rights of data subjects

Right of access

The data subject shall have the right to obtain, upon his request, confirmation from the insurance company as to whether or not personal data concerning him are being processed. Upon the data subject's request, the insurance company shall provide him with a copy of his personal data being processed by the insurance company, and it shall also provide him with the information specified in Article 15 of the GDPR (for example: the purpose of processing, the categories of the personal data being processed, the categories of recipients to whom the personal data are disclosed and the period of processing).

Right to rectification

Upon the data subject's request, the insurance company shall rectify any inaccurate personal data concerning him, without undue delay.

Right to erasure and right to be forgotten

In the cases specified in Article 17 of the GDPR, upon the data subject's request and also without a special request, the insurance company shall erase the data subject's data processed by it. If the data subject requests the erasure of his personal data that have been made public by the insurance company, the insurance company shall take all reasonable steps in order to inform the controllers processing the data subject's data that the data subject has requested their erasure.

Right to restriction of processing

Having regard to the provisions of Article 18 of the GDPR, upon the data subject's request, the insurance company shall restrict the processing of the data subject's personal data. Where processing has been restricted based on the data subject's request, the insurance company shall, with the exception of storage, only process the personal data concerned with the data subject's consent, or for the establishment, exercise or defence of legal claims, or for the protection of the rights of another natural or legal person, or for reasons of important public interest.

Right to data portability

In accordance with Article 20 of the GDPR, in the case of

automated processing based on a contract or consent, the insurance company shall – upon the data subject's request – provide to the data subject the personal data concerning him which he has provided to the insurance company, in a structured, commonly used and machine-readable format, or – upon the data subject's request – it shall transmit those data directly to another controller provided that it is technically feasible.

Right to object

Where the insurance company processes the data subject's personal data on the basis of a lawful interest, the data subject shall have the right to object to the processing of his personal data. In such case the controller shall only be allowed to continue the processing of the personal data in exceptional cases specified by law.

Rights that can be exercised in connection with automated decision-making

The data subject shall have the following rights in relation to automated decision-making:

- he may request human intervention through the insurance company's telephone customer service on the +36 (1/20/30/70) 421-1-421 telephone number or in person at the customer contact points or from the insurance intermediaries.
- he may express his point of view or submit an objection to the above contact details, as well as to the insurance company's registered office, in a letter addressed to the insurance company's data protection officer (fax: +36 (1) 301-6052; mailing address: 1087 Budapest, Könyves Kálmán krt. 48-52., Strategic and General Administration Division, Compliance Department) or on the interface at [/https://www.allianz.hu/hu/adatvedelem.html](https://www.allianz.hu/hu/adatvedelem.html).

9. REMEDIES

The appropriate processing of personal data is of utmost importance to the insurance company. The insurance company shall make every effort to ensure that the processing of personal data takes place lawfully and in the most secure way possible. It would be therefore practical to contact the insurance company directly with any problems before resorting to other remedies, in order to remedy such problems.

The data subject shall have the right to submit a complaint to the Hungarian Authority for Data Protection and Freedom of Information (1125 Budapest, Szilágyi Erzsébet fasor 22/c; www.naih.hu) or to the data protection supervisory authority of the Member State of his habitual residence, place of work or the place of the alleged infringement if the data subject considers that the processing of personal data relating to him infringes the GDPR. The data subject shall have the right to an effective judicial remedy if the supervisory authority does not handle his complaint or does not inform the data subject within three months about the progress or outcome of the complaint. Proceedings against a supervisory authority shall be brought before the courts of the Member State where the supervisory authority is established.

The data subject may also seek remedy at court. In this case the data subject may decide whether to bring the proceedings before the courts of the EU Member State according to the insurance company's place of business or the EU Member State according to the data subject's habitual residence. In Hungary, the data subject may also bring the proceedings before the court according to his permanent residence or his temporary place of residence.

Allianz Hungária Zrt.