

Terms and Conditions

COLUMBUS RISK is committed to ensuring the privacy and integrity of information submitted by visitors to our website. All information of a personal nature submitted or provided by visitors will be treated confidentially and will not be disclosed to any person without express consent of the visitor concerned. However, disclosure or any information provided or submitted by a visitor may be made where such information is in the public domain or COLUMBUS RISK is obliged in terms of any law, order of court, legal process or other lawful reason to disclose such information.

Personal information may be disclosed to COLUMBUS RISK employees, suppliers and marketing agents where this information is necessary for them to evaluate and enhance the product and services offered on this web-site.

COLUMBUS RISK may disclose certain personal information of visitors, such as names, physical, postal and e-mail addresses to affiliated service providers for purposes of distributing promotional materials, newsletters, surveys and questionnaires or other information or material but only if a visitor has specifically indicated its willingness to receive such materials or information.

COLUMBUS RISK may provide third parties with general information that does not include particular personal information about visitors, such as their names and addresses, and which is intended to be used solely for compiling statistical or demographic information or otherwise abstract and non-personalised information.

COLUMBUS RISK does not and cannot control the confidentiality, access to or dissemination of information which is retrieved through the use of "cookies" or information retrieved through the collecting and storing of IP addresses of visitors to this web-site.

A "cookie" is a computer file, which is transferred automatically from our web site to a visitor's computer during an online session, and which enables COLUMBUS RISK, its sponsors and advertisers to customise webpage content and to gather general information on the use and frequency of the visitor traffic.

An IP address is an address assigned to your computer or server identifying it when conducting Internet activity.

COLUMBUS RISK does not support or encourage and will take all reasonable measures to ensure the prohibition and removal from this web-site of all material which is or is likely to be interpreted, in COLUMBUS RISK'S opinion, as libelous, harmful, threatening, abusive, defamatory, indecent, obscene or pornographic.

A visitor's access to this web-site, and the information contained on it, does not in any way convey or transfer any right in or to the intellectual property rights of COLUMBUS RISK or its customers' data or information displayed or accessible from the web-site (including all text, layout, graphics, artworks, animation material and general representation of the web-site) or in any of the trademarks, copyright, designs, patents, domain names, know-how, confidential information, trade secrets or any other intellectual property rights which may vest in COLUMBUS RISK or in the author, compiler, creator or licensor of such information.

All COLUMBUS RISK'S trademarks, logos, brands, domain names and other marks and intellectual property relating to this web-site, or any information contained or accessible from this web-site shall remain the sole and exclusive property of COLUMBUS RISK and the relevant authors or licensors, and the visitor undertakes that he/she/it will not use, duplicate, distribute, disseminate, adapt, display, alter or otherwise deal with such intellectual property without COLUMBUS RISK, the relevant licensor or author's prior written approval.

Copyright and all other intellectual property rights subsisting in any database/s maintained by COLUMBUS RISK and relating to this web-site is owned by COLUMBUS RISK or the relevant provider or supplier thereof.

A visitor may only use information retrieved, viewed, downloaded or otherwise obtained by viewing this web-site, for his/her/its own personal and non-commercial use and such information and/or data may not be sold, resold, transmitted or otherwise made available or disseminated in any manner via any media to any third parties unless the prior written consent of COLUMBUS RISK has been obtained.

The visitor undertakes not to change or delete any proprietary notices contained in any material, data or information downloaded or otherwise retrieved from this web-site.

Under no circumstances may a visitor use, duplicate, distribute, reverse, engineer, disassemble, decompile, reproduce, transcribe, store in a retrieval system, translate into any language or computer language, retransmit in any form or by any means, (electrical, mechanical, photo reproduction, recording on or otherwise) any of the material, information or content viewed, downloaded or otherwise retrieved from this web-site without the prior written consent of COLUMBUS RISK.

While COLUMBUS RISK will take all reasonable measures to ensure an efficient, uninterrupted and error-free service to all its online customers, neither COLUMBUS RISK nor any of its employees, representatives or assigns will be liable to any online customer for any loss or damage of whatsoever nature caused by or attributable to any:

- fact or circumstance beyond the reasonable control of COLUMBUS RISK, including the breakdown or interruption in the services provided by external service providers and the unavailability or defective performance of any software or any of the services available on or from this web-site;
- breach of privacy, security or confidentiality or any infringement of intellectual property rights by any person or entity;
- loss, damage, destruction, theft, contamination or corruption of any data, information or content accessible from or available on this web-site;
- reliance on, publication or use of any information or data contained on or accessible from this web-site including information and data contained in advertising banners, third party software, pop-up windows, buttons, intermercials, hypertext links and advertising sponsorships;

- failure by a visitor or online customers to maintain the confidentiality of their personal username and password, or the disclosure of personal usernames and/or passwords to any person or entity;
- hacking, infection by viruses, Trojan horses, or any other computer programming routines or software that are intended to damage, detrimentally interfere with, surreptitiously intercept or expropriate any software programme, system, data or personal information;
- failure to adhere to the provisions of any terms and conditions governing the use and access to the services and facilities offered from time to time on this web-site;
- any lawful act or omission by COLUMBUS RISK, its representatives and service providers in respect of or relating to the maintenance and support of this web-site and any supporting software or otherwise in the interests of protecting COLUMBUS RISK'S proprietary rights or the privacy and confidentiality of visitors and online customers and their personal information; and
- Consequential or indirect loss or damage whether foreseeable or otherwise.

The user of this site hereby indemnifies and holds COLUMBUS RISK harmless against all and any loss, liability, action, law suits, proceedings, costs, demands, and damages of all and every kind, (including but not limited to, direct, indirect, special or consequential damages), and whether in an action based on contract, negligence or any other action, arising out of or in connection with the failure or delay in the performance of the services offered on this website, or in the use of these services offered, information and / or images available on this web-site, whether due to COLUMBUS RISK'S negligence or not.

Due to the lack of personal contact in online communication and transactions, COLUMBUS RISK relies exclusively on the correctness and accuracy of information submitted and the good faith of its online customers. Failure to provide honest, accurate and complete disclosure may lead to the annulment of policies.

Online customers must keep confidential their personal usernames and passwords, at all times. COLUMBUS RISK shall be entitled to presume the authenticity and validity of any online communication or transaction and that the online customer is the originator of such online communication or transaction where the username and password of that online customer is used to gain access to, view and/or engage in any activity or transaction or service offered on this web-site.

The online customer hereby indemnifies COLUMBUS RISK, its employees, representatives and service providers and holds them harmless against any and all claims, losses and damages which COLUMBUS RISK or any third party may incur as a result of reliance placed on any information, data and material furnished by a prospective policyholder or policyholder to COLUMBUS RISK reserves the right to alter, restrict and / or terminate the services on its website to the user in particular, or to the public in general, without notice or reason, or

to revise these terms and conditions at any time. Such changes will be posted on this website and be deemed to have been accepted by the user if the user continues using the website. The obligation therefore will be on the user of this website to review these terms and conditions at regular intervals.

These terms and conditions will be governed by and construed in accordance with the laws of South Africa, and the user of this website will submit to the jurisdiction of the South African courts.

COLUMBUS RISK'S failure to exercise any particular right or provision of these terms and conditions shall not constitute a waiver of such right or provision.

COLUMBUS RISK is a branded product of iTribe (Pty) Ltd who is an authorised financial services provider (FSP 49912)
All Rights Reserved