

This form, issued in at least two copies , has been drawn up under and on the basis of the Regulation on Information in Insurance Contracts, which was published in the Official Gazette dated 14.2.2020 with a view to the provision of the other parties, who intend to be a party to the insurance contract and a beneficiary of the insurance, with information for general purposes.

ATTENTION!... THIS FORM, WHICH HAS BEEN DRAWN UP ON THE BASIS OF THE SAMPLE STIPULATED FOR ALL PROPERTY INSURANCES BY THE PRIME MINISTRY UNDERSECRETARIAT OF TREASURY OF THE REPUBLIC OF TURKEY, IS INTENDED TO PROVIDE GENERAL INFORMATION, AND MAY CONTAIN PROVISIONS THAT ARE NOT RELEVANT OR CORRESPOND TO THE SPECIFIC PRODUCT PURCHASED. IN ANY SUCH CASE, THE SPECIAL AND GENERAL CONDITIONS REGARDING THE SPECIFIC PRODUCT OF INTEREST ARE PREDICATED UPON. THEREFORE, READ THE SPECIAL AND GENERAL CONDITIONS REGARDING THE PRODUCT CAREFULLY. ATTENTION!... THIS FORM, ALONE, SHALL NOT CONSTITUTE ANY PROPOSAL OR CONTRACT IN ANY MANNER WHATSOEVER EVEN IF IT HAS BEEN SIGNED AND EXECUTED BY THE PARTIES.

A.DETAILS OF THE INSURER

Details of the insurer offering the coverage;				
Trade Name :	Allianz Sigorta A.Ş.			
Mersis No :	0-800-0132-7000012			
Address :	Allianz Tower Küçükbakkalköy Mah. Kayışdağı Cad. No:1 Ataşehir/ İstanbul 34750			
Phone / Fax :	(0216) 556 66 66 / (0216) 556 67 77			
Email :	info@allianz.com.tr			
Details of the insurance agen	t that has mediated the contract;			
Trade Name :	HSBC BANK A.Ş.			
Address :	TÜRKİYE, İstanbul 34394, Şişli, Esentepe MAH. Büyükdere Caddesi NO:128			
Phone / Fax :	2123764000 / 2122674794			
Email :				

3. Details of the policy owner and/or insured, who is a party to the contract;			
Full Name of the Policy Owner :			
Mobile Phone :			



Email :	
Full Name of the Policy Insured :	
Mobile Phone :	
Email :	

B. WARNINGS

1. NOTIFICATIONS: The contact details of the policy owner/ insured provided within the policy (address, email and GSM number) shall be considered to be accurate and complete. In the cases, where the contact details of the policy owner/ insured have not been submitted to the insurer accurately or completely, the inaccurate and/ or incomplete contact details within the policy have not been corrected or a written notice has not been served to the insurer for the modification of the contact details within the policy; any notice or notification that is sent to the contact address and/or GSM number specified within the policy shall be considered to have been served validly and effectively to the policy owner/ insured and shall lead to any and all effects and consequence of legally valid and duly served notices and notifications. In the event the contact details of the insured and the policy owner are inaccurate and/or incomplete, you should ensure the same to be revised and updated through the relevant Agent or the Call Center.

2. Further details on the insurance product, to which this information form pertains, shall be made available within the General Terms of Casco Insurance, General Terms of Personal Accident Insurance, General Terms of Motor Vehicle Liability Insurance and the General Terms of Legal Protection Insurance, which shall be provided by the insurer upon request.

3. The total insurance premium or, if payment in installments is agreed, the first installment shall be paid upon conclusion of the contract in exchange of the delivery of the insurance policy. Unless agreed otherwise, the liability of the insurer shall attach upon payment of the premium or the first installment. In the event such first installment of the premium, or the total premium, which is payable at once and in advance, fails to be timely paid; the policy owner shall be in default. In that case; the insurer may avoid the contract unless such payment is effected within three months, which shall commence to run from the date of maturity. The insurer shall have avoided the contract unless the premium receivable is claimed by way of a legal action or proceedings within three months as of the relevant maturity date.

4. In order to avoid any future dispute, please remember to receive a documentary proof of payment (in advance) for your premium payments (for advance payment or payment in installments) and retain such proof of payment.
5. In the event any subsequent installment is not paid at the relevant maturity date, the insurer shall notify the policyholder through a notary public or via certified and registered mail, in which it shall grant the policy owner a period of ten days for the fulfillment of the relevant outstanding obligation thereof, and notice the policy owner that, should it fail to do so by the date of expiration of such period, the contract shall be deemed to have been



terminated. In the event the outstanding amount is not paid by the date of expiration of such period, the insurance contract shall have been terminated. In that case, any and all other rights of the insurer that arise out of Turkish Code of Obligations due to the policy owner's default. In the event of the termination of the contract, the premium corresponding to the period of liability of the insurer shall be calculated on the basis of the number of days and the surplus shall be returned to the insurer or the amount of premium that may not been paid until such date shall be calculated and paid to the insurer.

6. Avoid giving incomplete or incorrect information to the insurer during the establishment of the contract, throughout the insurance period and in the event of the occurrence of a risk. Otherwise, the indemnity payment period may be extended, the amount of indemnity paid may be reduced or you may forfeit your entitlement to receive indemnity.

7. By signing the relevant documents, the parties, who are or may be covered by the insured, shall be considered to have granted their consent for the respective insurance records and other information thereof to be obtained from the Insurance Information and Monitoring Center (IIMC) and insurance companies and for such information and records held by the company to be shared with the IIMC, the insurance companies and the authorities, which are authorized under the applicable acts, codes and regulations, in accordance with the provisions of Articles 31/ A and 31/B of the Insurance Act No. 5684 for the purpose of the conduct of risk assessments and the conclusion of claims for indemnity.

8. The insured shall be considered to have agreed for the full name and Republic of Turkey ID number/ tax ID number thereof as well as the relevant vehicle chassis number, license plate number, agent details, policy number, policy date of effect and any revisions or modifications in respect of the same to be shared with the business partners of Allianz Sigorta A.S., with whom Allianz Sigorta A.S. cooperates in respect of the relevant insurance policy, for the purpose of the improvement of the quality of the services to be rendered thereto throughout the term of effect of the relevant policy in relation to the insurance product, being the subject matter of this information form.

9. In the event any party, who acts with any one of the capacities of "Insured/ Policy Owner/ Beneficiary/ Right Holder", is engaged in any act or action for the gaining of unfair benefit for itself or for any third party; such party may receive insurance indemnity subject to certain deductions or might not receive any insurance indemnity at all and appropriate actions shall be taken against any such party under the provisions of the Regulation on the Principle and Procedures Regarding the Detection, Reporting, Recording and Combating Improper Insurance Practices, which was published on Official Gazette numbered 27920 and dated April 30, 2011.

10. Making premium increase in the policy renewal period of the insurer according to inflation and tariff parameters rights reserved.

C. GENERAL INFORMATION



The coverage specified below may pose differences in terms of the period of coverage, scope of coverage, limits, deductible and whether or not the coverage is optional or offered automatically with respect to features of the product offered by Allianz Sigorta A.S. and accepted by the policy owner. The General Terms of Casco Insurance, General Terms of Personal Accident Insurance, General Terms of Motor Vehicle Liability Insurance and the General Terms of Legal Protection Insurance and the special policy terms should be reviewed for the scopes of the products and coverage and the applicable limits and conditions.

1. Main Coverage

a. Casco insurance coverage

Under the "Extended Casco Insurance Product"; coverage is provided against the risks of such accidents as the collision of the relevant vehicle with motor or non-motor vehicles, which can be operated on highways, the vehicle being crashed by a fixed or a moving object beyond the will and control of the insured or the operator of the vehicle as a consequence of sudden and external impacts whilst the vehicle is in steady position or in motion, the overturning, falling, tumbling of the vehicle, any malicious or act or action of third parties and the damages caused by persons without capacity to act, the burning of the vehicle, the vehicle or any part of the vehicle being stolen or attempted to be stolen. On the other hand; under the "Limited Casco Insurance Product"; coverage is provided only against burning and being stolen.

b. Personal Accident

c. Financial Liability

d. Legal Protection

2. Supplemental Coverage

a. The Coverage Provided Under The Policy And/Or Conditionally: Strike, Lockout, Civil Commotion, Flood and Deluge, Loss of Ignition Key Coverage, Replacement Value Coverage, Appreciation Coverage, Coverage for Towing and Being Towed by Unauthorized Persons

b. Optional Coverage : Accessory, Earthquake (available with or without deductibles), Cigarette Burn, Improper Fuel Use Coverage, Personal Belongings Coverage, Loss of Income Coverage, Overseas Coverage, Goods in Transit, No-Claim Coverage

- 3. Other Services
- a. Roadside Assistance
- b. Mini Repair Service
- c. Replacement Vehicle Service
- d. Concierge Service



4. The parties shall be entitled to agree on special terms in addition to the general terms of insurance provided that such special terms may not be in breach of or in contravention to the law and ethics and may not be against the interests of the insured.

5. For uncovered events, please see the General Terms of Casco Insurance, General Terms of Personal Accident Insurance, General Terms of Motor Vehicle Liability Insurance, General Terms of Legal Protection Insurance and the Special Terms of Mini Repair and Allianz Assistance Services.

6. In accordance with the provisions of the Consumer Protection Act No. 6502 and the associated regulations; the policy owner, who has not arranged the insurance for commercial or professional purposes (who is a consumer), may exercise its right to withdrawal without being required to state any reason and to pay any penalty within 14 days following the execution of the contract in the case of a distance contract on financial services and within 7 days following the same in the case of an installment sales contract. You may send your notice of exercise of right to withdrawal to our company, using the contact details set forth in the section, entitled H . COMPLAINTS AND INQUIRIES, of this information form. The right to withdrawal may not be exercised for the distance insurance contracts, the term of effect of which is shorter than one month. In respect of distance insurance contracts and installment sales contracts, the premium amount collected shall be returned upon the receipt of the notice of withdrawal.

If the consumer has made the withdrawal notification within the legal period, it is obliged to pay the following amounts to the insurer in accordance with Article 11 of the Regulation on Distance Contracts Regarding Financial Services:

i. Taxes and perks accrued in accordance with the policy purchased by the consumer

ii. All kinds of bonus points, promotions, gift vouchers and similar gifts offered free of charge to the use of the consumer within the framework of this Contract and which will be given with the policy subject to this Contract, free of charge to the use of the Consumer within the framework of this Agreement, If used within the withdrawal period in accordance with the article, it must be paid back to the insurer/ provider by the Consumer, taking into account the real market value. Special legislation provisions regarding the cancellation of mandatory policies are reserved.

In accordance with Article 10 of the Regulation on Distance Contracts Regarding Financial Services, within 30 days from the date on which the notification regarding the exercise of the right of withdrawal is received by the insurer, excluding the above-mentioned costs and fees, must be returned to the Consumer.

7. You can access the Privacy Statement and Terms of Use applicable to this Agreement at http:// www.allianzsigorta.com.tr

D. RISK OCCURRENCE

1. PLEASE READ THE GENERAL AND SPECIAL TERMS (CLAUSES) REGARDING THE POLICY CAREFULLY AS DIFFERENCES MAY APPLY FOR EACH COVERAGE IN RESPECT OF THE OCCURRENCE EACH INDIVIDUAL RISK.



2. Request the list of details and documents required for the filing of a claim for indemnity from your insurer.

3. In the event of the occurrence of the risk, apply to the insurer, whose address and the contact details are specified on the front page, along with the required information and documents.

4. During such notification, act in accordance with the instructions given by the insurer.

5. In the event of the occurrence of the risk, the indemnity payment liability shall be assumed and borne the insurer.

E. INDEMNITY

1. In Respect of Casco Insurance Coverage

1.1. The insured vehicle is covered up to the then current market value as of the date of occurrence of the loss or damage, along with the standard parts and equipment installed thereof at the time of its release from the factory, in accordance with the General Terms of Casco Insurance and the Special Terms set forth in this policy. Under-insurance or excessive insurance shall not be applied in the event of the occurrence of a loss or damage.

1.2. The value of any non-standard part, equipment or accessory, which may have been installed on the vehicle stated within the policy at the time of the release of such vehicle from the factory or subsequently, shall be declared by the relevant policy owner. In the event of the occurrence of any loss of or damage to such parts, equipment or accessories that is covered, and in the event it is detected that the then current market value of the same is different from the declared sum insured, under-insurance/excessive insurance shall be applied in accordance with Article 1462 of Turkish Code of Commerce.

1.3. In the event of the occurrence of the risk, the name and the address details of the loss adjuster appointed in accordance with Article 22(19) of the Insurance Act No. 5684 may be obtained from the website of The Union of Chambers and Commodity Exchanges of Turkey (http://www.tobb.org.tr).

2. In Respect of Personal Accident Coverage

2.1. An accident may not entitle to death benefit and permanent disability benefit at the same time. However; in the event an insured, who receives permanent disability benefit, deceases as a consequence of the relevant accident within a period of one year following the date of occurrence of the accident, the relevant beneficiaries shall be paid the difference between the amount of permanent disability benefit that has been paid to such insured and the amount of the applicable death benefit.

2.2. In the event any consequence of an accident has become dangerous due to any disease or bodily deformation, which existed prior to the accident or has emerged subsequently and is, in any case, not related to the accident, or due to any poor treatment or mistreatment on account of any fault of the insured; the indemnity payable shall not be calculated with respect to such consequence that has so emerged but shall be determined with consideration of the consequence that would emerge had a person in perfectly good health, who is involved in the same accident, undergone a treatment administered properly, adequately and scientifically.

3. In Respect of Facultative Liability Insurance



3.1. Any claim that is filed on account of any loss of or damage to the vehicle through the course and as a consequence of the relationship between the owner and the operator of the vehicle and any claim that is filed on account of any loss or damage cause by the vehicle after the vehicle's being left to any undertaking for the purpose of custody, repair, maintenance, purchase and sales or modification or to any undertaking that in engaged in any similar activity shall be excluded from the coverage. (The events and cases that are not covered are not limited to the foregoing; see the general terms for the other events and cases that are excluded from the coverage.)

3.2. The policy owner shall not be entitled to accept its liability or any claim partially or wholly and also may not effectuate any indemnity payment to any aggrieved party without the written consent of the insurer.

3.3. In the event of the initiation of any criminal proceedings against the insured or the operators of the vehicle, the insurer may also participate in the handling of the defense. In that case, the insurer shall only pay the expenses associated to such attorney-at-law that is appointed thereby.

4. In Respect of Legal Protection Coverage

4.1. Any dispute that arises out of a risk, which may have occurred prior to or could occur after the execution of the contract, and any dispute that arises out of any receivable that is transferred to the insured after the occurrence of the risk shall be excluded from the coverage.

4.2. The legal protection related to a criminal offense, which is alleged to have been deliberately committed by the insured, shall be revoked retroactively upon the finalization of the court judgment that establishes that such offense has, in fact, been deliberately been committed.

4.3. Save for the cases, where there are no faults that are attributable to the driver at the time of occurrence of the risk; any protection shall not be provided for any claim that arises out of any accident, which occurs in the cases, where the driver does not hold a proper and regular driver's license or is not authorized to drive a vehicle.

F. INDEMNITY PAYMENT

1. In respect of the items of coverage to be offered under the policy related to the insurance product, to which this information form pertains; it should be checked whether or not there is in place any applicable deductible, which requires for the charging of any amount or portion of the amount of the loss or the damage. The deductibles applicable for the insurance contract to be executed and the relevant conditions of application shall be specified in details within the policy. You may obtain information the matter also from your insurer.

2. The detailed explanatory remarks regarding the indemnity payable in the event of total loss under each item of coverage to be provided within the framework of the insurance product, to which this information form pertains, are set forth within the policy.

3. Once all of the required details and documents are delivered to the insurer; the indemnity payment process shall be completed after the conduct of necessary reviews, examinations and investigations by the insurer within



such maximum period of time that is provided by the applicable regulations and the relevant general and special terms.

4. The insurer is affiliated to the arbitration system.

G. FORCE MAJEURE

The situations that do not exist at the time of the acceptance of the agreement and prevent compliance with the obligations of the parties in the event that events occur outside the control of the parties are considered as force majeure: Laws and regulations that prevent, delay or make impossible the fulfillment of obligations by Turkish or relevant foreign official authorities, war situations, strikes, lockouts, public movements, earthquake, fire, flood, lightning, etc. that directly affect the parties. Other natural disasters and terrorist events and other force majeure within the laws. Due to force majeure, the obligations of the parties are postponed until the end of the force majeure, in this case, the terms of the contract are fulfilled by the parties as soon as possible after the end of the force majeure. However, if the force majeure continues for more than 15 days, the contract may be terminated unilaterally by the parties without any compensation liability.

H. COMPLAINTS AND INQUIRIES

Any complaints and inquiries related to the insurance may be communicated, using the address and phone numbers provided below. The insurer shall be obliged to respond to any such complaint or inquiry within 15 business days following its receipt of the same.

The terms and conditions regarding the scope, validity period, execution and termination of the service to be provided by the insurer with this contract are regulated within the scope of the general terms and special conditions, the policy that will be sent to the e-mail address of the consumer after the purchase, which is the subject of this contract.

The insurer will keep this contract for 3 years from the date it is concluded between the parties, and the consumer agrees, declares and undertakes that he / she will provide a copy of the Provider Agreement if requested by calling 0850 399 99 99 during this period.

In the event that the Consumer's personal information is incorrect and / or incomplete, the consumer must immediately call the insurer at 0850 399 99 99 or inform the Insurer immediately in writing. otherwise, the accuracy of the information provided by the consumer will be taken as basis and the Insurer will not have any responsibility.

The parties have accepted that the Arbitration Committee for Consumer Problems or the Consumer Court in the place where the consumer purchases the service or where his residence is located, within the monetary limits determined by the ministry in December every year, is authorized in the resolution of disputes related to



this agreement. The consumer also reserves the right to apply to the Insurance Arbitration Commission (the Provider is a member of the Insurance Arbitration Commission) and the Consumer Courts. The consumer declares and undertakes that he/ she has read this agreement and accepted all the information and conditions it contains.

ADDRESS :Allianz Tower Küçükbakkalköy Mah. Kayışdağı Cad. No:1 Ataşehir/İstanbul 34750 Phone :0850 399 99 99 Fax : 0 (216) 556 67 77 E-Mail : info@allianz.com.tr

TRADE SANCTIONS CLAUSE

Any reinsurer or insurer shall be considered not to have provided any coverage or to be obliged to pay any indemnity or provided any benefit to the extent that the provision of such coverage or the payment of such indemnity or the provision of such benefit under the present agreement renders such insurer or reinsurer subject to or exposes it to any sanction prohibition or restriction imposed and applied under the resolutions of the United Nations or any trade or economic sanction, law or regulation of the European Union, the United Kingdom or the United States of America.

CLARIFICATION TEXT ABOUT THE PROCESSING OF PERSONAL DATA IN CASCO INSURANCE

This clarification text is prepared by Allianz Sigorta A.Ş. as the data controller within the scope of the Law on Protection of Personal Data No.6698 ("Law"). Your personal data and special categories of personal data will be processed within the scope of insurance offers and insurance contracts by our company Allianz Sigorta A.Ş. ("Allianz") as the data controller, in accordance with the law and the rules of honesty, as explained below.

1. Purpose and Legal Reason for Processing Personal Data:

Your Personal Data; (identity, communication, insured vehicle's information, bank account information, customer transaction information, financial records, occupation information, audio-visual records, legal transaction records) and,

Your Special Categories of Personal Data; (Health information in connection with insurances for disabled vehicles, criminal conviction at the compensation stage if needed under the policy, membership information in group insurances where the insurant is an organisation, foundation or syndicate) may be processed in line with the following purposes and conditions.

a) Special categories of personal data processed regarding health data within the scope of insurance contract for disabled vehicles, based on the condition of "explicit consent" within the scope of the second paragraph of Article 6 of the Law;



b) Criminal conviction information at the compensation stage if needed and membership information in group insurances where the insurant is an organisation , foundation or syndicate , limited to the cases stipulated in laws in accordance with the third paragraph of Article 6 of the Law;

c) Personal data processed for the purpose of risk assessment in order to issue an insurance policy, determining policy premiums and guarantees, exercising the rights arising from the policy and fulfilling the obligations, performing policy cancellation and renewal procedures, creating an insurance offer, on the condition that it is necessary to process personal data of the parties of the contract, provided that it is directly related to the conclusion and execution of the insurance contract in accordance with subparagraph (c) of the second paragraph of Article 5 of the Law;

d) Personal data processed for the purpose of reporting to authorities in order to fulfill obligations arising from laws and related legislation, fulfillment of information / document storage obligations, identity verification, execution and follow-up of legal affairs and transactions, informing and notices about the insurance contract, recording the communication based on the condition that data processing is mandatory in order to fulfill the legal obligation of the data controller in accordance with subparagraph (ç) of paragraph 2 of Article 5 of the Law;

e) Personal data processed in order to use the recourse rights of the insurer to the indemnifier, to collect the premiums of the insurance policy, to make premium refunds, to make compensation assessment, to meet the expenses of the insured, to make payments to the contracted and authorized institutions and persons and to pay the compensation. In accordance with subparagraph (e) of the paragraph 2 of Article 5 of the Law; based on the condition that data processing is mandatory for the establishment, use or protection of a right;

f) Planning and execution of audit activities, data analysis studies and information sharing with companies and suppliers from which the insurer provides support services to the insured and right holders in accordance with the Support Services Regulation, subparagraph (f) of paragraph 2 of Article 5 of the Law in accordance with based on the condition that data processing is mandatory for the legitimate interests of the data controller, provided that the fundamental rights and freedoms of the data subject are not harmed; can be processed.

2. Collection Method of Personal Data:



In line with the abovementioned reasons, your personal data and special categories of personal data will be obtained from Insurance Information and Monitoring Center (SBGM), insurance companies, intermediaries, contracted and authorized institutions and persons, automobile services, related automotive companies in branded casco, price comparison platforms and service providers and / or institutions and organizations determined by the relevant legislation databases permitted by the legislation, application and information forms, digital channels, website, call center verbally, in writing or electronically, fully or partially automatically or non-automated as part of any data recording system and will be processed and updated.

3.Transfer of Personal Data:

Your personal data is provided to banks / financing companies in order of disbursement insurance premium and indemnity, to the relevant automotive company in order to benefit from the services offered specifically for the brand of the insured vehicle in branded casco products;

Your personal data and special categories of personal data will be transfered to supervisory and regulatory authorities within the framework of reporting and examination requests, relevant public institutions, judicial authorities in order to carry out judicial follow-up procedures, natural and legal persons with whom we have a proxy relationship, alternative dispute resolution authorities, authorized attorneys, Insurance and Private Pension Regulation and Supervision Agency Insurance Information and Monitoring Center (SBGM), contracted and authorized institutions and organizations and persons or organizations permitted by the provisions of the legislation; insurance companies in order to carry out recourse transactions; to authorized agents / brokers, automotive services, salvage companies, experts, intelligence companies, actuaries for actuarial evaluation, experts for the purpose of following up on policy issuance, renewal and compensation payment procedures; policy and contract parties; Group companies, affiliates, agents in order to provide insurance products and services; to carry out insurance activities and to provide support service providers and suppliers with the assistance, consultancy and additional services undertaken in the policy, to the extent permitted and required by the legislation.

You can send your requests within the scope of Article 11 of the Law "regulating the rights of the person concerned", according to the Communiqué on Application Procedures and Principles to the Data Controller, at Allianz Tower Küçükbakkalköy Mahallesi Kayışdağı Caddesi No: 1 34750 Ataşehir Istanbul, www.allianz.com.tr/tr_TR You can send it to Allianz in writing via / us-ulasin.html or allianzsigorta@hs02.kep.tr or by calling 0850 399 99 99.

I have examined, read and fully understood the abovementioned text on the Processing of Personal Data in Casco Insurances.

PROTECTION OF PERSONAL DATA APPROVAL TEXT FOR SPECIAL EQUIPMENT VEHICLES:



(If any) Do you approve the processing the health data concerning your disability within the scope of the insurance contract for specially equipped vehicles for the purposes of informing and processing mentioned in the Clarification Text on Personal Data Processing in Casco Insurance?



I Don't Confirm

CLARIFICATION TEXT FOR PROCESSING PERSONAL DATA FOR SENDING COMMERCIAL ELECTRONIC MESSAGES WITH PURPOSE of PROMOTION AND MARKETING

In case you give an "explicit consent" within the framework of the 1st paragraph of the 5th Article of the Personal Data Protection Law No.6698 and also within the framework of the Law numbered 6563 on the Regulation of Electronic Commerce and the relevant legislation; your personal data will be processed in order to provide insurance products and services, from the contracting parties or insurance intermediaries, service provider companies and / or institutions and organizations determined by the relevant legislation, databases, forms permitted by the legislation, verbal, written or electronic media, fully or partially automatic or any of your personal data obtained by non-automated means as part of a data recording system; by data controller Allianz Sigorta A.Ş. and group companies, affiliates and agents, service providers; over SMS, MMS, telephone, fax, automatic call machines, electronic mail and similar communication channels can be processed in order to send commercial electronic messages with promotional and marketing content.

According to the Communiqué on Application Procedures and Principles to the Data Controller, you can send your requests within the scope of Article 11 of the Law numbered 6698, "regulating the rights of the person concerned", to Allianz Tower Küçükbakkalköy Mahallesi Kayışdağı Caddesi No: 1 34750 Ataşehir Istanbul, You can send it to Allianz in writing via /tr_TR/bize-ulasin.html or allianzsigorta@hs02.kep.tr or by calling 0850 399 99 99.

COMMERCIAL ELECTRONIC MESSAGE APPROVAL TEXT

In line with the information contained in the Clarification Text for Processing Personal Data for the Delivery of Commercial Electronic Messages with Promotion and Marketing Content; Do you consent to sending commercial electronic messages by Allianz Sigorta A.Ş., group companies, affiliates and agencies for marketing and promotional purposes?

At any time, you have the right to refuse all or partially messages on the basis of products and channels, such as data, audio, video, etc.





I Don't Confirm

While a copy of the document is delivered to the customer, the customer must write **"I have read, understood and received"** in the description field below with his/her own handwriting.

Description Field



I hereby declare that this insurance document is 13 pages and that I accept the relevant document provisions without signing each page separately and that I have received a copy of the document by hand.

Policy Delivery Method

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Customer Signature	By Hand	By E- Mail