ADITTIONAL INFORMATION ON DATA PROTECTION

How have we obtained your data?

The personal data we process at MAPFRE GLOBAL RISKS, Agencia de Suscripción S.A. (Hereinafter MAPFRE GLOBAL RISKS) was voluntarily provided to us with the purpose of establishing and / or strengthening the commercial or professional relations that our company maintains with the entity which it represents, in accordance with current legislation on data protection.

The category of data obtained is identifying data. In no case will specially protected data be treated.

Who is responsible for the processing of your personal data?

The information and / or personal data obtained are included in a file whose responsible is:

- Identity: MAPFRE GLOBAL RISKS, Agencia de Suscripción S.A. (Hereinafter GLOBAL RISKS), C.I.F. nº A/88104799.
- Postal address: Carretera de Pozuelo nº 52, 28222, Majadahonda, Madrid Spain.
- Contact of the Data Protection Delegate: DPO.NNCC@MAPFRE.COM

For what purpose do we treat your personal data?

MAPFRE GLOBAL RISKS, will treat all personal data obtained for the following purposes:

• Establish and / or strengthen commercial or professional relationships

How long will we keep your personal information?

The personal data provided will be kept for the period established on the basis of these criteria: (i) legal obligation of conservation; (ii) care of any responsibility derived from the treatment of the data and (iii) request of removal by the interested party in the applicable cases.

What is the legitimacy for the treatment of your data?

The legal basis for the treatment of your data for the purposes included in the section "For what purpose do we treat your personal data?" is of a legitimate interest of MAPFRE GLOBAL RISKS as the responsible party. This legitimate interest is justified in:

- The purpose of maintaining, developing and strengthening existing commercial and / or professional relationships.
- The type of data that is processed (only identification and contact information).
- The possibility of the interested party to object at any time to the processing of their data in a simple and clear manner.

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To which recipients will your data be communicated to?

MAPFRE GLOBAL RISKS may communicate your data exclusively for the purposes indicated in the section "For what purpose do we treat your personal data?", to other insurers, reinsurers, mediators in insurance, financial, real estate or to provide services related to your field of activity, belonging to the MAPFRE Group (www.mapfre.com), subsidiaries and affiliates, Fundación MAPFRE, public administrations and other individuals or legal entities that also develop any of the aforementioned activities and with which the different entities of the Group MAPFRE concludes collaboration agreements, whether or not any transaction is formalized or, as the case may be, once the existing contractual relationship has expired and without the need for it to be communicated in every first communication made to the aforementioned recipients.

Likewise, any entity belonging to the MAPFRE Group (www.mapfre.com), subsidiaries and affiliates, may communicate the personal data to any of the aforementioned entities, in order to maintain a comprehensive and centralized management of the relationship of the interested parties with the different entities of the MAPFRE Group, and that the interested parties can benefit from the possibility of accessing their data from any of them, respecting in all cases the applicable legislation on the protection of personal data and without the need for interested parties to be communicated every first communication that is made. The communication of the data between entities of the MAPFRE Group is necessary for the maintenance of the integral and centralized management of its relationship with MAPFRE GLOBAL RISKS, the application of premium discounts and other benefits obtained by such circumstance and the management of loyalty programs in the case of subscribing to them.

Within the framework of the communications indicated in the previous paragraph, international data transfers may be made to third countries or international organizations, on which there is or not a decision to adapt the European Commission regarding them. International transfers to countries that cannot guarantee an adequate level of protection will be exceptional and will be carried out whenever they are essential for the proper development of the contractual relationship.

Grupo MAPFRE has standard data protection clauses, in countries where its application is possible, to guarantee the adequate protection of its data in the framework of international communications and transfers of its data

What are your rights?

Under the terms and scope established in the regulations in force, any person is entitled to:

- •Confirm whether MAPFRE GLOBAL RISKS is processing personal data that concern you, and, if so, access them and the information related to their processing.
- request the rectification of inaccurate data Request the removal of data, among other reasons, when they are required for the purposes for which they were collected, in which case MAPFRE GLOBAL RISKS will cease to process the data except for the filing of or defense against potential claims or to comply with applicable laws.

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- •request the limitation of the processing of your data, in which case they will only be processed with your consent, with the exception of their storage and use for the filing of and defense against claims, for compliance with applicable laws or for the protection of the rights of another natural or legal person or for reasons of significant public interest in the European Union or in a certain Member State
- •Object to the processing of your data, in which case, MAPFRE GLOBAL RISKS shall crease to process your data, except for the defense against potential claims or to comply with applicable laws. receive, in a structured, widely-used format that can be mechanically read, the personal data that concern you and that you have provided to MAPFRE GLOBAL RISKS or request that MAPFRE transfer them directly to another controller when technically possible.
- withdraw the consent granted, if applicable, for the purposes specified in the section "What do we use your personal data for?", without affecting the lawfulness of the processing based on consent prior to withdrawal.

The aforementioned rights of access, rectification, removal, limitation, objection, and transferability may be directly exercised by the data owner or its legal or voluntary representative, through a written communication sent to the Corporate Privacy and Data Protection Office. Carretera de Pozuelo, 52 - 28222 Majadahonda – Madrid.

The interested party may file a claim with the competent data protection Control Authority particularly when it considers that it has not achieved satisfaction in the exercise of its rights, through the website provided for this purpose by the relevant Control Authority.