

## **BMW ConnectedDrive Services – Information/Data Protection**

The high standards you place on the qualities of our products and services govern how we handle your data. Our aim is to create and maintain the basis for a trusting business relationship with our customers and prospective customers. The confidentiality and integrity of your personal data is one of our prime concerns.

### **Who is responsible for data processing?**

Data processing activities are jointly performed by the national sales company, BMW Vertriebs GmbH, a company incorporated under Austrian law, having its registered office at Siegfried-Marcus-Strasse 24, 5021, Salzburg, Austria, registered at the District Court of Salzburg under number FN 63069 z acting in Hungary through BMW Vertriebs GmbH Magyarországi Fióktelepe (Zweigniederlassung der BMW Vertriebs GmbH in Ungarn), having its registered office at 2220 Vecsés, Lőrinci út 59, Hungary, company registration number 13-17-000118, registered in the companies' register maintained by the Court of Registration of the Budapest Vicinity Tribunal (hereinafter referred to as "NSC") and Bayerische Motoren Werke Aktiengesellschaft, Petuelring 130, 80788 Munich, with its registered office in Munich and entered in the commercial register of the Local Court [Amtsgericht] of Munich under HRB 42243 (hereinafter referred to as "BMW").

The NSC provides the customer with certain vehicle-related information and assistance services (hereinafter referred to as "services") under the name "BMW ConnectedDrive" (hereinafter referred to as the "ConnectedDrive contract") and is the customer's contact with regard to operational and contractual matters.

BMW is responsible for the technical provision of the services. For the purpose of providing the services and support to the customer in case of problems, data are transferred from the NSC to BMW.

### **What kind of data are processed and for what purpose?**

The data collected in connection with entering into a contract or providing the services are processed for the following purposes:

#### **A. Entering into a contract (Art. 6(1)(b) GDPR)**

In connection with entering into a contract, the following data categories are processed:

- contact data (last name, first name, address, email address, etc.)
- account data (ConnectedDrive or myBMW login account, bank details, etc.)

The contractual data are automatically erased 1 year after expiry of the contract; financial transactions are erased in accordance with the statutory provisions after 10 years.

#### **B. Compliance with the contractual obligation to perform the ConnectedDrive contract (Art. 6(1)(b) GDPR)**

For the purposes of the performance of the ConnectedDrive contract entered into between you and the NSC, BMW provides various services, such as BMW Intelligent eCall, Concierge Service, Real Time Traffic Information, TeleServices, etc.

For the purposes of the provision of these services by BMW and commissioned service providers, the following (if required, personal) information from the vehicle is processed:

- vehicle status data (mileage, battery voltage, door and tailgate status, etc.)
- position and movement data (time, position, speed, etc.)
- vehicle maintenance data (next service, oil level, break wear, etc.)
- dynamic traffic information (traffic jams, hindrances, signs, parking spaces, etc.)
- environmental information (temperature, rain, etc.)
- user profile (configured news, email, audio providers, etc.)
- sensor information (radar, ultrasonics, gestures, speech, etc.)

A complete list and a detailed description of the services and the data used in each case can be found [here](#).

Although the provision of these data is not required to enter into the ConnectedDrive contract, BMW is unable to provide you with the respective service if these data are not provided by you and are not processed.

The processed personal data are automatically erased after 4 weeks unless they are needed longer for the provision of a specific service.

### **C. Assurance of product quality and development of new products (Art. 6(1)(f) GDPR)**

Beyond the mere provision of services, the data collected under B. are also processed for the purposes of quality assurance of the products and services offered by BMW Group and for the development of new products and services by BMW. These processing activities serve the legitimate interests of BMW to comply with the high standards placed by our customers on existing products and services and to be capable of satisfying our customers' future wishes through the development of new products and services. In order to protect our customers' privacy, the data are processed exclusively in a form that is not directly traceable to the customer/vehicle.

### **D. Fulfillment of the sales, service and administrative processes of BMW AG, the national sales company and authorized dealers (GDPR 6(1)(f))**

In order to optimize the customer experience and collaboration with BMW distributors continuously, we create evaluations and reports based on information from agreements and we share these evaluations and reports with the applicable BMW distributors. These evaluations are predominantly used for introducing appropriate measures (e.g. training courses for sales personnel) to improve the request and sales process. We will create the aforementioned reports only in an aggregated and anonymized form; this means that the recipients of the reports will be unable to draw any conclusions about you personally.

Portions of the vehicle-specific data collected under B. are used for performance of the service processes (e.g. repair, warranty, goodwill) of BMW AG, the national sales companies and authorized dealers. This processing is within the legitimate interests of BMW to provide our customers with the best possible service process. Processing sometimes also takes place in connection with legal requirements (e.g. repair and maintenance information due to the provisions of anti-trust regulations). Technical data is always processed in relation to the vehicle and without direct connection to the customer in order to protect the privacy of our customers.

The following data categories are used for this:

- Vehicle master data (vehicle type, color, equipment, etc.)
- Vehicle service data (due date of next service visit, oil level, brake wear, etc.)
- Vehicle status information (mileage, battery voltage, door and hatch status, etc.)

The technical vehicle data is deleted at the end of the vehicle life cycle.

The NSC is a company within BMW Group. In part, we process your data in order to make the administration of the various companies within BMW Group as efficient and successful as possible. One of the areas this affects is common group accounting in accordance with international accounting regulations for companies (such as the International Financial Reporting Standards (IFRS)).

### **E. Customer support (GDPR 6 (1)(b), (g), (f))**

The NSCs and BMW partners use your personal data for communication as part of concluding contracts, see above (e.g. booking BMW ConnectedDrive services) or for the transaction of a request formulated by you (e.g. inquiries and complaints to BMW Customer Support). We contact you regarding all aspects of concluding a contract or processing a request without special permission e.g. in writing, by phone, by messenger services, by e-mail, depending on which contact data you have specified.

### **F. Marketing communications and market research due to consent (GDPR 6 (1) (a))**

If you have separately given your consent to the further use of your personal data, your personal data may be used to the extent described in the consent declaration, e.g. for marketing purposes and/or market research, and where applicable disclosed to third parties. Further details can be found in the respective consent declaration, which can be revoked at any time.

### **G. Fulfillment of legal obligations of the NSC or BMW (GDPR 13(1)(c) and 6(1)(c))**

The NSC will also process personal data if there is a legal obligation to do so. This could be the cause if we needed to contact you because your vehicle is subject to a recall or repair request.

Collected data is also processed as part of safeguarding the operation of IT systems. Safeguarding in this context includes, but is not limited to, the following actions:

- Backup and restoration of data processed in IT systems
- Logging and monitoring transactions to check the specific functionality of IT systems
- Detecting and defending against unauthorized access to personal data
- Incident and problem management for resolving problems in IT systems.

Collected data is also processed as part of internal compliance management, wherein we review aspects such as whether you have received sufficient advising as part of concluding an agreement and whether dealers have complied with all legal requirements.

BMW is subject to a number of additional legal obligations. In order to comply with these obligations, we process your data to the extent needed and pass on this data to the responsible authorities if necessary as part of legal reporting requirements.

### **How long do we store your data?**

We only store your personal data for as long as is required for the respective purpose. If data are processed for multiple purposes, they are automatically erased, or stored in a form that is not directly traceable to you, as soon as the last specified purpose has been fulfilled.

### **How are your data secured?**

We secure your data using state-of-the-art technology. By way of example, the following security measures are used to protect your personal data against misuse or any other form of unauthorised processing:

- access to personal data is restricted to only a limited number of authorised persons for the specified purposes;
- collected data are transferred only in encrypted form;
- furthermore, sensitive data are stored only in encrypted form;
- the IT systems used for the processing of the data are technically isolated from other systems to prevent unauthorised access, e.g. by hacking;
- furthermore, access to these IT systems is monitored permanently in order to detect and avert misuse at an early stage.

### **Who will we share your data with and how will we protect them?**

BMW is a global company. Personal data are processed preferably within the EU by BMW employees, national sales companies, authorised dealers and service providers engaged by us.

If data are processed in countries outside the EU, BMW ensures that your personal data are processed in accordance with the European level of data protection, using EU standard agreements, including suitable technical and organisational measures. If you want to access the actual protections for data transfer to other countries, please contact us using the communications channels specified below.

Some countries outside the EU, such as Canada and Switzerland, the EU has already officially considered as countries providing an adequate and comparable level of data protection. As a result, data transfers to these countries do not require any specific authorisation or agreement.

### **Contact details, your rights as a data subject and your right to lodge a complaint with a supervisory authority**

You are entitled to request access to your personal data, to request the rectification/erasure or restriction of processing, to object to the processing and/or to exercise your right to data portability.

If data processing is based on your consent, you can withdraw your consent at any time with effect for the future.

To this end, please contact the NSC's Customer Service using the email address [ugyfelszolgalat@bmw.hu](mailto:ugyfelszolgalat@bmw.hu) or by calling the hotline: +36 80 990 011 (Mon, Tue, Thu, Fri from 8:00 am to 6:00 pm, Wed from 8:00 am to 8:00 pm).

Additionally, you are entitled to lodge a complaint with a supervisory authority.

As persons affected by the processing of your data, you can assert certain rights in accordance with the GDPR and in accordance with other applicable data privacy provisions. The following section contains explanations regarding your rights as a data subject in accordance with the GDPR.

### **Rights as a data subject**

In accordance with the GDPR, you specifically have the following rights as a data subject in relation to BMW:

**Right of access by the data subject (GDPR Article 15):** At any time, you can request information about the data that we have about you. This information includes the data categories processed by us, the purposes for which we process it, the source of the data if we did not collect it from you directly and, where applicable, the recipients to which we have transferred your data. You can obtain from us one free copy of your data that is part of the agreement. If you are interested in additional copies, we reserve the right to charge you for any additional copies.

**Right to rectification (GDPR Article 16):** You can request that we rectify your data. We will take appropriate measures to maintain, based on the latest information available to us, the correctness, completeness, timeliness and relevance of the data we have and continue to process regarding you.

**Right to erasure (GDPR Article 17):** You can request that we erase your data if the legal requirements exist for doing so. In accordance with GDPR Article 17, this could be the case if

- the personal data is no longer necessary in relation to the purposes for which it was collected or otherwise processed;
- you withdraw your consent on which the processing is based and where there is no other legal ground for the processing;
- you object to the processing of your data and there are no overriding legitimate grounds for the processing, or you object to data processing for direct marketing purposes;
- the personal data has been unlawfully processed

if such processing is not necessary

- for compliance with a legal obligation that requires that we process your data;
- especially with respect to retention periods required by law;
- for the establishment, exercise or defense of legal claims.

**Right to restriction of processing (GDPR Article 18):** You can request the restriction of processing of your data by us if

- you contest the accuracy of the personal data for a period enabling us to verify the accuracy of the personal data;
- the processing is unlawful and you oppose the erasure of the personal data and request the restriction of its use instead;
- we no longer need your data but you require it for the establishment, exercise or defense of legal claims;
- you have objected to processing pending the verification whether our legitimate grounds override yours.

**Right to data portability (GDPR Article 20):** Your data shall, where technically feasible, be transmitted to another responsible party at your request. This right shall be available to you only insofar as data processing is based on your consent or is necessary in performance of an agreement. Instead of receiving a copy of your data, you can also request that we transfer the data directly to another controller that you specify.

**Right to object (GDPR Article 21):** You can object, on grounds relating to your particular situation, at any time to processing of your personal data if data processing relates to your consent or to our legitimate interests or to those of a third party. We will cease processing of your data in such a case. The latter shall not apply if we can demonstrate compelling legitimate grounds for the processing which override your interests or we require your data for the establishment, exercise or defense of legal claims.

#### **Periods for fulfillment of rights as a data subject**

We always make an effort to comply with all requests within 30 days. This period, however, may be prolonged for any reason relating to the specific right of a data subject or the complexity of your request.

#### **Information restriction for fulfillment of rights as a data subject**

In certain situations, we may be unable to provide you with any information about any of your data due to legal requirements. If we are required to decline a request for information in such a case, we will promptly notify you of the reasons for the refusal.

#### **Complaints to supervisory authorities**

BMW AG takes your rights and concerns very seriously. If you feel that we have not duly addressed your complaint or concern, you have the right to lodge a complaint with a responsible data protection authority.

Valid as per: May 2018

## **BMW ConnectedDrive Services - General Terms and Conditions**

### **1. BMW ConnectedDrive Services and BMW ConnectedDrive Agreement**

1.1 BMW Vertriebs GmbH, a company incorporated under Austrian law, having its registered office at Siegfried-Marcus-Strasse 24, 5021, Salzburg, Austria, registered at the District Court of Salzburg under number FN 63069 z acting in Hungary through BMW Vertriebs GmbH Magyarországi Fióktelepe (Zweigniederlassung der BMW Vertriebs GmbH in Ungarn), having its registered office at 2220 Vecsés, Lőrinci út 59, Hungary, company registration number 13-17-000118, registered in the companies' register maintained by the Court of Registration of the Budapest Vicinity Tribunal, shall provide the customer with vehicle-related informational and support services (hereinafter "Services") known as "BMW ConnectedDrive," as defined by these General commercial Terms and Conditions of usage (hereinafter „commercial Terms“).

Contact details of BMW and postal address for correspondence:

BMW Vertriebs GmbH Magyarországi Fióktelepe

2220 Vecsés, Lőrinci út 59, Hungary

Phone number: +36 80 990 011

Email address: [ugyfelszolgalat@bmw.hu](mailto:ugyfelszolgalat@bmw.hu)

1.2 The current version of these General Terms and Conditions can be reviewed, saved and printed at any time at [www.bmw.hu](http://www.bmw.hu). Any changes to these General Terms and Conditions shall be published no later than six weeks before their intended effective date, and communicated to the customer to the extent that BMW is able to contact the customer. If the customer has agreed an electronic communication channel with BMW (e.g. via the BMW ConnectedDrive customer portal "My BMW ConnectedDrive"), the changes can also be reported via this channel. The General Terms and Conditions shall become part of the Agreement as long as the customer does not object before the planned date when the changes are to take effect.

1.3 In order to provide the customer with the Services, a BMW Connected Drive agreement must be concluded between the customer and BMW. The BMW ConnectedDrive agreement represents the framework agreement between BMW and the customer; by itself, without booking individual Services, it shall not constitute an acceptance or payment obligation for the Customer. However, based on this framework agreement, the customer is entitled to use the basic BMW ConnectedDrive Services as laid down in the Description of the Services (Point 2.1). The basic BMW ConnectedDrive Services include in particular the "Intelligent Emergency Call". Additional BMW ConnectedDrive Services under the BMW ConnectedDrive agreement (depending on the selected vehicle equipment) may be booked upon purchasing the vehicle, or retroactively through the BMW ConnectedDrive Store.

1.4 If the customer orders a new BMW vehicle from a seller (authorized BMW dealer or BMW branch) that features necessary standard or optional equipment for a specific Service, the customer shall simultaneously offer to conclude a BMW ConnectedDrive agreement with BMW for the use of this Service.

- a) If the respective Service is part of the standard equipment for the new BMW vehicle, the BMW ConnectedDrive agreement shall be concluded between the customer and BMW at the same time when the purchase agreement for the new BMW vehicle is concluded between the customer and the seller.
- b) If the respective Service is exclusively part of the optional equipment for the new BMW vehicle, the customer shall be bound to his/ her offer to conclude the BMW ConnectedDrive agreement only from such time when the customer can no longer deselect the optional equipment ordered for the new BMW vehicle. The BMW ConnectedDrive agreement shall be concluded between the customer and BMW when the Service is activated by BMW upon initial registration of the new BMW vehicle.

1.5 In all of the abovementioned cases (Points 1.4 and 1.5), the customer waives the need for a separate declaration of acceptance. However, If the customer is a consumer as per point 3 of section 8:1 of Act V of 2013 on the Civil Code - i.e. that he/she is a natural person acting for purposes which are outside his/her trade, business or profession -, BMW shall confirm the conclusion of the BMW ConnectedDrive Agreement on a durable media as defined in section 4, point 9 of Government Decree 45/2014. (II. 26.) handed over to the customer with the contents as defined in section 18 of Government Decree 45/2014. (II. 26.).

1.6 BMW only concludes the BMW ConnectedDrive Agreement with the customer if the hardware and software in the customer's vehicle is capable of using the services provided on the basis of the BMW ConnectedDrive Agreement.

1.7 The BMW ConnectedDrive Agreement shall be concluded in the language of the version of these General Terms and Conditions of Service signed by the customer - i.e. in English in the case of signing the present version -, and shall qualify as a written agreement between the Customer and BMW.

### **2. Description, term and availability of the Services**

2.1 The scope of the individual Services, their terms and availability are described in detail during the booking process as well as at [www.bmw.hu](http://www.bmw.hu) (hereinafter "Description of Services"). BMW shall specify the costs for these Services individually, or jointly in the context of the ordering process for multiple Services.

2.2 The term of the BMW ConnectedDrive agreement as per Point 1.3 is open-ended. The term for other Services booked in addition to the basic Services shall be based on the respective Description of Services. In general, a fixed-term, fee-based Service shall have a maximum term of two years and shall be automatically extended by a maximum of one additional year unless the customer terminates it with six weeks' notice to the end of the agreed term.

2.3 The Services are provided via a SIM card installed in the vehicle. Consequently, the Services are to some extent geographically limited by the reception and transmission range of the communication station operated by the respective network operator, and can particularly be impaired by atmospheric conditions, topographical circumstances, the vehicle's position, and obstacles (e.g. bridges and buildings). In addition, the provision of Services requires the mobile communication network needed for the installed SIM card to be functional and ready for operation.

2.4 Disruptions in service may result from force majeure, including strikes, lockouts and official requirements, as well as on the basis of technical or other measures, for instance as performed on systems belonging to BMW, suppliers of transit data or the network operator to ensure proper operations or to improve service (e.g. maintenance, repairs, system-related software updates, expansions). Disruptions in service may also result from short-term capacity shortfalls caused by demand peaks for the Services, or from disruptions in third-party telecommunications systems. BMW shall take all reasonable efforts to rectify such disruptions immediately or to work towards their rectification.

2.5 The customer can inform BMW Customer Service (see Point 7) about any disruptions in service.

2.6 BMW reserves the right to modify the scope of a Service if and to the extent that this modification is reasonable for the customer with regard to the total scope of the agreed Service. In the event of a further modification of the scope of a Service that can be reported to the customer in writing or via an electronic communication path (e.g. via "My BMW ConnectedDrive"), the customer can extraordinarily terminate this Service within six weeks of receiving the change notification, and have it deactivated free of charge via the BMW ConnectedDrive Hotline (see Point 7).

### **3. Using the Services**

3.1 The customer may not use the Services for illegal purposes, and shall ensure that third parties do not do this either. The customer is not authorized to share the data and information received in the context of using the Services with third parties for commercial purposes, or to further process these.

3.2 The customer shall bear the costs of any misuse of the Emergency Call Service.

3.3 The BMW ConnectedDrive agreement between BMW and the customer, as well as the Services booked by the customer, are linked to the vehicle and cannot be transferred to another vehicle or be used in another vehicle.

### **4. Deactivating the Services, terminating the BMW ConnectedDrive agreement**

4.1 The customer can have the SIM card installed in the vehicle deactivated at any time by an authorized BMW retailer, a BMW branch or an authorized BMW repair shop. Deactivating the SIM card deactivates all of the booked ConnectedDrive Services, including the basic Services. Deactivation will also cause the Intelligent Emergency Call function in the vehicle to be deactivated, if available. The "Legal Emergency Call", cannot be disabled at the request of the customer.

4.2 BMW and the customer can terminate the BMW ConnectedDrive agreement (to the extent that an open-ended term applies to this agreement as per 3.2) as well as any open-ended Service at any time, with six weeks' notice. Otherwise, for fixed terms, termination is possible with six weeks' notice to the end of the term if the term would otherwise be automatically renewed, by stating the lack of will to continue the agreement.

### **5. Sale or permanent transfer of the vehicle**

5.1 The customer is not entitled to transfer its existing BMW ConnectedDrive agreement with BMW to a third party without BMW's permission. This also applies in the event that the customer sells or transfers the vehicle.

5.2 In the event of a sale or permanent transfer of the vehicle to a third party, the customer shall ensure that all personal data saved in the vehicle have been deleted. In addition, the customer must remove the link between the vehicle and the customer's user account via "My BMW ConnectedDrive."

5.3 The customer must inform the third party to whom he/she is selling or transferring the vehicle about all active and deactivated services.

5.4 In the event of a sale or transfer for a long-term use of the vehicle to a third party, the customer shall also have the right, in addition to the termination option as per point 4.2, to terminate a fixed-term Service with six weeks' notice. If the customer terminates a fixed-term Service before the end of the term, the price already paid for this Service shall not be refunded on a pro rata basis.

## **6. Cancellation right for consumers**

If the customer is a consumer as per point 3 of section 8:1 of Act V of 2013 on the Civil Code - i.e. that he/she is a natural person acting for purposes which are outside his/her trade, business or profession –, he/she is entitled to rescind the contract concluded as per section 1 within fourteen (14) days from the conclusion thereof without a need to state any reasons.

Even if BMW starts to provide the services before the lapse of a fourteen (14) day period from concluding the agreement and/or booking the service, the Customer will not forfeit his/her right based on section 20 (2) b) of Government Decree 45/2014. (II. 26.) to rescind the BMW ConnectedDrive Agreement and/or the service within fourteen (14) days from concluding the BMW Connected Drive Agreement or from booking the service.

The following section informs the customer about this cancellation right:

### **Cancellation policy**

#### **Cancellation right**

You have the right to cancel this contract within fourteen days without any explanation.

The cancellation period is fourteen days from the date when the contract is concluded.

In order to exercise your cancellation right, you must inform us (BMW Vertriebs GmbH, Siegfried-Marcus-Strasse 24, 5021 Salzburg, Austria, seat and district court: Salzburg, Fn 63069, acting through its Hungarian branch under the business name BMW Vertriebs GmbH Magyarországi Fióktelepe (Zweigniederlassung der BMW Vertriebs GmbH in Ungarn), having its registered office at 2220 Vecsés, Lőrinci út 59, Hungary, company registration number 13-17-000118, registered in the companies' register maintained by the Court of Registration of the Budapest Vicinity Tribunal) via an unambiguous declaration (e.g. a letter sent by mail, fax or email) of your decision to cancel this contract. You may use the attached sample cancellation form, but this is not required.

You are considered to be within the cancellation period as long as you send the notice exercising your cancellation right before the end of the cancellation period.

#### **Consequences of cancellation**

If you cancel this contract, we must refund all payments we received from you – including delivery costs (with the exception of additional costs resulting from your choice of a type of delivery other than the cheapest standard delivery we offered) – immediately, at the latest within fourteen days after we receive the notice of your cancellation of this contract. We shall use the same payment method to refund the payments that you used for your original transaction, unless explicitly agreed otherwise with you. Under no circumstances shall you be charged fees for this refund.

If you requested the Services to start during the cancellation period, you must pay us an appropriate amount that corresponds to the share of Services already provided by the time you informed us that you would be exercising the cancellation right for this contract, in relation to the total scope of Services described in the contract.

**Sample cancellation form**

(If you wish to cancel the contract, please complete this form and send it back to us.)

To BMW Vertriebs GmbH (Siegfried-Marcus-Strasse 24, A-5021 Salzburg, Austria) Magyarországi Fióktelepe (2220 Vecsés, Lőrinci út 59.), BMW Ügyfélkapcsolati Központ, e-mail: [ugyfelszolgalat@bmw.hu](mailto:ugyfelszolgalat@bmw.hu) :

- I/we (\*) hereby cancel the contract that I/we (\*) concluded with regard to the purchase of the following goods (\*)/the provision of the following Service (\*) – Ordered on (\*)/received on (\*)
- Name of the consumer(s)
- Address of the consumer(s)
- Signature of the consumer(s) (only for notifications on paper)
- Date

\_\_\_\_\_  
(\* ) Please strike out where not applicable.

**7. Contact**

BMW Customer Service can be reached by email at [ugyfelszolgalat@bmw.hu](mailto:ugyfelszolgalat@bmw.hu).

The BMW ConnectedDrive Hotline is available on Monday, Tuesday, Thursday, Friday from 8 am to 6 pm and on Wednesday from 8 am to 8 pm on the phone number +36 80 990 011.

**8. Liability**

8.1 Within the legal stipulations, BMW does not assume any liability for the accuracy or up-to-date nature of data and information provided about the Services.

8.2 Within the legal stipulations, BMW shall not be liable for the consequences of disruptions, interruptions and functional impairments to the Services, particularly the cases described under 2.3 and 2.4.

8.3 In the event of slight negligence, BMW shall only be liable if significant contractual obligations (cardinal obligations) are violated, for instance those imposed upon BMW in terms of content and purpose or the fulfilment of which allows the contract to be properly executed and upon the fulfilment of which the customer regularly relies and may rely. This liability is limited to the typical foreseeable damages at the time when the contract is concluded.

8.4 The personal liability of BMW's statutory representatives, vicarious agents and employees for damages that they cause through slight negligence is also limited to the scope described in the above section.

8.5 BMW's liability in the event of a defect being fraudulently concealed, based on the assumption of a guarantee or procurement risk, and based on the Product Liability Act, shall remain unaffected hereby. Liability limitations shall not apply in the event of intent, gross negligence, or a loss of life, bodily injury or damages to health.

**9. Data processing and data privacy**

9.1 Data entered by the customer in the context of "My BMW ConnectedDrive" or the "BMW ConnectedDrive Store" is automatically encrypted using the SSL protocol (Secure Sockets Layer protocol). SSL is the industry standard for transmitting confidential data via the internet.

9.2 BMW shall collect, save and use personal data provided by the customer within the scope of the statutory provisions, to the extent that this is necessary for establishing, designing the content of or modifying the contractual relationship, and for using as well as invoicing the Services. Details about the processing of personal or vehicle related data within the scope of the individual Services can be found in the Description of Services and at [www.bmw.hu](http://www.bmw.hu).

9.3 The customer shall immediately report to BMW any changes to his/ her personal data that will affect the contractual relationship and the invoicing of the Services.

9.4 Usage data required for proper invoicing of the Services (invoicing data) may be saved and used by BMW after the end of the usage transaction until the invoicing is completed. Where necessary for the purpose of discovering and preventing the improper use of Services, customer and transaction data may be processed and also saved after the end of the usage transaction, where applicable.

9.5 Data obtained from the use of the Services may also be analysed for quality control purposes, but only in completely anonymous form.

## **10. Place of jurisdiction and applicable law**

10.1 The courts located in Budapest shall have exclusive jurisdiction for all claims which arise in connection with any commercial relations with customers who do not qualify as consumers. Jurisdiction for claims resulting from relations with costumers shall be set in accordance with general provisions of law

10.2 All disputes arising from or on the basis of this contractual relationship shall be subject to Hungarian law, to the exclusion of the UN Convention on Contracts for the International Sale of Goods (CISG). This choice of law shall only apply to the extent that it does not deprive the consumer of any binding applicable consumer protection regulations in the state where the consumer has his/her usual place of residence at the time of the order.

## **11. Final provisions**

11.1 The Customer is entitled to the warranty rights described in sections 6:159-6:167 of Act V of 2013 on the Civil Code.

11.2 A code of conduct - as per the Act on the Prohibition of Unfair Business-to-Consumer Commercial Practices – is not available.

11.3 Based on section 18 of Act CLV of 1997 on Consumer Protection the Customer may also turn with his complaint to the Arbitration Board as defined in Act CLV of 1997. The name and postal address of the Arbitration Board competent on the basis of BMW's seat is as follows:

Pest Megyei Békéltető Testület

1119 Budapest, Etele út 59-61. II. em. 240., Hungary

Rev.: May 2018

## **BMW/BMWi ConnectedDrive Services / MINI Connected Services**

The following services or service bundles are available in Hungary. The service bundles may include different services depending on the technical capabilities / equipment of your vehicle. Click on the services to display further details.

BMW;	BMWi;	MINI;	Customer Hotline
BMW;	BMWi;	MINI;	Navigation Map Update
BMW;	BMWi;	MINI;	Online
BMW;	BMWi;	MINI;	Teleservices
BMW;	BMWi;		EU Emergency Call

### **Runtimes of Services:**

If you bought the Services with the order of a new vehicle "BMW/ BMWi /MINI (ex-factory) the following terms will apply.

### **Unlimited Services**

#### **BMW, BMWi:**

Anonymous evaluation of sensor data and usage information for data quality enhancements and product development; EU Emergency Call; TeleServices; BMW Roadside Assistance; BMW Customer Hotline; ConnectedDrive Services

#### **MINI:**

Anonymous evaluation of sensor data and usage information for data quality enhancements and product development; TeleServices; MINI Roadside Assistance; MINI Customer Hotline; MINI Connected; MINI Connected XL.

### **Services with a 3 year duration:**

For a period of three years from the initial registration of the vehicle.

#### **BMW, BMWi:**

BMW Online; Map Update;

#### **MINI:**

Map Update; MINI Connected Services; MINI Online;

### **How-to buy and how-to renew:**

The service bundles or services can be bought with the initial vehicle order or can be bought / renewed at a charge separately via "My BMW ConnectedDrive" / "My MINI Connected" at [www.bmw-connecteddrive.com](http://www.bmw-connecteddrive.com) . Lifetimes of 12 months, 6 months and 1 month are available for renewal of the contract.

The BMW ConnectedDrive Store / MINI Connected Store in Hungary will be available soon.

### **How-to deactivate:**

You can have the BMW ConnectedDrive / MINI Connected basic services deactivated through an authorized BMW or MINI dealer, a BMW / MINI subsidiary or a BMW / MINI authorized workshop at any time. Deactivation of these Services also deactivates the vehicle's built-in SIM card. This also has the consequence that the emergency call in the vehicle as well as all remaining Services will no longer function.

You can additionally arrange for the remaining Services to be deactivated via "My BMW ConnectedDrive" / "My MINI Connected".

If the vehicle is equipped with the legally required EU Emergency Call (as from April 2018 only relevant for BMW and BMWi) a deactivation of the BMW ConnectedDrive basic services will not deactivate the vehicle's built-in SIM card. It has to remain active, so that the EU Emergency Call is functional all the time.