

## **DATA PRIVACY NOTICE**

Information pursuant to Art. 13 and 14 of the EU-General Data Protection Regulation ("GDPR")

### **1. Who is the responsible Controller for data processing and whom can you contact?**

#### **Responsible for data processing:**

Raiffeisen Bank International AG (hereinafter referred to as "Bank" or "RBI")

Am Stadtpark 9

1030 Vienna

Telephone +43 1 71707-0

E-Mail: [datenschutz@rbinternational.com](mailto:datenschutz@rbinternational.com)

#### **Contact data of the Data Protection Officer of the Bank:**

Werner Müller

Phone +43 1 71707-8603

E-Mail: [datenschutzbeauftragter@rbinternational.com](mailto:datenschutzbeauftragter@rbinternational.com)

### **2. Which data (or data categories) will be processed and which are the sources the processed data (categories) are derived from?**

- Personal data concerning the contact persons of your company (name, e-mail address, telephone number) which were made available to us by submitting your data on our Fintech Database
- Personal data from publicly available sources, e.g.: companies register, register of associations, land register, media
- Data that (in each case) have been submitted lawfully by other companies belonging to the Raiffeisen Banking Group or by any third party

### **3. What is the purpose and the legal basis for the data processing?**

By submitting data on the RBI Fintech Database the respective submitter agrees that RBI (the "Organizer") may disclose all information (including, without limitation, information about the submitted project) regarding the submitter or any of its affiliates of which the Organizer becomes aware or which is received by the Organizer as he considers necessary to any entity within the RBI group (Raiffeisen Bank Sh.a., Albania; Priorbank, JSC, Belarus; Raiffeisen Bank d.d. Bosna I Hercegovina, Bosnia Herzegovina; Raiffeisenbank (Bulgaria) EAD, Bulgaria; Raiffeisenbank Austria d.d., Croatia; Raiffeisenbank a.s. Czech Republic; Raiffeienbank Zrt, Hungary; Raiffeisen Bank Kosovo J.S.C, Kosovo; Raiffeisen Bank S.A, Romania; AO Raiffeisenbank, Russia; Raiffeisen Banka a.d. Serbia, Tatra banka, a.s., Slovakia; Raiffeisen Bank Aval JSC, Ukraine) or to the Austrian Raiffeisen banks and the subsidiaries of RBI Group. Furthermore, to the respective contracted partners of RBI or any RBI-Network Bank, who are supporting the organization of the Elevator Lab initiatives, to the external mentors of the Elevator Lab initiatives and all organizational units within the Organizer.

Any such disclosure is solely for the purpose of the implementation and the execution of the Elevator Lab Partnership Program or for other purposes related to business with the submitter, including the beginning of such a business relationship, for purposes of any local Elevator Lab initiative in a RBI-Network Bank, or for investment evaluation by RBI or any RBI-affiliated investment vehicle.

The Applicant shall be entitled at any time to withdraw its consent to the future disclosure of information by way of a written (or e-mail) notice to: Raiffeisen Bank International AG, Am Stadtpark 9, 1030 Wien, Austria or to [startups@rbinternational.com](mailto:startups@rbinternational.com).

#### 4. Who will receive the data?

- All departments as well as all staff (e.g. the Elevator Lab and Elevator Ventures Team) of RBI
- External mentors for any Elevator Lab initiative in a RBI-Network Bank or of the Elevator Lab Partnership program
- Any data processor assigned by RBI or any of RBI Group's affiliates to conduct the data processing activities (or certain parts thereof) to the necessary extent as they need the data to perform their respective service. All processors are contractually obliged to treat your data confidentially and to process the data for the provision of the respected services.
- All affiliates ("Network Banks") of the RBI group (Raiffeisen Bank Sh.a., Albania; Priorbank, JSC, Belarus; Raiffeisen Bank d.d. Bosna I Hercegovina, Bosnia Herzegovina; Raiffeisenbank (Bulgaria) EAD, Bulgaria; Raiffeisenbank Austria d.d., Croatia; Raiffeisenbank a.s. Czech Republic; Raiffeisenbank Zrt, Hungary; Raiffeisen Bank Kosovo J.S.C, Kosovo; Raiffeisen Polbank, Poland; Raiffeisen Bank S.A, Romania; AO Raiffeisenbank, Russia; Raiffeisen Banka a.d. Serbia, Tatra banka, a.s., Slovakia; Raiffeisen Bank Aval JSC, Ukraine)
- all Raiffeisen Banks in Austria („Landesbanken“)
- all subsidiaries of RBI Group (Raiffeisen Bausparkasse, Raiffeisen Capital Management, Raiffeisen Centrobank, Raiffeisen e-force, Raiffeisen Factor Bank, Raiffeisen Informatik, Kathrein Privatbank, Raiffeisen Leasing, RPHI, RSC, Raiffeisen Software, Valida Vorsorge Management, Raiffeisen Versicherung, RBI Group IT, Raiffeisen Wohnbaubank)
- any RBI-affiliated investment vehicle (e.g. Speedinvest)

#### 5. How long will the data be stored?

The maximum storage period for personal data is 7 years.

#### 6. What are your data protection rights?

As data subject and with regard to the processing of your personal data you have the following rights:

- the right to request (from the controller) access to the data that are processed,
- the right to request (from the controller) the rectification or the erasure of (incorrect) data,
- the right of restriction of the data processing,
- the right to object to the data processing

Furthermore, as data subject, you have the right to lodge a complaint with the competent authority which in Austria is the "Datenschutzbehörde" (Data Protection Authority) at the following address: <https://www.data-protection-authority.gv.at/>

Raiffeisen Bank International processes your data in compliance with the European General Data Protection Regulation 2016/649 (GDPR). Information about your rights according to GDPR and how you can contact us can be found on our website [www.rbinternational.com/dataprotection](http://www.rbinternational.com/dataprotection)

## **7. Are you obliged to providing data?**

As part of the business relationship, you must provide us with all personal information that is necessary to enter into and to maintain the business relationship with you, and also those data that we are required by law to collect. If you do not provide us with these data, we will generally decline either to conclude or to complete the contract, or we will be unable to execute an existing contract or we would be forced to terminate such contract. However, you are not obliged to give your consent to the processing of data if such data is not necessary for the performance of a contract or is not required by law or regulation.

In case the personal data has not been provided by the data subject itself, you have to provide the source, the personal data of the data subject has been derived from.

## **8. Is there automated decision-making?**

In general, we do not use fully automated decision-making within the meaning of Article 22 GDPR in order to establish and/or to conduct a business relationship. If we should use such procedures on a case-by-case basis, we will inform you accordingly by separate notice as so provided for by law.