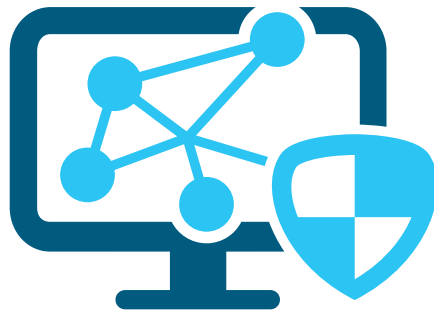


PROFESSIONAL INDEMNITY

FOR DIGITAL PROFESSIONS

COUNTRY SPECIFICATIONS

CZECH REPUBLIC



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GENERAL PROVISIONS

Supplementary Conditions for Insurance Contracts under Law of the Czech Republic 2021. In addition to/deviation from the agreed insurance conditions, the following applies:

M. TERM OF THE INSURANCE CONTRACT

[...]

3. Termination after occurrence of an insured event

Each party shall be entitled to terminate the insurance contract in the event the insurer has accepted the policyholder's claim for release after the occurrence of the insured event, or if he has refused the same without good reason. This also applies if the insurer instructs the policyholder to accept a possible legal dispute regarding the claims of the third party.

Terminations may only be issued within three month after an insured event is notified. Both sides must adhere to a notice period of one month.

[...]

6. Termination after conclusion of the contract

The insurance further terminates by notice of the insurer or the policyholder within 2 months of the conclusion of the contract. The notice period in this case is eight days.

N. APPLICABLE LAW AND PLACE OF JURISDICTION

1. Applicable law

Law of the Czech Republic shall apply to this contract.

2. Place of jurisdiction for lawsuits against the insurer

The court with subject-matter jurisdiction in Brno shall have exclusive jurisdiction for actions against the insurer arising from this insurance contract, unless the court with subject-matter jurisdiction in Munich (Germany) is legally permissible.

3. Place of jurisdiction for lawsuits by the insurer

Actions against the policyholder may be brought before the court with subject-matter jurisdiction in Brno, before the court of the Czech Republic with subject-matter jurisdiction for the policyholder's place of residence or business, unless the court with subject-matter jurisdiction in Munich (Germany) is legally permissible.

However, mandatory statutory provisions on the jurisdiction of the court and the applicable law remain unaffected.

Q. CONTACT PERSONS

1. Policyholder

The policyholder is required to immediately notify the insurer of changes to his address or name. Notifications, in particular declarations of intent, which are directed to the most recent address of the policyholder known to the insurer, shall be deemed received at the time they would have been received by the policyholder without a change in address or name and with regular delivery.

2. Broker (exali.com)

According to the principle of a central contact person, exali.com as an insurance broker personally manages this contract and is authorised to receive notifications and declarations of intent from the policyholder, the co-insured persons and the insurer Markel. Thus, notifications and declarations by the policyholder are deemed to have been received by the insurer when they are received by exali.com. Separate notification of the insurer Markel is no longer necessary in this case.

3. Insurer

Markel Insurance SE
Sophienstraße 26
80333 Munich

Represented by the Management Board: Frederik Wulff, Dr. Ulf Spessert

4. Complaints

Complaints may be addressed to the insurer, its contract administration and the Czech National Bank (CNB, Na Příkopě 864/28, 115 03 Praha 1, the Czech Republic).

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Dirk Czaya
Executive Board: Ralph Günther
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exali AG is an insurance broker which is
licensed according to Art. 34d (1) GewO.
Registration number: D-717T-30RVX-36



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