

DISCLOSURE LETTER ON PROCESSING AND PROTECTION OF PERSONAL DATA

The purpose of this disclosure letter is to inform you, pursuant to article 10 of the Personal Data Protection Law numbered 6698 ("PDPL"), on the collection and processing of personal data, method and purpose of processing thereof, legal grounds of transfer activities and to whom and for which reasons personal data may be transferred and on your rights under the Law. You may reach the clarification texts for the processing activities pertaining to the products we offer at the links below the relevant product.

1. Purpose of, and Legal Grounds for, Processing of Your Personal Data

Personal data (ID, contact information, customer transaction information and, when necessary, information on family and profession, visual and audio records, records of legal transactions) and sensitive personal data (health information, disability status, information on religion and criminal conviction) are processed for the purpose of conduct of corporate operations and business relationships of our Company, rendering insurance services, conduct of policy, risk and offer works, calculation of statistics and probabilities, determination of policy details, premiums and coverages, payment of premiums, commissions and service fees, conduct of product development works, conduct of reinsurance processes, recording of incoming calls, use of records for improving quality of services, satisfaction of obligations and legal notifications arising from legislation, following-up on ID, address and other necessary information for determination of information in relation to the person making the transaction/having the transaction made, provision of product and services to you in the most appropriate manner, ensuring continuity of marketing and technical processes, conduct of works to ensure commercial safety of our Company, preparation of all records and documents in electronic (internet/mobile, etc.) or physical media forming the basis of the transaction, compliance with the information storage, reporting and notification obligations stipulated under the legislation and by other relevant authorities, offering the products/services requested from our Company, notifying our relevant customers in relation to the services offered to our customers by our contracted medical institutions and business partners, advertising and promoting insurance products, conduct of finance and accounting matters and are securely stored in physical or electronic media for a duration in line with the purpose of processing.

GIG Sigorta A.Ş. (Former Title: Gulf Sigorta A.Ş.) processes your data based on the legal grounds set forth in articles 5 and 6 of the Personal Data Protection Law such as:

- Being explicitly foreseen under the laws,
- Being required for fulfillment of legal obligations,
- Processing being directly related to, and required for, the formation or performance of an agreement,
- Processing being required for legitimate interests,
- Having being made public by you,
- Processing being required for the establishment, exercise or protection of a right,
- Your explicit consent having been obtained
- Being required for the protection of the life or bodily integrity of a person, who is unable to express his/her consent due to physical impossibility or whose consent is not legally recognized, or that of another person,
- Processing within the scope of a confidentiality obligation.

2. Method of Collection of Personal Data

Personal data is procured, processed and updated,

- via the channels such as head office, regional offices, branch, insurance intermediaries, enterprises providing goods and services, internal and external call centers, support service providers, other private legal entities,
- via SSI, Ministry of Health, medical institutions and establishments and regulatory authorities, courts, professional organizations with public institution status and parent organizations thereof, information centers established by law, registries
- in case data subjects apply to GIG Sigorta, via various channels and convey personal data, from data subjects or authorized representatives thereof,
- via communication and inquiry channel on the website, cookies used on the website (for detailed explanation, refer to our cookie policy) and other digital channels,
- in cases where GIG Sigorta applications are signed up with and used,
- within the scope of camera recordings and creating visitor logs,
- in cases where data subjects disclose their personal data, by other means,

in line with the fundamental principles stipulated under PDPL and within the scope of the Turkish Commercial Code, Insurance Law and other relevant legislation verbally, in writing or electronic media, by wholly or partially automated means or, as part of a data filing system, by non-automated means.

3. Transfer of Personal Data

Your personal data may be shared, for the conducting of insurance activities, issuance of your insurance policy, preparation of offers suitable to you or conduct of technical or organizational activities supporting the insurance policy, fulfillment of legal obligations, with GIG Sigorta Regional Offices, companies providing reinsurance and, for these purposes, with brokers, contracted medical consultants, actuaries, in terms of the insured who are employees of corporate clients, if so requested by the policyholder, with Human Resources and/or relevant department of the policyholder, with real persons and legal entities acting as representatives for the settlement of legal disputes, with all persons and institutions which are permitted by national/international legislation or all persons and institutions which are, under such legislation or agreements whose party to, permitted, entitled and authorized to request and process personal data, with judicial and administrative authorities, with institutions authorized to audit or supervise, with establishments cited under article 31/A of the Insurance Law, with professional organizations, business partners and, from time to time, other third persons and establishments in order to increase the quality of the service provided and ensure integrity of the service, and with group companies and support service providers for the purpose of reporting requirements and identifying the customers and service providers, to the extent and under the conditions permitted and required by the legislation.

In addition to those specified above, personal data may be processed in order to contact you for the provision of all products and services specific to you in relation to the product and service received/to be received by you in this matter, and, additionally, to be used for promotion, offer of product/service, marketing and special offer activities and to develop services and products suitable to you, to conduct customer satisfaction studies and for current or new product studies, market research and determination of target customer group.

4. Rights of Data Subjects

You may convey to us the demands under article 11 of the PDPL titled "Rights of the Data Subject" pursuant to the principles specified in "GIG Sigorta A.Ş. Data Subject Application Form" in the "Legal Practices" section at www.gig.com.tr.

Pursuant to article 4 of the Law, GIG Sigorta is obliged to keep personal data accurate and up-to-date. In this context, for our Company to be able to fulfill our obligations arising from the legislation in force, you have to share accurate and up-to-date data with our Company. In case of any change in your data, we kindly request that you contact us via the communication channels specified below and update your data.

HEAD OFFICE	
Commercial Title	GIG Sigorta A.Ş. (Former Title: Gulf Sigorta A.Ş.)
Headquarters	İnkılap Mah. Dr. Adnan Büyükdeniz Cad. 2.Blok No:4 Daire:10,11,12 Ümraniye / İSTANBUL
Trade Registry Number	İstanbul, 857584
Central Registration System Number (MERSIS)	0871052362300018
Phone	+90 0216 400 2 400
Internet Address	www.gig.com.tr

For more information, please refer to the Policy on Protection and Processing of Personal Data at www.gig.com.tr.