

**STANDARD INFORMATION FORM TO CONTRACTS  
FOR PARTICIPATION IN TOURISTIC EVENTS,  
IF IT IS NOT POSSIBLE TO USE A HYPERLINK**

The offered combination of tourist services constitutes a package within the meaning of the Directive (EU) 2015/2302 (however, for your convenience, in this information a package will be called a touristic event, and other capitalized terms shall have the meanings as in the Contract).

Due to the above you are entitled to all EU rights applicable to touristic events.

Fundacja Centrum Taubego Odnowy Życia Żydowskiego w Polsce (translation: Taube Center for the Renewal of Jewish Life in Poland Foundation – hereinafter referred to as the Taube Foundation) shall bear full liability for due realization of a complete touristic event.

Moreover, according to the requirements of law, the Taube Foundation possesses security in order to ensure returning to you your payments and, if a transport is included in the touristic event, to ensure that you can come back home, in case the Taube Foundation becomes insolvent.

More information regarding the most important rights according to the Directive (EU) 2015/2302 you can find:

in English:

<https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32015L2302&from=EN>

in Polish:

<https://eur-lex.europa.eu/legal-content/PL/TXT/PDF/?uri=CELEX:32015L2302&from=PL>

Using the hyperlink the Participant may receive the following information:

Most important rights according to the Directive (EU) 2015/2302:

- Before signing the Contract for the participation in a touristic event, Participants are to receive all necessary information regarding the event.
- At least one company is always responsible for due provision of all touristic services included in the Contract.
- Participants shall receive an emergency number or contact point information thanks to which they can contact the Organizer or a tourist agent.
- Travelers have a right to transfer the touristic event to another person, notifying the Organizer in a reasonable term, with the reservation of potential additional costs.
- The price of a touristic event may be increased, only if specific costs increase (e.g. prices of fuel), and provided that it has been directly expressed in the Contract; in no event the increase of the price can take place later than 20 days before the start of the touristic event. If the increase exceeds 8 per cent of the price of the touristic event, a Participant has a right to terminate the

Contract. If the Organizer reserves the right to increase the price, the participant has a right to a decrease of the price, if respective costs also decrease.

– Participants may terminate the Contract without paying any additional charges for termination and receive a full return of all payments, if one of the significant parts of a touristic event, other than the price, changes in a significant way. If the entrepreneur responsible for a touristic event cancels the event before its start, Participants have a right to receive a return of all payments and, in appropriate cases, a compensation.

– In extraordinary cases, e.g. if major security threats occur at the destination of the event, which may affect the touristic event, Participants may terminate the Contract before the start of the touristic event without being charged with additional costs for such termination.

– Furthermore, Participants have a right to terminate the Contract at any time before the start of a touristic event, subject to a relevant and justified additional charge.

– If after start of a touristic event its significant parts cannot be performed according to the Contract, appropriate alternative services shall be offered to a Participant, without additional charges. If services are not performed in accordance with the Contract, what significantly affects the touristic event, and the Organizer fails to resolve the problem, Participants may terminate the Contract without additional charges.

– Participants are also entitled to a lower price or compensation for a loss, if touristic services have not been performed or have been performed improperly.

– The Organizer has to render assistance to a Participant, who finds him or herself in a difficult situation.

– If the Organizer becomes insolvent, payments shall be returned. If the Organizer becomes insolvent after start of the touristic event and the event includes transportation, a journey back home is guaranteed. The Taube Foundation acquired a security for the case of insolvency at AXA Ubezpieczenia Towarzystwo Ubezpieczeń i Reasekuracji S.A. with its registered office in Warsaw, at 51 Chłodna Street, 00-867 Warsaw, telephone contact numbers: (+48 22) 555-05-42/555-05-44/555-05-47). If due to insolvency of the Taube Foundation a refusal to perform services occurs, Participants shall contact this entity or, in appropriate cases, with competent authority: Urząd Marszałkowski Województwa Mazowieckiego, Departament Kultury, Sportu i Turystyki (translation: Office of the Marshal of the Mazovian Voivodeship, Department for Culture, Sport and Tourism), 3 B. Brechta Street, 03-472 Warsaw, telephone contact numbers: (+48 22) 5979-501, (+48 22) 5979-540, fax: (+48 22) 5979-502, e-mail: dkpit@mazovia.pl.

Directive (EU) 2015/2302:

in English:

<https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32015L2302&from=EN>

in Polish:

<https://eur-lex.europa.eu/legal-content/PL/TXT/PDF/?uri=CELEX:32015L2302&from=PL>

Implemented to Polish law as the below Act:

<http://prawo.sejm.gov.pl/isap.nsf/download.xsp/WDU20170002361/O/D20172361.pdf>