Flight Ticket Cancellation Cover

Insurance Product Information Document



Company: Europäische Reiseversicherung AG, Vienna

Product: Flight Ticket Cancellation Cover

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 ERV-RVB 2013 in the version Special conditions for Flight Ticket Cancellation Cover provide for the complete pre-contractual information.

What is this type of insurance?

Flight Ticket Cancellation Cover is a cancellation insurance for a flight.



What is insured?

- ✓ If a flight has not been commenced. The following are insured reasons:
- ✓ unexpected serious illness
- √ serious physical injury caused by an accident
- √ death
- ✓ pregnancy complications
- ✓ serious damage to the property at the place of residence as a result of an act of God or the criminal act of a third party
- ✓ If a flight has not been commenced, we pay the cancellation costs due under the respective contract up to the amount of the insured price of the flight ticket



What is not insured?

- X deliberate or gross negligent acts by the insured person
- ✗ journeys which have been undertaken in spite of travel warnings
- X strike or official orders
- considerable impairment due to alcohol, addictive drugs or medicaments
- X if the reason for cancellation already existed or was foreseeable at the time of the conclusion of the contract
- ★ existing illness which has been treated on an outpatient basis in the last six months or on an inpatient basis in the last nine months before the policy is taken out



Are there any restrictions on cover?

The agreed insured amount constitutes the maximum payment by the insurer for all insured events.



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.
- Upon the occurrence of an insured event you must immediately cancel the trip, 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?

The insurance cover shall apply to a booked flight. Insurance cover is subject to payment of the premium.

Insurance cover is provided from the taking out of the insurance. If the policy is taken out after the booking date, only such events are insured that occur after the 10th day after the insurance has been taken out (with the exception of accidents, death or acts of God). Insurance cover terminates upon commencement of your insured journey.



How do I cancel the contract?

The insurance contract terminates automatically at the start of the booked flight.

Flight Ticket Cancellation Cover Insurance Product Information Document



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This insurance product information document is based on the Commission Implementing Regulation (EU) 2017/1469 of 11 August 2017 implementing Directive (EU) 2016/97 of the European parliament and Council of 20 January 2016 on insurance distribution.

Europäische Reiseversicherung AG, Registered office in Vienna, Kratochwjlestraße 4, A-1220 Vienna.

Phone: +43/1/317 25 00, E-Mail: info@europaeische.at, www.europaeische.at

Commercial reg. HG Wien FN 55418y, UID-Nr. ATU 15362408

Supervisory authority: FMA Financial Market Authority, Department: Insurance Supervision, Otto-Wagner-Platz 5, A-1090 Vienna. Europäische Reiseversicherung AG belongs to the Group of Assicurazioni Generali S.p.A., Trieste, which is registered in the register of insurance groups of IVASS under no. 026.



What type of insurance is this?

Flight Ticket Cancellation Cover is a cancellation insurance for a flight.

What is the scope of benefits provided by this insurance?

Trip cancellation

Cancellation costs for the booked flight (incl. booking charges)

up to € 1,000

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

When does the insurance have to be taken out?

The insurance must be taken out prior to the commencement of the journey.

Who is insured?

Insured persons are the persons specifically named in the proof of insurance.

Where does the insurance cover apply?

The insurance cover applies in the agreed local area of application Worldwide.

When does the insurance cover begin, when does it end?

The insurance applies to a booked flight.

Insurance cover in connection with trip cancellation benefits is provided from the taking out of the insurance and shall end at the commencement of the insured journey. If the policy is taken out after the booking date, only such events are insured that occur after the 10th day after the insurance has been taken out (with the exception of accidents, death or acts of God).

Which contractual basis applies?

The insurance product is subject to the EUROPÄISCHE travel insurance conditions ERV-RVB 2013 in the version Special conditions for Flight Ticket Cancellation Cover. You can find these provisions on page 2 et seq. Austrian law applies insofar as is legally permissible.

What is not insured?

In order to keep premiums at at a reasonable level some events are not covered by the insurance.

The insurance does not include insurance cover e.g. if the reason for the cancellation of the journey has already existed or was foreseeable or is connected with an existing illness or consequence of an accident which has been treated on an outpatient basis in the last six months or on an inpatient basis in the last nine months before the policy is taken out.

Articles 6 and 15 of the ERV-RVB 2013 in the version Special conditions for Flight Ticket Cancellation Cover provide for further exclusions.

What has to be done if an insured event occurs?

Please cancel immediately at the place where you made your booking (e.g. travel agency), in order to keep the cancellation costs to a minimum. At the same time please inform the Europaische Service Center.

In the event of sickness/accident please have a detailed medical certificate or accident report made out. Enclose the sickness notification sent to your social insurance company and the confirmation concerning medicines prescribed.

Evidence documenting the cause and amount of the obligation to pay, such as doctors' certificates and invoices must be submitted to Europäische as original documents. Please note: If your do not comply with these requirements you jeopardise your insurance protection.

Information about the insurance benefit at a glance:

• Trip cancellation insurance:

If you cannot commence the your journey due to the occurrence of an insured event, e.g. due to the unexpectedly occurring of a serious illness or due to an accident, we refund the contractually agreed cancellation costs up to \in 1,000.

In the case of existing illness we will only pay if such illness becomes acute unexpectedly and only if it has been treated neither on an outpatient basis within a period of 6 months nor on an inpatient basis within a period of 9 months prior to taking out the insurance.

Who is the insurer?

Europäische Reiseversicherung AG, Seat in Vienna.

Kratochwjlestraße 4, A-1220 Vienna

Phone: +43/1/317 25 00 Fax: +43/1/319 93 67 E-Mail: info@europaeische.at

www.europaeische.at Commercial reg. HG Wien FN 55418y.

Supervisory authority: FMA Financial Market Authority, Department: Insurance Supervision, Otto-Wagner-Platz 5, A-1090 Vienna.

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How much is the premium and what do you need to consider in connection with the payment of the premium?

The premium amounts to € 17,5 per person and must be paid when the insurance is taken out.

Please notify insured events as quickly as possible, by

- Online Claim Report at www.europaeische.at
- <u>E-mail</u> to schaden@europaeische.at
- <u>Fax</u> to +43/1/319 93 67-73930
- <u>Post</u> to Europäische Reiseversicherung AG attn. Complaints Department, Kratochwjlestraße 4, A-1220 Wien

Claim Reports can be downloaded from www.europaeische.at or requested at our Service center.

If you have any **queries** please call: +43/1/317 25 00-73930.

We wish you a relaxing holiday and an exciting and eventful trip. Whatever your plans may be, return safely.

Europäische Reiseversicherung AG

Mag. Wolfgang Lackner Mag. (FH) Andreas Sturmlechner

Please note: The official text is the German version of the EUROPÄISCHE travel insurance conditions ERV-RVB 2013 in the version Special conditions for Flight Ticket Cancellation Cover, the "EUROPÄISCHE Reiseversicherungsbedingungen ERV-RVB 2013 in der Fassung Besondere Bedingungen für den Flugticket-Stornoschutz". Any discrepancies or differences created in the translation are not binding and have no legal effect for compliance or enforcement purposes

EUROPÄISCHE travel insurance conditions ERV-RVB 2013 in the version Special conditions for Flight Ticket Cancellation Cover

Please note, that only those parts shall apply which correspond to the scope of benefits of your insurance package.

General section

Article 1

Who is insured?

Insured persons are the persons specifically named in the proof of insurance.

Article 2

Where does the insurance cover apply?

1. The insurance cover applies in the agreed local area of application.

Article 3

When does the insurance cover apply?

- The insurance cover shall apply to one journey.

[...] The insurance cover for trip cancellation benefits shall commence upon conclusion of the insurance (in the case of conclusion by means of bank payment form, on the day after payment has been made, at 0.00 hrs.) and shall end upon the start of the trip. The conclusion of more immediately consecutive insurances shall be deemed to be a

uniform continuous insurance period and is only permissible upon previous agree-

Article 4

When does the insurance have to be taken out?

- Insurance must be taken out before the start of the journey
- For journeys which have been booked before insurance has been taken out, cover for trip cancellation benefits does not start until the 10th day following conclusion of insurance (except in cases of accident, death or act of God as described in Art. 14).
- 3. It is not possible to prolong the insurance protection after the start of the journey

Article 5

When does the premium have to be paid?

The premium shall be paid upon conclusion of the insurance agreement.

Article 6 What is not insured (exclusions)?

- No cover is provided in respect of events which
 1.1. are caused deliberately or with gross negligence by the insured person. Deliberateness is also equivalent to an act or omission which must be expected to cause the damage with probability, the risk of which is however accepted;
 - occur in the context of participation in navy, military or air force services or op-
 - 1.3. are caused by any effect of atomic, biological or chemical weapons (ABC
 - 1.4. are connected with war, civil war, war-like conditions or internal unrest or which occur on journeys which have been undertaken in spite of travel warnings issued by the Austrian Foreign Ministry. If the insured person is unexpectedly overtaken by any of these events during the insured trip, cover applies until immediate departure, and as a maximum until the 14th day after the start of the event in question. In any event no cover applies in respect of active participation in war, civil war, war-like conditions and internal unrest;
 - occur as a result of violence on the occasion of public gatherings or demonstra-
 - tions if the insured person actively takes part therein; occur in the context of the committing or attempted committing by the insured person of actions which are punishable by the courts, and in respect of which malicious intent is a constituent element of the offence;
 - are caused by strike;

 - are caused by the suicide or attempted suicide of the insured person; occur in the context of participation in expeditions, or at altitudes of over 5,000 m above sea level;
 - 1.10. are caused as a result of official orders;

 - 1.12. are caused by the influence of ionising radiation within the meaning of the Radiation Protection Act as amended, or by nuclear energy;
 1.13. are suffered by the insured person as a result of a considerable impairment of
 - his psychological and physical state due to alcohol, addictive drugs or medicaments
- No cover applies insofar as and for as long as such cover is opposed by economic, commercial or financial sanctions or embargos of the European Union or the Republic of Austria which are directly applicable to the contracting parties. This applies also in respect of economic, commercial or financial sanctions or embargos which are imposed by other countries, insofar as this is not opposed by European or Austrian legal requirements.
- Alongside these general exclusions from insurance protection, specific exclusions are regulated in Articles 15.

Article 7

What do the sums insured mean?

- 1. The insured amount in each case constitutes the maximum payment by the insurer for all insured events before and during the insured trip.
- In the event of the conclusion of two or more insurances whose respective insurance periods overlap each other, the insured sum is not multiplied.

Article 8

What obligations have to be observed to maintain the insurance cover (duties)?

- The following are defined as obligations which, if violated, will release the insurer from payment pursuant to § 6 of the Austrian Insurance Contracts Act [VersVG]: The insured person must
 - 1.1. as far as possible avoid events insured against, keep any losses to a minimum, avoid unnecessary costs and follow any instructions given by the insurer;
 1.2. immediately inform the insurer about the event insured against;
 1.3. provide the insurer with full information about the damaging event and the
 - amount of the loss; as far as possible contribute to the determination of the facts, truthfully issue all
 - expedient information to the insurer, and permit any reasonable investigation into the cause and the amount of the obligation to pay, in particular empower and authorise the authorities, doctors, hospitals, social and private insurers concerned with the event insured against to issue information;

- 1.5. ensure that compensation claims against third parties are submitted in due form and in a timely manner, and if necessary assign such claims to the insurer up to the amount of the compensation paid;
- in the event that damage has been caused by criminal acts, immediately notify the competent local security service, precisely describing the circumstances and stating the extent of the damage, and have a certificate of the notification
- and amount of the obligation to pay, such as doctors' and hospital certificates and invoices etc.
- 2. In addition to these general obligations, special obligations are set out in Articles 16.

Article 9

How do declarations have to be made?

All declarations and information provided by the policyholder, the insured person, or All declarations and information provided by the policyholder, the insured person, or other third parties in connection with the insurance contract require the written form in order to be valid (in writing, but without signature). The declarations and information must be received by the recipient, and must be capable of being permanently preserved by the recipient (by printing out or storage, as in the case of fax or email, but not SMS messages), and the identity of the person making the declaration must be clearly evident from the text. Written declarations and information (with signature) are of course also valid, but verbal declarations and information are invalid.

Article 10

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

All insurance benefits are subsidiary. Insofar as compensation can be claimed in the insured event from other private or social insurances, the latter payment obligations take precedence. This applies even if subordinated liability has been agreed in any of these insurance contracts. The entitlements of the insured person are not affected or impaired by this. If the insured person reports the insured event to the insurer, the insurer will make advance payment and settle the claim on a conditional basis.

Article 11 When is the compensation due?

The compensation payment is due upon completion of the investigations necessary in order to determine the insured event and the extent of the benefit to be paid by the insurer. However, the compensation payment becomes due irrespective thereof if the policyholder, following the expiry of two months since request for a cash payment, demands an explanation from the insurer as to why it has not yet been possible to complete the investigations, and the insurer does not comply with this demand within one month.

If the duty of payment has only been established in terms of its basis, the entitled party can demand advance payments up to the minimum amount payable by the insurer on the basis of the nature of the case.

Article 12

When can insurance claims be assigned or pledged?

Insurance claims can only be assigned or pledged if they have been finally determined in terms of reason and amount.

Article 13

What law is applicable?

Austrian law applies insofar as is legally permissible

Special section

A: Trip cancellation

Article 14

- What is insured?
- 1. The subject matter of the insurance is the journey booked at the time of the conclu-
- An insured event shall be if the insured person cannot commence the trip for one of
 - 2.1. unexpectedly occurring serious illness, serious physical injury caused by an accident, adverse reactions to a vaccination or death of the insured person, if that necessarily results in incapacity to take the booked trip (in the context of psychological complaints, only if hospital treatment is provided on an inpatient basis or treatment is provided by a psychiatric specialist); loosening of implanted joints in the insured person, if this necessarily results in
 - incapacity to take the booked trip;

 - severe pregnancy complications (medical certificate necessary) occur; unexpected serious illness, serious physical injury caused by an accident or death (including suicide) of a family member, making the presence of the in-
 - sured person absolutely necessary; serious damage to the property of the insured person at his place of residence as a result of acts of God (flood, storm etc.), fire, burst water pipes or the criminal act of a third party, making his presence absolutely necessary; loss of job without fault, as a result of notice of termination issued by the em-
 - ployer to the insured person; failure to pass the school-leaving certificate examination, or a similar final ex-
 - amination for a course of school education lasting at least three years, by the insured person immediately before the date of an insured trip booked before the examination.
- 3. The insured event shall apply to the insured person concerned, that person's cotravelling family members with equivalent insurance, and additionally per event for a maximum of one further co-travelling person with equivalent insurance.

 Any person who is similarly insured for such events with Europäische Reiseversicherung AG Wien is deemed to have equivalent insurance.
- Family members shall be the spouse (or registered life partner or live-in partner in a joint household), the children (stepchildren, children-in-law, grandchildren, foster children, adopted children), the parents (step parents, parents-in-law, grandparents, foster parents, adoptive parents), the siblings, stepsiblings and brothers-in-law and sisters-in-law of the insured person; in the case of registered life partner or live-in partner in a joint household also their children, parents and siblings.

Article 15

What is not insured (exclusions)?

No cover is provided if

- the reason for the trip cancellation already existed or was foreseeable at the time of the conclusion of the insurance
- the reason for cancellation is connected with an existing illness or consequence of an accident which has been treated

 - 2.1. on an outpatient basis in the last six months or2.2. on an inpatient basis in the last nine months
- before the policy is taken out (excluding check up examinations); the travel company withdraws from the travel agreement;
- the specialist doctor/medical examiner (see Art. 16, Sec. 5.) instructed by the insurer does not confirm the incapacity to travel;
- the reason for trip cancellation is connected with a pandemic or epidemic.

Article 16 What obligations have to be observed to maintain the insurance cover (duties)?

The following are defined as obligations which, if violated, will release the insurer from payment pursuant to § 6 of the Austrian Insurance Contracts Act [VersVG]: The insured person must

- 1. upon the occurrence of the reason for cancellation insured against, immediately cancel the trip, 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; in the event of sickness or accident, have a corresponding confirmation made out
- immediately by the doctor providing treatments;
 4. immediately send the following documents to the insurer
- - proof of insurance; cancellation costs invoice and claim form completed in full;

 - booking confirmation unused or rebooked travel documents (e.g. flight tickets);
 - documents concerning the event insured against (e.g. mother/child pass, death
 - in the event of sickness or accident: detailed medical certificate or accident report (in the case of mental illness, this confirmation should be provided by a psychiatric specialist), sickness notification sent to your social insurance company and confirmation of medicines prescribed;
- 5. at the insurer's request, allow himself/herself to be examined by a doctor designated

Article 17

How much is the compensation?

The insurer shall refund up to the agreed insured sum

- in the event of cancellation of the journey, the cancellation costs that were contractu-ally due by the time of the occurrence of the insured event.
 - Booking fees are reimbursed up to the following amounts, if these if these are listed in the scope of benefits for the product, were invoiced on the date on which the trip was booked, are stated separately on the booking confirmation, and have been taken into account in the amount of the selected sum insured:

 flight fights: maying # 70 for price up to 6.700 for the selected sum insured:
 - flight tickets: maximum \in 70 for price up to \in 700 (above that amount, a maximum of 10 % of the price);

Cancellation handling charges are reimbursed within the agreed insured sum up to the following amounts, if these have been agreed in writing when the trip was booked: maximum € 25 per person or maximum € 50 per booking/family;

Please note: The official text is the German version of the Austrian Insurance Contracts Act the "Versicherungsvertragsgesetz". Any discrepancies or differences created in the translation are not binding and have no legal effect for compliance or enforcement

Annex

Extract from the Austrian Insurance Contracts Act [VersVG]

§ 6. (1) If it is provided in the contract that in the event of the violation of an obligation towards the insurer which has to be fulfilled before the occurrence of the insured event, the insurer is to be released from the obligation to make payment, the agreed legal consequence does not arise if the violation is to be regarded as non-culpable. The insurer can terminate the contract without notice within one month from the time when knowledge of the violation is obtained, unless the violation is to be regarded as non-culpable. If the insurer does not terminate the contract within one month, the insurer cannot plead release from payment as agreed.

(1a) In the event of the violation of an obligation which is intended to maintain the equiva-lence between risk and premium upon which the insurance contract is based, the agreed release from payment also only arises in the ratio in which the agreed premium falls short of the premium as provided in the tariff in respect of the increased risk. In the event of the violation of obligations in regard to mere communications and notifications which do not have any influence on the insurer's assessment of the risk, release from payment only arises if the obligation in question has been intentionally violated.

(2) If an obligation is violated which the policyholder has to fulfil vis-à-vis the insurer in order to reduce the risk or to prevent an increase in the risk (irrespective of the applicability of 1a). the insurer cannot plead release from payment as agreed if the violation has no influence on the occurrence of the insured event, or insofar as it has not had any influence on the scope of the payment the insurer is obliged to pay.

- (3) If the release from payment is agreed in respect of the event of a violation of an obligation which has to be fulfilled vis-à-vis the insurer after the occurrence of the insured event, the agreed legal consequence does not arise if the violation is not based either on malicious intent or gross negligence. If the obligation is not violated with the intention of influencing the insurer's duty to pay or of adversely affecting the determination of such circumstances as are evidently significant as far as the insurer's duty to pay is concerned, the insurer remains obliged to make payment insofar as the violation has not had any influence on either the determination of the insured event or the determination or scope of the payment the insurer is obliged to make.
- (4) Any agreement pursuant to which the insurer shall be entitled to withdraw from the contract in the event of the violation of an obligation is invalid
- (5) The insurer can only derive rights from the negligent violation of an agreed obligation if the policyholder has previously received the insurance conditions or another document in which the obligation is communicated.

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, Kratochwilestraße 4, A-1220 Vienna

Fax: +43 1 31993 67 E-Mail: info@europaeische.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, Kratochwijlestraße 4, 1220 Vienna online at www.europaeische.at/en/service/feedback-and-complaints via E-Mail to complaints@europaeische.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-ofcourt 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**, Kratochwjlestraße 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@europaeische.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 GDP.

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. Similarly, we will provide your intermediary with enough personal data about you and your insurance relationship required for your intermediary to assist you.

Furtheron 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 machinereadable 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 (ABGB) may be up to 30 years.

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