



# TYRE INSURANCE

PSA Insurance Limited, Reg; C44567 is a limited liability company under Maltese law, having its registered address at: MIB House, 53 Abate Rigord Street, Ta' Xbiex, XBX1122 Malta. The company is authorised to carry on business in terms of the Insurance Business Act, and authorised to carry on Insurance business under the freedom to provide services provisions, by the Malta Financial Services Authority (MFSA), Notabile Road, Attard BKR 3000, Malta.

## Introduction

Welcome to Tyre Insurance, within our *Insured Mobility* product range. This handbook explains how **Your** Tyre Insurance works.

### A. HOW TO UNDERSTAND YOUR POLICY DOCUMENTATION

This document contains the General Terms and Conditions for the **Policy You** have subscribed to. Any '**Bold**' text that **You** come across in this document has been defined in *section C. Definitions*.

**Your Policy** is made up of **Your Policy Schedule** and these General Terms and Conditions, both of which you will receive by email upon the purchase of this Tyre Insurance policy. These can also be accessed at any point in time via the **My Account** area after **Your** purchase.

This Product is being sold by PSA Insurance Solutions Ltd, via its online platform. PSA Insurance Solutions Limited is an **Agent** acting for PSA Insurance Ltd.

**Your Policy Schedule** provides details of **Your** cover, the **Tyres You** have chosen to insure and when the cover will begin and end. Please make sure that at any point in time the details are correct at any point in time.

Please read this **Policy** carefully and make sure **You** understand and fully comply with its terms and conditions as failure to do so may jeopardise the payment of any claim which might arise and could lead to the **Policy** becoming void.

Tyre Insurance is an all risks insurance, meaning that **You** are covered for any cause resulting in the insured event described in *Section D. What are You Covered For*, except for those events specifically excluded in *section F. What is NOT covered* and in *section G. General Exclusions* list of this **Policy**.

The policy **You** have subscribed to is effective from the date **You** clicked on "Pay Now" button and **You** are covered for the **Period of Insurance** stated in **Your** latest **Policy Schedule**.

### B. WHO ARE THE PARTIES TO THIS CONTRACT

#### PSA Insurance Limited:

**The Insurer**, a company authorised by the Malta Financial Services Authority to carry on business of insurance under Registration no. C44567 and operates in Germany through the freedom of services regime. Registered Office: MIB House, 53, Abate Rigord Street, XBX1122 Ta' Xbiex, Malta.

#### AND

#### You:

The subscriber and **Insured** Person named in this **Policy** and who has satisfied all the following **Eligibility Criteria** required during the subscription process:

- **You** have bought new **Tyres or a New Vehicle** within the last 30 (thirty) days of purchasing this **Policy**;
- **You** are a resident in Germany;
- Your New Vehicle is for private use and your Tyre/s will be or is/are for private use.

## C. DEFINITIONS

The words or expressions detailed below have the following meaning wherever they appear in this **Policy** and will appear in **Bold**.

### Accidental Damage:

Means any total or partial damage to the insured **Tyre/s**, caused by external means and which inhibits their use. Theft and vandalism are also included.

### Agent:

Means PSA Insurance Solutions Ltd., a company authorised to act as an Insurance Agency for PSA Insurance Ltd. and carry on insurance intermediation in Germany under the freedom to provide services provisions, by the Malta Financial Services Authority (MFSA) under Registration no C83206. Registered Office: MIB House, 53, Abate Rigord Street, XBX1122 Ta' Xbiex, Malta.

### Alloy Wheel/s:

The Alloy Wheels that are of original specification of **Your** vehicle and that were present on **Your** vehicle at the time **You** purchased the vehicle.

### Authorised Repairer:

Means a professional trade expert in Tyre and/or Alloy Wheel Repairs which has undersigned a specific convention with the Groupe PSA. A list of PSA Groupe Authorised Repairers can be found by clicking on one of the links below:

<https://www.peugeot.de/handlersuche.html>

<https://www.citroen.de/kontakt-hilfe/citroen-haendler-kontaktieren.html>  
<https://www.opel.de/tools/haendlersuche.html>  
<https://www.dsautomobiles.de/haendlersuche.html>

### Claim Limit:

Is the maximum amount that **You** can be compensated for under this **Policy**. These are explained in Section *E. What is Your Claim Limit* and where applicable shown on **Your Policy Schedule**.

### Cooling off Period:

Means the period of thirty (30) full calendar days from the **Effective Date** or from the day **You** receive **Your Policy**, if this is provided after the **Effective Date**, during which you can cancel **Policy** without having to explain **Your** reasons subject that **You** have not made any claims during the said thirty day period.

### Effective Date:

The date from which this **Policy** has become legally binding for all parties.

### Eligibility Criteria:

Refers to the set of requirements that need to be in place for **You** to subscribe to and benefit from this **Policy**.

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### Geographical Limits:

Means the area in which this **Policy** is providing **You** cover as described in **Your Policy Schedule**.

### Insurance Policy:

Refers to **Your Policy Schedule/s** and these General Terms and Conditions.

### Insurance Premium:

This is the price **You** paid for the cover provided under this **Policy** including any taxes/fees due to the respective authorities in the country where this **Policy** is purchased. This Insurance Premium is shown on Your Policy Schedule.

### Insured/You/Your:

Means the person named in the **Policy Schedule**.

### Insurer/We/Us/Our:

PSA Insurance Limited, Reg; C44567 is a limited liability company under Maltese law, having its registered address at: MIB House, 53 Abate Rigord Street, Ta' Xbiex, XBX1122 Malta.

PSA Insurance Limited is authorised to carry on business in terms of the Insurance Business Act, and authorised to carry on Insurance business in Germany under the freedom to provide services provisions by the Malta Financial Services Authority (MFSA, Notabile Road, Attard BKR 3000, Malta).

### My Account:

Means the secure area on the website [www.psa-insurance-solutions.de](http://www.psa-insurance-solutions.de), which **You** may access by entering a user name and password. It contains **Your Policy**, together with any other documents for the administration of **Your Policy**.

### New Vehicle:

A vehicle which **You** have purchased as new and that has been registered in the last 30 days.

### Period of Insurance:

Means the dates between which this **Policy** is in force as highlighted in **Your Policy Schedule**.

### Policy Schedule:

Means the document containing the details related to this **Policy** based on the information **You** provided.

### Repair Costs:

Means the reasonable cost of any tyre repair, that could include supplies, internal and external examination, **Tyre Dismounting / Mounting** on the rebar, tyre **Alignment, Balancing** and equilibrium, and the cost of the replacements required to complete a repair under this Policy. The extent cover depends on the option chosen during subscription which is shown in the **Policy** details section of **Your Schedule**.

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#### Replacement Tyre:

Means a tyre of the same specifications as the tyre needing replacement and listed in **Your Policy Schedule**. **Replacement Tyre** is not automatically insured and a new policy will be required if **You** want to insure it.

#### Tyres:

means any Tyres of any brand fitted to the insured Vehicle as per the manufacturer's specification any brand, that **You** have bought for private use and as new, or that have been mounted by the manufacturer in case of New Vehicle, within the last thirty (30) days of purchasing this **Policy**, as defined in Schedule of this Policy.

#### Unutilised Share of Premium:

Is equal to **Your Insurance Premium** including any taxes, fees and parafiscal charges, which **You** have already paid multiplied by the Number of remaining days covered by **Your** latest payment and then divided by the total Number of days covered by **Your** latest payment.

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D. WHAT ARE YOU COVERED FOR	E. WHAT IS YOUR CLAIM LIMIT	F. WHAT IS NOT COVERED
Depending on the level of cover chosen during subscription <b>We</b> will cover the following costs resulting from <b>Accidental Damage</b> :	<b>Your compensation under this Policy will be subject to:</b>	<b>We will <u>NOT</u> cover You if/for:</b>
<p><b>D.1. Tyre/s Replacement</b> cost, if <b>Your Tyre</b> is economically or technically irreparable. This is extended to an additional <b>Tyre</b> set on the same axle, and insured under this <b>Policy</b>; in the event that the difference between wear and tear of the mentioned additional <b>Tyre</b> and the <b>Replacement Tyre</b>, goes against the road safety rules of Germany.</p> <p><b>D.2. Tyre/s Repair</b> costs.</p> <p><b>D.3. Alignment, Balancing and Mounting costs.</b></p> <p><b>D.4. Alloy Wheel repair costs including skimming.</b></p>	<p><b>E.1. The limit of indemnity of €150 per Replacement Tyre for D.1.</b></p> <p><b>E.2. If the Accident occurs after 30 days from the date of purchase of the Policy We will take into account a 25% depreciation from Your indemnity for wear and tear.</b></p> <p><b>E.3. The limit of indemnity of €30 per Repair of each Tyre for D.2.</b></p> <p><b>E.4. The limit of indemnity of €250 per Tyre for D.3.</b></p> <p><b>E.5. The limit of indemnity of €150 per Tyre for D.4.</b></p>	<p><b>F.1. See section G. General Exclusions.</b></p>

## G. GENERAL EXCLUSIONS

We will not cover the costs resulting from any Accidental Damage caused by or resulting from:

- G.1. Car accidents;
- G.2. Badly mounted Tyres;
- G.3. Improper use of Tyres;
- G.4. Wear and tear and corrosion;
- G.5. Racing or sporting activity;
- G.6. Your gross negligence and/or deliberate actions;
- G.7. Manufacturing defects;
- G.8. War, Strikes and civil commotion and from a Natural catastrophe.

Additionally, we will not cover You:

- G.9. For the costs of replacement, repair, alignment, balancing and mounting or Alloy Wheel repair, if it was not done at an Authorised Repairer.
- G.10. For Repair costs unless You are subscribed to Options Standard or Premium of this Policy;
- G.11. For alignment, balancing and mounting costs and Alloy Wheel Repairs costs unless You are subscribed to Option Premium of this Policy;
- G.12. Any other financial loss or damage you may suffer following damage to the Tyre/s or Alloy Wheels;
- G.13. If Your Tyre/s or Alloy Wheels are damaged by an event deemed not to be Accidental;
- G.14. If You cannot provide proof of the destroyed Tyre;

## H. HOW TO MAKE A CLAIM AND YOUR CLAIM CONDITIONS

You must comply with the following instructions to have the full protection of **Your Policy**. If You do not comply with them, **We** may refuse to deal with **Your** claim.

- H.1. In the event of an Accidental Damage, You shall contact as soon as possible an Authorised Repairer from the web links below. Your cost will be only covered under this policy if the repair or replacement was done at an Authorised Repairer.  
<https://www.peugeot.de/handlersuche.html>  
<https://www.citroen.de/kontakt-hilfe/citroen-haendler-kontaktieren.html>  
<https://www.opel.de/tools/haendlersuche.html>  
<https://www.dsautomobiles.de/haendlersuche.html>
- H.2. In the event of an **Accidental Damage**, please contact the **Insurer** to report **Your** claim via the online claim notification form accessible via this link: [www.psa-insurance-solutions.de](http://www.psa-insurance-solutions.de) from within the "My Account" area after You have logged in using Your credentials.
- H.3. You must report **Your** claim within ten (10) days from when You incur the damages.
- H.4. You must provide the **Insurer** with the following documents:
  - h.4.1 A copy of the original receipt/s of purchased **Tyre/s** or vehicle registration certificate in the event You are insuring the Tyre or New Vehicle;
  - h.4.2 A copy of the original receipt of the replacement **Tyre/s**;
  - h.4.3 An attestation from an **Authorised Repairer** stating

that/whether:

- Tyre cannot be repaired in the event of a replacement claim;
- Bill of repairs in the event of a repair claim for Tyre/s and or Alloy Wheels if claiming for Alloy Wheel repairs under Option Premium.
- Possible cause of damage and nature;
- There is the need (or otherwise) of the replacement of the second wheel on the same axle, also signed by the client.

h.4.4 Photos of damaged **Tyre/s** and/or **Alloy Wheels**

Prior to the acceptance of any Claim under this **policy**, **We** reserve the right to request any additional document deemed necessary to verify **your** claim.

h.4.5 **We** hereby undertake to pay **You** the indemnity to which **You** are entitled within thirty (30) days of the date of receipt of the notification, provided that **You** have provided us with all the supporting documentation required in list H.4 above, and that **Your** claim is covered.

## I. GENERAL CONDITIONS

### I.1. Duty of Care

**You** must take reasonable precautions to avoid further damage in the event of an **Accident**.

### I.2. Servicing Requirements

All reasonable steps must be taken to avoid any **Accidental Damages** to **Your Tyres and/or Alloy Wheels**.

### I.3. Fraud

**You** must not act in a fraudulent manner. If **You**, or anyone acting for **You**:

- Make a claim under the **Policy** knowing the claim to be false, or fraudulently exaggerated in any respect; or
- Make a statement in support of a claim, knowing the statement to be false in any respect; or
- Submit a document in support of a claim, knowing the document to be forged or false in any respect; or
- Make a claim in respect of any loss caused by **Your** wilful act, or with **Your** connivance.

Then:

- **We** shall not pay the claim;
- **We** shall not pay any other claim which has been made or will be made under the **Policy**;
- **We** may at **Our** option declare the **Policy** void;
- **We** shall be entitled to recover from **You** the amount of any claim already paid under the **Policy**;
- **We** shall not make any return of **Insurance Premium**;
- **We** may inform the police of the circumstances.

### I.4. Duty of Disclosure

The **Policy** has been issued based upon information, which **You** have given **Us** about **Yourself**, and **Your Tyres**. **You** have a duty to tell **Us** of any change to this information as failure to do so may invalidate **Your** cover under this **Policy**<sup>1</sup>. **We** will then advise **You** of any change in terms. **You** must notify **Us** of any change in the information **You** provided to us within ten (10) days of **You** becoming aware of the change.

### I.5. The Law Applicable to this Policy

<sup>1</sup> In accordance with § 19 VVG.



Unless some other law is agreed in writing, this **Policy** is governed by German law. If there is a dispute, it will only be dealt with in the courts of German courts at **Your** domicile or - if **You** do not have a domicile – at the place of **Your** common habitation.

### I.6. Statute of Limitations

All legal actions arising under an insurance contract are barred by limitation of two (3) years after the event that gave rise to them. The limitation period starts to run at the end of the year the claim for payment against the insurer arises and the insured person has knowledge of circumstances that establish such claim and the party liable or had to obtain such knowledge. The limitation is general rule by the Law in Germany. A suspension to this period may apply<sup>2</sup>.

However,

1.6.1. In case of non-disclosure, an incomplete declaration, misrepresentation or an inaccurate declaration from **Your** part concerning the risk insured, this time period shall run from the date on which **We** became aware of this according to the aforementioned calculation.

1.6.2. In case of a claim, this time period shall run only as from the date on which the **We/You** became aware of the same, if **We/You** can prove that they were unaware of it until such time.

Where **Your** action against the **Insurer** is the result of a right of remedy exercised by a third party, the limitation period shall run as from the date on which the said third party brought legal action against **You** or was compensated by the **Insured**.

The limitation period is interrupted by any of the ordinary causes of interruption of the limitation period. The limitation period may also be interrupted by the dispatch of a registered letter with acknowledgement of receipt or email, forwarded by the **Insurer** to the **Insured** where it concerns action for payment of the **Insurance Premium**, and by the **Insured** to the **Insurer** where it concerns payment of the indemnity.

## J. YOUR INSURANCE PREMIUM, PAYMENT & RENEWAL

### J.1. The Insurance Premium

The total price **You** will need to pay for the **Period of Insurance** stated in **Your Schedule** will depend on the option chosen during subscription as per the table below:

	<b>Basic</b>	<b>Standard</b>	<b>Premium</b>
<b>Cover</b>	<b>Limit/Tyre</b>	<b>Limit/Tyre</b>	<b>Limit/Tyre</b>
<b>Replacement</b>	€150	€150	€150
<b>Repairs</b>	Not Covered	€30	€30
<b>Alignment, Balancing &amp; Mounting</b>	Not Covered	Not Covered	€250
<b>Alloy Wheels</b>	Not Covered	Not Covered	€150
<b>Premium net of IPT</b>	€2.94	€4.62	€15.96
<b>IPT</b>	19%	19%	19%
<b>Total Premium</b>	<b>€3.50</b>	<b>€5.50</b>	<b>€18.99</b>

<sup>2</sup> In accordance with § 195 BGB ff i.V.m. § 15 VVG § 203 BGB ff.

**J.2. Payment**

Your premium will be paid upfront by the method of payment chosen during subscription.

**J.3. Renewal**

**This policy has no renewal option and will therefore be terminated at the end of the period of insurance.**

**K. TERMINATION AND CANCELLATION OF YOUR POLICY**

You/ We may terminate or cancel Your Policy in the following cases:	How and what will We be refunding You:
<p><b>K.1. You</b> may cancel <b>Your Policy</b> during the <b>Cooling-off period</b>.</p>	<p>Complete the form in the queries section of the website: <a href="http://www.psa-insurance-solutions.de">www.psa-insurance-solutions.de</a> or send a registered letter within thirty (30) days from the <b>Effective Date</b> or from the day <b>You</b> receive <b>Your Insurance Policy</b>, if this is provided after the <b>Effective Date</b>, during which <b>You</b> can cancel Policy without having to explain <b>Your</b> reasons. Here is an example of what <b>You</b> can write to request the cancellation:</p> <p><i>"I the undersigned [First Name and Surname], resident at [Address], hereby declare that I wish to cancel, the insurance policy [Policy Number]. Date [Please complete] Signature [Your signature]"</i></p> <p>Provided that <b>You</b> have not reported any claims <b>We</b> will refund <b>You Your Insurance Premium</b>.</p>
<p><b>K.2. You</b> may terminate <b>Your Policy</b> at any time in the future and for any reason during the <b>Period of Insurance</b>.</p>	<p>Complete the form in the queries section of the website: <a href="http://www.psa-insurance-solutions.de">www.psa-insurance-solutions.de</a>. Provided that <b>You</b> have not reported any claims <b>We</b> will refund <b>You</b>, within thirty (30) days, the proportionate unutilised share of <b>Your Insurance Premium</b>.</p>
<p><b>K.3. We</b> may cancel or terminate <b>Your Policy</b> in the event that <b>You</b> have intentionally or unintentionally undisclosed or misrepresented information about the risk to <b>Us</b>.</p>	<p><b>Your Policy</b> will be declared null and void in case of intentional non-disclosure or misrepresentation on <b>Your</b> part, whenever such non-disclosure or misrepresentation changes the subject of the risk or causes <b>Us</b> to view the same less favourably, even if the risk which <b>You</b> failed to disclose or misrepresented had no influence on the loss<sup>3</sup>.</p>

<sup>3</sup> In accordance with § 39 VVG.

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	<p><b>We</b> reserve the right to either retain <b>Your Policy</b> in return for an increase in the <b>Insurance Premium</b>, or to terminate <b>Your Policy</b> 1 month after notice has been given by means of registered letter, refunding the portion of the <b>Insurance Premium</b> paid for the period of time in which <b>Your Insurance Policy</b> is no longer in force.</p>
<p><b>K.4. We</b> may terminate <b>Your Policy</b> in the event that <b>You</b> do not pay part or all of <b>Your Insurance Premium</b><sup>4</sup>.</p>	<p><b>We</b> reserve the option of sending <b>You</b> a registered letter giving formal notice, and if the <b>Insurance Premium</b> due is still not paid:</p> <ol style="list-style-type: none"> <li>1. If the unpaid premium is the first one accrued under the agreement, or the single premium we may at our sole discretion <ul style="list-style-type: none"> <li>- Terminate the agreement or</li> <li>- Continue claiming the premium.</li> </ul> </li> </ol> <p><b>You</b> will not be covered by the insurance unless and until payment is effected.</p> <ol style="list-style-type: none"> <li>2. If the premium is accrued during the term of the agreement and <b>You</b> fail to regularize the payment within one month as from the date the installment falls due <b>We</b> may at our sole discretion: <ul style="list-style-type: none"> <li>- Terminate the agreement, or</li> <li>- Claim the amount due; in such case, the insurance will be suspended until 24 hours after the payment has been effected.</li> </ul> </li> </ol>
<p><b>K.5. We</b> may terminate <b>Your Policy</b> in the event that there is a direct or indirect disclosed change in risk which is not compliant with the <b>Eligibility Criteria</b> of this <b>Policy</b>.</p>	<p><b>We</b> will send <b>You</b> a notice of termination within one (1) month from receipt of <b>Your</b> disclosed change request.          Provided that <b>You</b> have not reported any claims <b>We</b> will refund <b>You</b> within thirty (30) days the proportionate unutilised share of <b>Your Insurance Premium</b>.</p>

<sup>4</sup> In accordance with § 37 and 38 VVG. After that Insurer has to give a two weeks deadline for payment before giving notice (§ 38 VVG).

## **L. HOW TO MAKE A COMPLAINT**

This **Policy** is subject to German law.

For any request related to this **Policy**, **You** may contact **Us** by using the form accessible in the complaints section of the website: <https://www.psa-insurance-solutions.de/complaints>.

**We** hereby undertake to acknowledge receipt within ten (10) working days and to deal with **Your** complaint within fifteen (15) days of receipt of all the documents necessary in order to examine the same.

If **You** are not satisfied with the response given by **Us** to **Your** complaint, **You** may:

- Refer the dispute in writing to the the Bundesanstalt für Finanzdienstleistungsaufsicht (BaFin) on <https://www.bafin.buergerservice-bund.de/versicherung.aspx> or in the following contact details:

Bundesanstalt für Finanzdienstleistungsaufsicht  
Straße: Graurheindorfer Straße 108  
Postleitzahl: 53117 Bonn  
Telefon: +49 (0) 228 / 4108 - 0  
Fax: + 49 (0)228 4108-1550  
E-Mail: [poststelle@bafin.de](mailto:poststelle@bafin.de)

- refer the dispute in writing to the Office of the Arbitrator for Financial Services (OAFS) on <http://financialarbitrator.org/mt/en/Pages/Home.aspx> and submit the forms explained in the above mentioned website

At any point in time, **You** retain the right to refer any dispute related to this **Policy** to the German courts.

## **M. DATA PROTECTION**

During the online subscription, **You** consent and agree freely and without reservation to the personal data process done by **Us**.

**We** inform **You** that **Your** data is collected and processed by PSA Insurance Limited, identified as Data Controller, and processed by the Agent, PSA Insurance Solutions Limited, the Data Processor. The data collected is processed for the following purposes: (i) the conclusion, management and execution of **Your** insurance contracts, (ii) the fight against money laundering (iii) combating insurance fraud, and (iv) analysing **Your** data and cross-referencing it with those of our partners to improve our products and services. The recipients are PSA Insurance Solutions and PSA Insurance Manager.

**Your** data, which is kept for the duration necessary for this processing which will not exceed 10 years starting from the final Expiration Date or the last communication with the client depending on which event occurs last.

**We** inform **You** that, when taking out an Insurance Policy, the answer to certain questions is mandatory. In the event of false declarations or omissions, the consequences for **You** may be the nullity of **Your** contract or the reduction of the indemnities paid.

**You** have the right to access, rectify, delete and **Your** data, the right of portability of **Your** data, as well as a right of limitation and opposition to processing. **You** may exercise **Your** rights by sending an email to [psainsurance-privacy@mpsacom.com](mailto:psainsurance-privacy@mpsacom.com) or by writing to Data Protection

Officer, PSA Insurance, 53, MIB House, Abate Rigord Street, Ta' Xbiex, XBX1122, Malta.

**You** also have the right to lodge a complaint with the competent national supervisory authority.

## **N. REMOTE PURCHASING AND ELECTRONIC RELATIONSHIP**

The conclusion of the Insurance **Policy** on the website <https://www.psa-insurance-solutions.de> represents the supply of a service consisting of a remote insurance transaction<sup>5</sup>.

A service consisting of a remote insurance transaction is said to have been supplied whenever insurance transactions are supplied to an **Insured**, who is a natural person not acting in any commercial or professional capacity, as part of a system for remote selling or provision of services organised by the **Insurer** or insurance intermediary who, for this particular **Policy**, uses remote communication technology only, and this up until, and inclusive of, the conclusion of the **Policy**.

This **Policy** was purchased on PSA Insurance Solutions Ltd. website following **Your** review and acknowledgement of all the necessary pre-contractual information.

By choosing to purchase the **Policy** online, **You** agree to use electronic means for the conclusion and maintenance of **Your** Insurance **Policy**<sup>6</sup>.

To connect to **Your My Account** area, **You** must use the user name that **You** selected and **Your** password. It is up to **You** to ensure that this information remains confidential and to safeguard the security of **Your** account. To do so, **You** must keep this information confidential, log off after every session and change **Your** password regularly.

Furthermore, by agreeing to an electronic relationship, **You** have expressly agreed to the receiving correspondence from **Us** by email. The email address that **You** gave may be used for the dispatch of such letters. Thus, **You** undertake: (i) in case **You** change **Your** email address, to inform us as soon as possible by changing **Your** personal contact details in **Your My Account** area; (ii) to regularly check the messages sent to this email address.

**We** shall moreover maintain the electronic documents for the entire statutory document maintenance period. **You** may therefore, during this period, ask us to forward these documents in electronic format to **You** by contacting our services [www.psa-insurance-solutions.de/queries](http://www.psa-insurance-solutions.de/queries).

### **Documentary evidence agreement**

**You** hereby acknowledge:

- That the receipt of **Your Policy** in an electronic email sent to the email address that **You** have provided, indicating the fact that **Your Policy** was signed electronically, and have been made available in **My Account** area is the equivalent of the submission of the said documents.
- That the fact that the documents are downloadable in PDF format and printable means that the character of the medium thus communicated meets the criteria of integrity and durability as required by law.

<sup>5</sup> As defined in §§ 6, 7 VVG i.V.m. § 312 b) BGB ff.

<sup>6</sup> In accordance with § 312 b BGB ff.

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- That the identification resulting from the declaration of **Your** identity, address and email address equates to identification<sup>7</sup>.
- That in case of any dispute, the data transmitted by **You** and the electronic certificates and signatures or exploitation of the log used in the context of the digital services are admissible to the courts and will provide evidence of the data and facts that they contain and of the signatures and authentication procedures expressed by them;
- That in case of any dispute, the time stamps or exploitation of the log are admissible to the courts and provide evidence of the data and facts that they contain. Evidence of the connections made by **You** and of other elements of identification or actions taken by **You** will be established as and when necessary with the aid of the connection logs kept by the **Agent** and of the computer records retained for such purposes.

**You** hereby expressly acknowledge the fact that by having clicked on the buttons "**PROCEED TO PAYMENT**" and on "**PAY NOW**":

- **You** provide **Your** consent to the contents of **Your Policy**.
- Is the equivalent of an electronic signature.
- **You** confer the same legal value to **Your Policy**, as a document signed by hand<sup>8</sup>.

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<sup>7</sup> Pursuant to Art. 246 c) EGBGB i.V.m. §§ 312 b BGB ff.

<sup>8</sup> In accordance with Art. 246 c EGBGB i.V.m. §§ 312 b BGB ff .