

General Terms and Conditions for the ICCIR 2010 Registration

1. Scope of Application

1.1 These General Terms and Conditions exclusively stipulate the regulations for the Registration for ICCIR 2010 in Poertschach/Austria.

1.2 A contractual relationship subject to these terms and conditions is entered into between the CIRSE FOUNDATION (hereinafter referred to as "CIRSE Foundation") with its office in 1010 Vienna, Neutorgasse 9, and the participant of ICCIR 2010 (hereinafter referred to as "participant").

1.3 Any contractual or legal declarations of the participant deviating from these general terms and conditions shall not be part of the contract entered into with the CIRSE Foundation notwithstanding the consumption of the services offered by the CIRSE Foundation by the participant and the payment of fees therefore.

2. Registration

2.1 Registration for the ICCIR 2010 is to be made electronically by completing the respective online registration forms provided on the website of the CIRSE Foundation (www.iccir2010.org or www.cirse.org). Registration forms submitted without full name, complete email and postal address and/or date of birth cannot be processed.

2.2 Upon registration the participant shall receive an electronic confirmation about the registration for verification of the participant's personal data only.

2.3 The participant's registration for ICCIR 2010 shall not become effective prior to the CIRSE Foundation having received the full registration fee due.

2.4 Payment of the registration fee can be effected either by bank transfer or by credit card (VISA or MasterCard/EuroCard).

2.5 Upon payment of the registration fee by credit card the participant will receive a confirmation email. The invoice for the registration fee is available on the website of the CIRSE Foundation in a secure area. To access this area a USERiD and Password provided to the participant electronically, is required.

2.6 In case payment of the registration fee by bank transfer is the chosen payment method the recipient will receive a confirmation of registration by email upon completion of registration. Both the relevant confirmation of order as well as the invoice for the registration fee is available on the website of the CIRSE Foundation in a secure area. To access this area a USERiD and Password, provided to the participant electronically, is required.

The registration fee is to be paid to

- Account Name: The CIRSE Foundation
- Bank Name: Die Erste Bank
- Account No.: 285-645-48000
- Bank ID: 20111
- IBAN: AT832011128564548000
- BIC/SWIFT: GIBAATWW

The recipient's name and order number must be provided as a reference on the bank transfer document. Any bank charges incurred are to be paid by the participant.

2.7 Payment by cheque is not accepted.

2.8 Cancellation

Cancellations will only be accepted in written format. In case of cancellation of a registration by the participant, the registration fee minus EUR 40 to cover ensuing administrative costs will be refunded if the fee was transferred to the above cited account by May 17, 2010. For all cancellations after May 17, 2010 no refunds will be possible.

2.9 Name changes

Name changes will be handled like the cancellation of one registration and the registration of another participant.

3. Registration Fees

3.1 Registration fees shall be subject to the date of registration, the date of payment of the registration fee and the registration category.

3.2 The following registration fees and deadlines shall be valid for ICCIR 2010:
Registration Fee

Registration Fee/Deadline	Early by April 14, 2010	Middle April 15 to June 9, 2010	Late/Onsite from June 10, 2010
CIRSE Member	EUR 240	EUR 280	EUR 300
Non Member	EUR 280	EUR 320	EUR 340
Resident/Technician/Nurse -Member	EUR 150	EUR 180	EUR 200

*to be accompanied by a certificate, signed by the Head of Department. Please fax the confirmation within 5 days after your registration to: +43 (0)1 904 2003 30

3.3 The respective registration fees shall only be valid if registration is submitted and full payment is received by the CIRSE Foundation by the respective deadline. A failure to meet the relevant deadline will render the relevant invoice invalid, no congress badge will be provided and no confirmation of payment will be issued.

3.4 Reduced registration fees for ICCIR 2010 are only available for those members who have been in good standing with CIRSE.

3.5 Registrations categorised as Resident/Technician/Nurse/Student must be followed by a confirmation of a participant's head of department, submitted to the CIRSE Foundation within five days after the participant's registration has been submitted.

A failure to provide confirmation of the registration category in due time will result in re-categorisation of the participant's registration as Non-Member registration that will be charged accordingly.

4. Badges and Safety

The safety of all congress delegates and participants is of utmost importance to the CIRSE Foundation. Security measures and precautions at the ICCIR 2010 venue have been tightened to ensure maximum security for all attendees. Badges must be worn visibly on the congress grounds at all times. The CIRSE Foundation reserves the right for staff to check participants' identification upon admission to and/or inside the congress venue.

Participants may at any time be requested to present adequate proof of identity, in the form of a passport, driver's license, national or military identification or student ID. Documents for the proof of identity must include a photograph and signature.

5. Congress Material

The congress material (badges, etc.) will be made available to the participant on-site at the relevant terminals marked with "Registration", on June 10, 2010, from 7 am to 6.30 pm.

6. Certificate of Attendance/CME Accreditation

Any confirmation or certification related to the ICCIR 2010 will be available during and after the congress at www.iccir2010.org or www.cirse.org. The Last name and User ID will be required to access the personalised congress related documents online.

7. Limitation of Liability

7.1 The CIRSE Foundation's liability and obligations in the case of cancellation of ICCIR 2010 for what reasons ever shall be limited to the reimbursement of registration fees only.

7.2 Apart from damages caused by physical injury the CIRSE Foundation's liability for any other damages of what kind ever shall be restricted to willful intent or gross negligence.

7.3 The CIRSE Foundation shall not be liable for any damages caused by force majeure.

8. Personal Data

The participants consent that their personal data including their email address submitted with the registration for ICCIR 2010 is put at the disposal of the exhibitors' listed for the purpose of providing the participants with marketing and information material relating to the field of Interventional Radiology. The CIRSE Foundation shall not be liable for any damages or claims caused by exhibitors or service providers who may perform certain services or functions on behalf of exhibitors.

The participants acknowledge that this consent can be withdrawn any time without giving reason.

9. Applicable Law/Place of Venue

9.1 Any contractual relationship with the CIRSE Foundation shall be subject to Austrian law with the exception of the Vienna Convention on the International Sale of Goods (UNCITRAL). As far as consumers are concerned, such choice of law shall be applied only insofar as the granted protection is not deprived due to obligatory provisions of the country where the consumer has his or her habitual abode.

9.2 The place of venue fulfillment and jurisdiction shall be 1010 Vienna. The CIRSE Foundation shall be entitled to pursue any claim before the courts of law competent for the defendant's domicile or general residence. In cases where the participant is a consumer such legal venue shall only be deemed to apply, if the participant has his or her residence, habitual abode or place of employment in said court district or if the participant does not reside in Austria.

9.3. Should any provision of this General Terms and Conditions for the ICCIR 2010 Registration concluded with the participant be or become entirely or partially ineffective, this shall not affect the effectiveness or enforceability of the remaining provisions. The provision that has become entirely or partially ineffective shall be replaced with a new provision, the contents, meaning and purpose of which conform as far as possible economically and legally to those of the ineffective provision.