PLEASE NOTE: This document contains only the most important information relating to your insurance contract. The insurance policy, the Fact Sheet as well as the EUROPÄISCHE insurance conditions for Seminar Attendee Cancellation Insurance ERV-VB Seminar 2011 provide for the complete pre-contractual and contractual information.

What is this type of insurance?
Seminar Attendee Cancellation Insurance is a cancellation insurance for one seminar.

What is insured?
- If a seminar has not been attended or has been left prematurely.
- The following are insured events:
  - unexpected serious illness
  - serious physical injury caused by an accident
  - death
  - pregnancy and pregnancy complications
  - serious damage to the property at the place of residence as a result of an act of God, fire, burst water pipes or criminal acts
- In the event of non-attendance at the seminar, we pay the cancellation costs due under the respective contract up to the amount of the insured seminar (travel) costs.
- In the event of curtailment, we pay the unused parts of the seminar and, if return journey was also booked and insured, the additional return journey costs.

What is not insured?
- deliberate or gross negligent acts by the insured person
- official orders
- considerable impairment due to alcohol, addictive drugs or medicaments
- dialysis, organ transplants, AIDS, schizophrenia, psychological illnesses (with exception of the first occurrence)
- coronary illnesses, stroke, cancer, diabetes (type 1), epilepsy, multiple sclerosis, if inpatient treatment has been received for them within the last twelve months before conclusion of the insurance (for cancellation) or the start of the conference (for curtailment)
- if the seminar does not take place or is postponed
- if the reason for the cancellation or curtailment already existed or was foreseeable

Are there any restrictions on cover?
- The benefits are limited at each insured event with the insured seminar (travel) price as a maximum.

Where am I covered?
- You are covered worldwide.

What are my obligations?
- The insurer must be immediately notified of any insured event and losses must be kept at a minimum.
- You are obliged to contribute to the determination of the facts. In particular, you must provide information as well as the original documents.
- Cancellation insurance: Upon the occurrence of an insured event you must immediately cancel the seminar however, at the latest, in the moment such insured event increases the cancellation costs.

When and how do I pay?
The premium is a one-off premium and must be paid when the policy is taken out and in accordance with the agreed method of payment.
## When does the cover start and end?

Cover applies in respect of one booked seminar with a duration of up to 31 days. Insurance cover is subject to payment of the premium.

**Cancellation insurance**: Insurance cover is provided from the taking out of the insurance. For seminars which have been booked before insurance has been taken out, cover for cancellation does not start until the 10th day after the policy has been taken out (except in cases of accident, death or act of God). Insurance cover terminates upon the start of the seminar.

In relation to **interruption insurance**, insurance cover is provided upon the start of the seminar and ends upon the end of the seminar or the prior expiry of the insurance.

## How do I cancel the contract?

The insurance contract terminates automatically at the end of the seminar or if the maximum duration of an insured conference is exceeded (31 days).
**Benefits**

**Cancellation**
- Reimbursement of cancellation costs in the event of non-attendance at the seminar

**Curtailment**
- Reimbursement of booked but unused parts of the seminar
- Additional return travel costs (if return journey also booked and also insured)

Reimbursement of costs up to the insured seminar (travel) costs as a maximum (= insured sum)

Per person € 4,000 and per policy € 10,000 can be insured. Higher insured sums are only valid if approved in writing by Europäische.

**Important:** If the seminar consists of several blocks, each block must be insured separately.

* For seminars which have been booked before insurance has been taken out, cover for cancellation does not start until the 10th day after the policy has been taken out (except in cases of accident, death or act of God).

Cover applies in respect of one booked seminar (maximum duration 31 days). The contractual basis for the provision of cover are the EUROPÄISCHE insurance conditions for Seminar Attendee Cancellation Insurance 2011 (ERV-VB Seminar 2011, see page 2). All insurance benefits are subsidiary. The insurance contract is subject to Austrian law. Upon payment of the premium the policy-holder declares his agreement to the provisions as stated and to the conditions of insurance.

**Insurer:** Europäische Reiseversicherung AG, Kratochwjlestraße 4, A-1220 Vienna. Phone +43/1/317 25 00-73930, Fax +43/1/319 93 67. E-mail: info@europaeische.at, www.europaeische.at Seat in Vienna. Commercial register HG Wien FN 55418y, DVR-Nr. 0490083. The company belongs to the Group of Assicurazioni Generali S.p.A., Trieste, which is registered in the register of insurance groups of ISVAP under no. 026. Supervisory authority: FMA Financial Market Authority, Department: Insurance Supervision, Otto-Wagner-Platz 5, A-1090 Vienna.

We make it easy for you to take out your cancellation insurance:

Please fill in this application form and send it by E-mail. Payment of the premium is shown on the booking confirmation and serves as proof of insurance.

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**APPLICATION FORM for cancellation insurance**

Please send by E-mail to: office@esgar.org

Seminar title: ____________________________________________________________

Seminar location: __________________________________________________________

Start of seminar: __________________________________________________________

Surname: ________________________________________________________________

Name: ____________________________________________________________________

Place of residence: ________________________________________________________

Signature: __________________________________________________________________
Insured reasons for Cancellation / Curtailment

Cover is provided in respect of the following events, if, as a result thereof, you are unexpectedly unable to attend the seminar or you have to leave prematurely:

- suddenly occurring serious illness, serious health consequences resulting from an accident or death (existing complaints are insured if they become acute unexpectedly);
- loosening of implanted joints in the insured;
- suddenly occurring serious illness, serious health consequences resulting from an accident or death (including suicide) of a family member, making your presence absolutely necessary;
- pregnancy, if the pregnancy is only determined after booking the seminar and the seminar falls within the maternity protection period, or severe pregnancy complications;
- loss of job without fault, as a result of notice of termination issued by the employer;
- call-up to basic military service or alternative civilian service;
- submission of an action for divorce to the competent court or, in the case of registered life partnerships, the submission of a petition for dissolution before the seminar to be taken jointly by the married couple/civil partners;
- dissolution of the relationship of two partners living together (who have had the same registered address for at least 6 months) by the giving up of the joint residence immediately before the seminar to be undertaken jointly by the partners concerned;
- failure to pass the school-leaving certificate examination, or a similar final examination for a course of school education lasting at least 3 years;
- receipt of an unexpected judicial summons;
- suddenly occurring serious illness, serious health consequences resulting from an accident or death of the person who has been entrusted with the care of family members who are of minority age or in need of care, making your presence at the place of residence absolutely necessary;
- suddenly occurring serious illness, serious health consequences resulting from an accident or death of the employee, or colleague in the same company, who is representing the insured for the duration of the seminar, making your presence at the place of residence absolutely necessary;
- significant financial damage (valued at over € 5,000) as a result of a crime against property (theft, damage to property etc.) or accident within one month prior to the start of the seminar;
- traffic accident involving the private vehicle of the insured on the direct way to the seminar, if the seminar is missed as a result;
- disaster aid as a member of the fire service or rescue service;
- calling to a military exercise of the Federal Army;
- unforeseen taking up of a new employment relationship by the insured, if the insured seminar takes part in the first six months of the new professional activity.

Restrictions on cover provided

No cover is provided if the cancellation or curtailment is connected with the following illnesses or treatments:

- dialysis, organ transplants, AIDS and schizophrenia generally;
- psychological illnesses (only the first occurrence is covered);
- coronary illnesses, stroke, cancer, diabetes (type 1), epilepsy and multiple sclerosis; if inpatient treatment has been received within the 12 months prior to the date on which the policy is taken out (for cancellation) or travel commences (for curtailment).

What has to be done if an event insured against occurs?

If you are unable to attend the seminar or have to leave prematurely, please cancel immediately with the seminar organiser (for travel services, at the place where you made your booking) and at the same time inform the Europäische Service Centre (by fax, letter or e-mail or on the Internet). Please give the following information: first name and surname, address, date of seminar, date of cancellation/curtailment, booking confirmation and proof of insurance.

If the event of sickness/accident please have a detailed medical certificate or accident report made out, using the claim form. Enclose the sickness notification sent to your social insurance company and the confirmation concerning medicines prescribed. The claim form can be requested by telephone, fax, post or e-mail, or can be downloaded from our website.
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An insured event shall exist if the insured person cannot attend the seminar or has to leave prematurely for any of the following reasons:

1. suddenly occurring serious illness, serious physical injury caused by an accident or death of the insured person.
2. family members shall be the spouse (or registered life partner or live-in partner in a joint household), the children (including children in-law, grandchildren), foster children, parents (step parents, parents-in-law, grandparents, foster parents), the siblings and brothers-in-law and sisters-in-law of the insured person; in the case of a member of the same household who has the same registered address for at least six months) by the giving up of the joint residence immediately concerned;
3. serious damage to the property of the insured person at his place of residence as a result of acts of God (flood, storm etc.) or the星星 physician instruction by the insurer;
4. if the specialist doctor/medical examiner (see Art. 6, Sec. 6.) instructed by the insurer does not confirm the incapacity to attend the seminar;
5. if the reason for the cancellation already existed or was foreseeable at the time of the conclusion of the insurance or the reason for the curtailment already existed or was foreseeable at the start of the seminar;
6. if the seminar does not take place or is postponed;
7. if the specialist doctor or medical examiner (see Art. 6, Sec. 6.) instructed by the insurer does not confirm the incapacity to attend the seminar;
8. if the reason for cancellation is connected with a pandemic or epidemic.

What applies in the event of entitlements from other insurance policies (subsidize)?

All insurance benefits are subsidiary: They shall only be provided if compensation cannot be obtained from other insurance.

When is the compensation due?

The written form shall be required for notifications and declarations by the insured person to the insurer.

How do declarations have to be made?

The insured must fulfill the following obligations, otherwise no payment will be made:

1. upon the occurrence of the reason for cancellation insured against, immediately cancel the seminar, in order to keep the cancellation costs to a minimum;
2. report the event insured against to the insurer immediately, stating the reason for cancellation/curtailment;
3. in the event of sickness or accident, have a corresponding confirmation made out by the doctor providing treatment (family doctor, the local doctor);
4. immediately send the following documents to the insurer:
   - proof of insurance;
   - for cancellation: cancellation costs invoice and claim form completed in full;
   - for curtailment: course of school education lasting at least three years, by the insured person immediately before the date of an insured seminar booked before or after the cancellation;
5. in the event of sickness or accident: detailed medical certificate or accident report;
6. if inpatient treatment has been received for them within the last twelve months prior to the seminar booking as a reason for cancellation;
7. if the seminar has ended.

What is the compensation for?

The insured shall refund up to the agreed insured sum

1. in the event of cancellation of the insured seminar, the cancellation costs that were contractually due by the time of occurrence of the insured event;
2. in the event of curtailment, the individual costs incurred by the insured person to a minimum;
3. the additional travel costs incurred by the insured person, if the travel journey has been booked at the same time and is also insured. This includes the costs incurred through the usability or only partial usability of booked return tickets or other travel documents. For the refund of return travel costs, the type and class of the means of transport shall be based on the quality booked.

How much is the compensation?

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Insurance cover is not provided

1. for events that are caused deliberately or with gross negligence by the insured person;
2. for events that are in connection with events of war any kind;
3. for events that occur as a result of violence on the occasion of public gatherings or demonstrations if the insured person actively takes part therein;
4. for events that are caused by the insured person to a military exercise of the Federal Army, provided the seminar
5. for events that are caused as a result of official orders;
6. for events that are caused by the influence of ionising radiation within the meaning of the Radiation Protection Act as amended, or by nuclear energy;
7. if the seminar or the seminar falls within the maternity protection period. If the pregnancy has already been determined before the booking seminar was made, the cancelled costs shall only be covered if severe pregnancy complications (medical certificate necessary) occur;
8. if the reason for the cancellation already existed or was foreseeable at the time of the conclusion of the insurance or the reason for the curtailment already existed or was foreseeable at the start of the seminar;
9. if the seminar does not take place or is postponed;
10. if the specialist doctor or medical examiner (see Art. 6, Sec. 6.) instructed by the insurer does not confirm the incapacity to attend the seminar;
11. if the reason for cancellation is connected with a pandemic or epidemic.

What are the limitations?

1. for events that are caused deliberately or with gross negligence by the insured person:
2. for events that are caused as a result of official orders;
3. for events that are caused by the influence of ionising radiation within the meaning of the Radiation Protection Act as amended, or by nuclear energy;
4. if the seminar or the seminar falls within the maternity protection period. If the pregnancy has already been determined before the booking seminar was made, the cancelled costs shall only be covered if severe pregnancy complications (medical certificate necessary) occur;
5. if the reason for the cancellation already existed or was foreseeable at the time of the conclusion of the insurance or the reason for the curtailment already existed or was foreseeable at the start of the seminar;
6. if the seminar does not take place or is postponed;
7. if the specialist doctor or medical examiner (see Art. 6, Sec. 6.) instructed by the insurer does not confirm the incapacity to attend the seminar;
8. if the reason for cancellation is connected with a pandemic or epidemic.

Article 7

How do declarations have to be made?

The written form shall be required for notifications and declarations by the insured person to the insurer.

Article 8

What applies in the event of entitlements from other insurance policies (subsidize)?

All insurance benefits are subsidiary. They shall only be provided if compensation cannot be obtained from other insurance.

Article 9

When is the compensation due?

1. Once the insuree's obligation to pay has been determined in terms of reason and amount, the compensation amount is due without notice.
2. If official investigations or proceedings have been initiated in connection with the insured event, the insuree shall be entitled to raise a defence that the debt is not yet due until conclusion of such.
Information on Withdrawal, Complaints and Data Processing

How can you withdraw from your insurance contract?

You can withdraw from your insurance contract in writing without giving any reasons within a period of 14 days. The period for withdrawal begins with the notification that the insurance contract came into effect but not before you received the insurance certificate and the insurance terms & conditions, including the provisions on the fixing or amendment of premiums, and this notification of the right of withdrawal.

The written withdrawal statement has to be addressed to:
Europäische Reiseversicherung AG,
Kratcwhijstraßè 4, A-1220 Vienna
Fax: +43 1 31993 67
E-Mail: info@europaesiche.at

Consequences of the withdrawal:
In the event of a valid withdrawal your insurance cover comes to an end and payments already made will be refunded. If the insurer has provided provisional cover, it is entitled to receive the corresponding premium for the duration of such cover.

Special Information:
The right of withdrawal expires at the latest one month after receipt of the insurance certificate including this notification of the right of withdrawal.

The right of withdrawal also expires if the contractual performance has been fully completed before you have exercised your right of withdrawal.

Whom to contact with a complaint?

You can submit your complaint to:
• Europäische Reiseversicherung AG
  attn. Complaints office, Kratcwhijstraßè 4, 1220 Vienna
  online at www.europaesiche.at/en/service/feedback-and-complaints
  via E-Mail to complaints@europaesiche.at
• The Association of Austrian Insurance Companies
  Schwarzenbergplatz 7, 1030 Vienna, www.vvo.at
• The arbitration body for consumer business
  www.verbraucherschlichtung.at.

The participation is not obligatory for the insurer.

• The Federal Ministry of Labour, Social Affairs, Health and Consumer Protection, Stubenring 1, 1010 Vienna
• For online contracts consumer can in addition contact the out-of-court dispute arbitration board of the Internet Ombudsman www.ombudsmann.at or the Online Dispute Resolution-Platform ("ODR-Platform") of the European Union ec.europa.eu/consumers/odr/

How we process your data?

We, Europäische Reiseversicherung AG, Kratcwhijstraßè 4, A-1220 Vienna, T +43 1 3172500, F +43 1 31993 67 are as insurer responsible for the processing of your data in the context of insurance contracts.

You can contact our data protection officer by E-Mail at datenschutz@europaesiche.at or by post at the above mentioned address with the further address „Data Protection Officer“.

We require and process your personal data and, if applicable, third parties’ data that you disclosed to us (e.g. insured persons) in our legitimate interest and to the extent necessary to properly establish and process our insurance relationship with you and to verify the coverage in the event of a claim. If you do not provide us with this data, or do not provide it to the required extent, we may not be able to establish your desired insurance relationship or process your claim.

Purpose and Legal Basis for the Use of Data: Your personal data is processed for pre-contractual and contractual purposes on the basis of Art. 6 para. 1 b) GDPR. If special categories of personal data (for example, data concerning your health) are required for this purpose, we process them on the basis of statutory authorisation (e.g. § 11a Insurance Contract Act (VersVG)) or we obtain your express consent beforehand. If we create statistics using these data categories, this is done based on Art. 9 para. 2 j) GDPR in connection with § 7 GDPR.

In addition, we process your personal data in order to fulfil legal obligations (e.g. regulatory requirements). The legal basis for processing data in this case is the relevant legal regulations in connection with Art. 6 para. 1 c) of the GDPR.

We also process your data if required by Art. 6 para. 1 f) of the GDPR in order to safeguard our legitimate interests or those of third parties. This may, in particular, be the case for preventing and investigating criminal offenses.

If we have collected and processed your data after obtaining your consent, you may revoke this consent at any time, meaning that we will no longer process your data for the purposes stated when you first gave consent starting from when we receive the consent revocation. The revocation does not affect the legality of processing the data up until the time when the consent was revoked.

Disclosure of Data to Third Parties: The complexity of the procedures regarding today’s data processing sometimes obliges us to use service providers and commission them to process your data. Some of these service providers may be outside the territory of the European Union. However, in all cases where we use service providers, we always ensure that the European data protection level and European data security standards are maintained. Our most important service providers are currently Generali Versicherung AG, Vienna and Europ Assistance GmbH, Vienna.

For the purposes of support and advice, the intermediary collects and processes your personal data and passes it on to check your insurance risk and to conclude your insurance relationship. In the event of a claim, the intermediary collects and processes the data relevant to processing the service and instructs us to perform a verification of the claim event. Similary, we will provide your intermediary with enough personal data about you and your insurance relationship required for your intermediary to assist you.

Furteron it may be necessary to pass your personal data to Reinsurance Companies, Regulatory Authorities and Courts. However, in all these cases, we always ensure that the legal basis is adhered to and that the protection of your data is maintained.

Your Rights: You may request information regarding the origin, categories, duration of storage, recipients, data processed by us regarding you personally as well as your business case and the nature of such processing. Moreover you may request that incorrect, incomplete or improperly processed data is corrected, completed or deleted.

Even if we have processed your personal data accurately and completely in compliance with the law, you may object to such data being processed in specific individual cases that you have justified.

You may receive the personal data we have processed in machine-readable format designated by us, provided that we have received it from you personally, or you may instruct us to transfer that data directly to a third party chosen by you.

If you have reason to believe that we are using your data without your permission, you have the right to appeal to the Austrian Data Protection Authority, Wickenburggasse 8-10, 1080 Vienna, Telephone: +43 1 52 152-0, E-Mail: dsb@dsb.gv.at.

Data Storage Procedure: We process your personal data, as far as necessary, for the duration of the entire business relationship (from the initiation and implementation to the termination of a contract) as well as in accordance with the statutory storage and documentation obligations, which may include, among others, the Austrian Commercial Code (UGB) and the Federal Fiscal Code (BAO). In addition, it is important to consider that in certain cases, the duration of storage, statutory limitation periods, e.g. according to the Austrian General Civil Code (ABG) may be up to 30 years.

For more detailed information regarding the way we process your data please refer to europaesiche.at/en/privacy or contact our Service Center.