

Data protection terms

Declaration of consent and information on data processing and making contact

- a) for VDWS Service GmbH (abbreviated VDWS)
- b) for SüdwestRing Versicherungsmakler GmbH (abbreviated SWR)
- c) for the respective insurer (currently AXA Versicherung AG)

In order to act on your behalf, data from you must be recorded, stored, and passed on to a third party.

It is also often essential that the required data is requested from third parties. In the first instance these are insurers, but data from doctors, accountants or lawyers and credit rating agencies can for example be required.

Within the framework of the mandate given, consent will be given to the respective data protection terms of third parties in your name. Health data are only raised where essential for the processing of claims and benefit cases. You can give consent to each of these individually and **revoke each at any time to take future effect**. Please note that if applicable, any further service for you will not be possible.

For more detailed information please refer to our privacy policy on our internet site www.vdws.de.

Consent to the collection and requests for data

You consent to us - SWR and VDWS - collecting data (including health records*) from you and from third parties. Where we request health records we will inform you in advance. Within the scope of the broker authority given we can approve in your name the declarations of consent from third parties, for example of an insurance company that is carrying out a credit check or a check with a previous insurance company before concluding a contract.

Consent to data storage

You consent that we store and process or allow authorised third parties to store and process the requested and collected data to the extent needed.

Consent to transfer of data

You consent that we transfer data as is needed within the framework of our activities – including health records* - to third parties. In this context third parties are for example insurance companies, brokerage services, associations, administrators, supervisors, workshops, assessors, or other service providers. On request we are happy to give you precise information as to exactly which of our business associates have been given your data. In the case of an operational handover or sale of the business we will inform you of the legal successor and grant you a 4-week period in which to lodge an objection.

At the end of this period if you lodge no objection, you are approving the transfer of your data in order to maintain the insurance and consultancy services. Furthermore you consent to our providing information to your spouse/partner*, child/children*, parents* and co-insured persons where these request it.

Right to the restriction of processing and where applicable, deletion of the stored data

In order to fulfil the contract concluded with you it is essential that we store your data to the extent described. If you make use of your right as is permissible to have the data deleted or insist on restrictions to its processing, the contract will routinely be terminated.

Consent to contact and advertising

Customer information and advertising cannot be separated. If for example we want to advise you about the better protection provided by a new insurance tariff, this is regarded as advertising. Therefore we need your agreement in order to be able to carry out our job.