

DSA EUROPE SARL Legal Notices

Notice & Disclaimer

Whilst we make every effort to ensure that the contents of this website is accurate, we cannot accept any liability for errors or omissions. This website refers to: DSAEUROPE.EU as well as; www.myexcessinsured.com www.assuremafranchise.com, www.assuremafranchise.fr and protegezvosfranchises.fr, franchiseassurance.fr, assurezvosfranchises.fr, franchiseassuree.fr, and franchiseremboursee.fr all acquired and owned by DSA Europe SARL, France

We shall not be liable to any persons for any loss or damage which may arise from the use of any of the information or detail contained within this website.

We make no representation that information on this web site is appropriate or available for use in all countries and prohibits accessing materials from territories where contents are illegal. Those who access this site do so on their own initiative and are responsible for compliance with all applicable laws. If any part of this notice and disclaimer is deemed unlawful, void or for any reason unenforceable then that part will be deemed severable and will not affect the validity and enforceability of the remaining parts.

Confidentiality and Data Protection

We will treat all your personal information as private and confidential to us and anyone else involved in the normal course of underwriting, managing and administering your insurance, any subsequent claim or renewal, even when you are no longer a customer. We will not give anyone else any personal information except on your instructions or authority, or where we are required to do so by law, or by virtue of our regulatory requirements. In some circumstances it will be necessary for us to pass on your data to third parties, this may include, but is not limited to, underwriters, claims administrators and loss adjusters. Your signing of the application form gives us permission to pass on your personal information, solely for the purposes referred to above, including the claims handling process which involves organizations located outside the European Union, adhering to European Data Protection Guidelines. Under the Data Protection Act 1998 you have the right to see personal information about you that we hold in our records. If you have any queries please write to us at our usual office address.

Our Service

Your insurance is provided and administered by: DSA Europe SARL, 82150, France. You will not receive advice or a recommendation from us with regards to this insurance, you will need to make your own choice about how to proceed.

Language used

The English language will be used for all communications, the contractual terms and conditions, and any information we are required to supply to you, before and during the duration of the contract.

Your Duty to Give Information

It is Your responsibility to provide complete and accurate information to insurers when You take out Your insurance policy, throughout the life of Your policy, and when You renew Your insurance.

It is important that You ensure that all statements You make on proposal forms, statements of fact, claim forms and other documents are full and accurate.

Please note that if You fail to disclose any information or change in circumstances to Your insurers which could influence the cost, or their decision to accept Your insurance, this could invalidate Your insurance cover, and could mean that part or all of a claim may be not be paid.

Your Data

Your data will be protected by us in accordance with the Data Protection Act.

You have the right to access any personal information that we hold in respect of You. You also have the right to

amend or delete any information We hold about you, if you believe that it is inaccurate or out of date.

In some circumstances it will be necessary for us to pass on your data to third parties to enable us to underwrite, manage and administer your insurance coverage and any subsequent claim or renewal. This may include, but is not limited to, Underwriters, Claims Administrators and Loss Adjusters.

Your signing of the application form (physically or electronically) gives us permission to pass on your personal information, solely for the purposes referred to above, which includes any sensitive information, such as your medical information.

Cookie Statement

This notice is provided in accordance with the 'Privacy and Electronic Communications (EU Directive) Regulations 2003'.

This web site must use persistent cookies. The persistent cookie is a small piece of data that is stored in a file on the users computer hard disk.

Information in the cookie stored on your computer by this web site:

- Your personal details that you have submitted onto a form for us to action delivery and billing of product purchases. Next time you visit the web site you will be given the option to use the personal details previously provided so you don't need to write it all out again.
- Purchases. If you leave the site for any reason before completing a transaction the cookie will retain the contents of the purchase so that when you return you can pick up where you left off. Your purchase is NOT processed by the web site until you complete the transaction.
 You can delete the cookie file from you computer. It is usually located in the 'Temporary Internet Files' and/or 'Cookies' folder within the Windows directory and its name is usually 'Cookie: <your computer username>@<site web address>. The location and file name may vary between Browsers and Operating

systems. You may need to search files on your computer using the shop web address as a search term to find it.

If you submit your personal details then you have elected to accept the cookie.

Third Party Web Sites, Links and Information

The Site may provide hyperlinks to third party websites or access to third party content. We do not control, endorse, or guarantee content found in such sites.

You agree that we are not responsible for any content, associated links, resources, or services associated with a third party site. You further agree that we shall not be liable for any loss or damage of any sort associated with your use of third party content. Links and access to these sites are provided for your convenience only.

To the full extent permissible by law, we disclaim all responsibility for any error, omission or inaccuracy in such material or its failure to comply with the relevant laws or regulations.

Copyright

Access to the site and our rights

We own the copyright, design right, database rights and all other intellectual property rights in the content of this and all sites managed or owned by DSA Europe (hereafter referred to as "The Site or "This site"") unless specifically otherwise stated.

You may access and use this site for personal and non-commercial use only. You may not access or use this site for any commercial purposes or otherwise exploit, extract, publish, distribute, or reproduce any part of this site for any

commercial purpose, without the express written permission of DSA Europe.

Any access to, or interference with this site with intent (including reckless use) to deny, corrupt or damage or otherwise interfere with service from the Site or for other commercial purposes, will result in DSA Europe seeking severe remedies.

We continually monitor the site for such use and will take all necessary action to ensure it's protection throughout the world.

Governing Law and Jurisdiction

You agree that all matters relating to your access to, or use of, this web site shall be governed by English Law.