SUMMARY

Summaries are made up of certain disclosure requirements known as 'Elements'. These Elements are set out and numbered in Sections A - E (A.1 - E.7).

This summary (the "**Summary**") contains all the Elements required to be included in a summary for this type of Notes and Issuer. Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements.

Even though an Element may be required to be inserted in the Summary because of the type of securities and Issuer, it is possible that no relevant information can be given regarding the Element. In this case a short description of the Element is included in the Summary with the mention of 'not applicable'.

Element		
A.1	Warnings	 Warning: This Summary should be read as an introduction to this prospectus (the "Prospectus"). Any decision to invest in the notes issued under this Prospectus (the "Notes") should be based on consideration of the Prospectus as a whole by the investor. Where a claim relating to the information contained in the Prospectus is brought before a court, the plaintiff investor might, under the national legislation of the Member States, have to bear the costs of translating the Prospectus, before the legal proceedings are initiated. Civil liability attaches only to those persons who have tabled the Summary including any translation thereof, but only if the Summary is misleading, inaccurate or inconsistent when read together with the other parts of the Prospectus or it does not provide, when read together with the other parts of the Prospectus, key information in order to aid investors when considering whether to invest in the Notes.
A.2	Consent to use the Prospectus	The Issuer consents to the use of the Prospectus in connection with a public offer other than pursuant to Article 3(2) of the Prospectus Directive ("Non-exempt Offer") of the Raiffeisen Bank International 3.25 per cent Fixed Rate Notes 2018-2022, Series 164, Tranche 1, in Germany and Austria by each further regulated credit institution in the EU, which is authorised under the Directive 2014/65/EU on Markets in Financial Instruments (the "MiFID II") to subsequently resell or finally place Notes, in each case as specified in the respective Final Terms or on the Issuer's website www.rbinternational.com under "Investors" (together the "Specifically Authorised Offeror(s)"), then being exclusively entitled to use the Prospectus for the subsequent resale or final placement of the respective Notes during the period from 12 November 2018 (including) until the earlier point of time, as the case may be, of (i) the termination of the offer of this Series 164, Tranche 1 by the Issuer or (ii) the aggregate principal amount is reached, or (iii) early redemption takes place iv) until 28 November 2022 at the latest, subject to the specified limitations in the Final Terms, provided however, that the Prospectus is still valid in accordance with Article 11 of the Luxembourg act relating to prospectuses for securities (Loi relative aux prospectus pour valeurs mobilières) which implements Directive 2003/71/EC of the European Parliament and of the Council of 4 November, 2003 as amended.

Section A – Introduction and warnings

 supplements published before such delivery. Any supplement to the Prospectus is available for viewing in electronic form on the website of the Luxembourg Stock Exchange (www.bourse.lu) and on the website of Issuer www.rbinternational.com under Investors. When using the Prospectus, each Specifically Authorised Offeror must make certain that it complies with all applicable laws and regulations in force in the respective jurisdictions. In the event of an offer being made by a Specifically Authorised Offeror, the respective Specifically Authorised Offeror shall provide information to investors on the terms and conditions of the offer at the time of that offer. The Issuer may give consent to additional institutions after the date of the Final Terms of the Notes and, if the Issuer does so, the above information in relation to them will be published on the website of the Issuer
 www.rbinternational.com under "Investors ". This consent to use the Prospectus is subject to the following conditions: As specified in the Final Terms, consent to use the Prospectus in connection with a Non-exempt Offer in Austria is granted to the Specifically Authorised Offerors as listed in the Annex to the Final Terms as of 07 November 2018 and as published or restricted on the website of the Issuer under http://investor.rbinternational.com under "Information for Debt Investors" and "Use of Prospectus". Further consent to use the Prospectus in connection with a Non-exempt Offer is granted to any further "Specifically Authorised Offerors" as published or restricted on the website of the Issuer under "Information for Debt Investors" under "Information for Debt Investors" under "Use of Prospectus". Further consent to use the Issuer under http://investor.rbinternational.com under "Information for Debt Investors" and "Use of Prospectus". Further consent to use the Issuer under http://investor.rbinternational.com under "Information for Debt Investors" under "Debt Issuance Programmes" and "Use of Prospectus". The Issuer reserves the right to terminate the offer prematurely.

Element		
B.1	Legal and commercial name of the issuer	The Issuer's legal name is Raiffeisen Bank International AG (" RBI " or the " Issuer ") and its commercial name is Raiffeisen Bank International or RBI.
B.2	Domicile and legal form of the issuer, legislation under which the issuer operates and its country of incorporation	RBI is a stock corporation (Aktiengesellschaft) incorporated and operating under the laws of the Republic of Austria and domiciled in Vienna.
B.4b	Any known trends affecting the issuer and its industries in which it operates	 The Issuer together with its fully consolidated subsidiaries ("RBI Group") has identified the following trends, uncertainties, demands, commitments or events that are reasonably likely to have a material adverse effect on its prospects for at least the current financial year: Continuing increase in governmental and regulatory requirements. Under the EU's Single Supervisory Mechanism ("SSM"), the European Central Bank ("ECB") is given specific tasks related to financial stability and banking supervision, among others empowering the ECB to directly supervise significant banks including RBI. The ECB is inter alia empowered to require significant credit institutions to comply with additional individual own funds and liquidity adequacy requirements) or take early correction measures to address potential problems. The new supervisory regime and the SSM's supervisory new procedures and practices are not yet fully established and/or disclosed and it is expected that these will be subject to constant scrutiny, change and development. A further pillar of the EU Banking Union is the Single Resolution Mechanism ("SRM") which is meant to establish a uniform procedure for the resolution of credit institutions that are subject to the EU banking supervisory mechanism SSM. As a result of a resolution measure under the SSM a creditor of RBI may already be exposed to the risk of losing part or all of the invested capital prior to the occurrence of insolvency or a liquidation of RBI. These developments may result in negative consequences and charges for RBI Group and could have a material adverse effect on RBI Group's prospects. Furthermore, full implementation of the capital and liquidity requirements introduced by Basel III, as well as any stress tests that the ECB may conduct in its capacity as the European banking supervisor, could lead to even more stringent requirements being imposed on RBI and the RBI Group with regard to capital adequacy and liquidity planning and this in turn may restrict RBI's margin an

Section B – Raiffeisen Ba	ank International AG as Issuer
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B.5 Description of the group and the issuer's position within the issuer's position within the group RBI is the ultimate parent company of RBI Group and pursuant to § Austrian Banking Act (Bankwesnegsetz – "BWG") also the superordina credit institution (<i>latergeordnetes Kreditinstituti</i>) of the RBI credit instituti group (<i>Kreditinstitutsgruppe</i>), which comprises all credit institutions, finance institutions, securities companies and enterprises offering banking rela support services in which RBI holds an indirect or direct majority interest everts a controlling influence. The BWG requires RBI in its function superordinated credit institution (<i>Creditinstitut</i>) of the catter RBI Group. Due to the merger with its former parent company Raiffeisen Zentralbe Österreich Aktiengesellschaft ("RZB") in March 2017 (the "Werger 2017 RBI became the central institution (<i>Catertalinstituti</i>) of the Raiffeisen Region Banks and therefore holder of the liquidity reserve (according to BWG, particular § 27a BWG) and acts as central liquidity clearing unit of Raiffeisen banking group Austria. The Raiffeisen Regional Banks, whi jointy own the majority of RBI's shares and, operate mainy at a regio level, render central services for the Raiffeisen Banks within their region a also operate as universal credit institutions. The Raiffeisen Regional Banks in not part of RBI Group. B.10 Qualifications in the audit report on the historical financial information Not applicable. KPMG Austria GmbH Wirtschaftsprüfungs- und Steuerberatungsgesellsch financial statements. KPMG has also reviewed RBI's German language consolidated financi statements as of 31 December 2016 and has iss innqualified auditor's reports (<i>Bestürgungwermerk</i>) for these consolidat financial statements. KPMG has also reviewed RBI's German language inter consolidated financial statements (<i>SHO</i> has also 2018. There was no qu			borrowers and valuation uncertainties due to the volatile securities market. Likewise, the extraordinarily low interest rate level could affect the behaviour of investors and clients alike, which may lead to weaker provisioning and/or pressure on the interest rate spread. In 2017 and 2018, RBI Group therefore faces a difficult economic environment once			d affect weaker 017 and
B.5 Description of the group and the issuer's position within the group RBI is the ultimate parent company of RBI Group and pursuant to § Austrian Banking Act (<i>Bankwesengeset</i> – "BWG") also the superordinate group (<i>Kreditinstitutson</i> comprises all credit institutions, financi position within the group B.5 Description of the group RBI is the ultimate parent company of RBI Group and pursuant to § Austrian Banking Act (<i>Bankwesengeset</i> – "BWG") also the superordinate group (<i>Kreditinstitutson</i> comprises all credit institutions, financi support services in which RBI holds an indirect or direct majority interest exerts a controlling influence. The BWG requires RBI in its function superordinated credit institution for the RBI credit institution group to cont among other things risk management, accounting and control processes as as the risk strategy for the entire RBI Group. Due to the merger with its former parent company Raiffeisen Zentralba Osterreich Aktiongsellschaft ("RZB") in March 2017 (the "Merger 2017 RBI became the central scottanti as central liquidity reserve (according to BWG, particular § 27a BWG) and acts as central liquidity clearing unit of Raiffeisen banking group Austria. The Raiffeisen Regional Banks, whi jointy own the majority of RBI's shares and, operate mainy at a regio level, render central services for the Raiffeisen Regional Banks ; not part of RBI Group. B.9 Profit forecasts or estimates Not applicable; no profit forecast or profit estimate is made. B.10 Qualifications in the audit report on the historical financial information Not applicable. RPMG financial ky financial information Not applicable; no profit forecasts or estimates			again.	difficult econon	nic environme	ent once
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Balance Sheet in EUR million	31/12/2017	31/12/2016	
	(audited)	(audited)	
Equity	(audited) 11,241	(audited) 9,232	
Total assets	135,146	111,864	
Selected Key Ratios	31/12/2017	31/12/2016	
	(audited)	(audited)	
NPL Ratio ⁽¹⁾	5.7 per cent	9.2 per cent	
NPL Coverage Ratio ⁽¹⁾	67.0 per cent	75.6 per cent	
Bank Specific Information	31/12/2017	31/12/2016	
-	(audited)	(audited)	
Common equity tier 1 ratio (transitional)	12.9 per cent	13.9 per cent	
Common equity tier 1 ratio (fully loaded)	12.7 per cent	13.6 per cent	
Total capital ratio (transitional)	17.9 per cent	-	
Total capital ratio (fully loaded)	17.8 per cent	18.9 per cent	
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Performance	1-12/2017	1-12/2016	
	(audited)	(audited)	
Net interest margin (average interest-bearing assets) ⁽²⁾	2.48 per cent	2.78 per cent	
Return on equity before tax ⁽³⁾	16.2 per cent	10.3 per cent	
Cost/income ratio ⁽⁴⁾	59.4 per cent	60.7 per cent	
Earnings per share in EUR	3.34	1.58	
Recources	21/12/2015	21/12/2016	
Resources	31/12/2017	31/12/2016	
Employees as at reporting date (full-time	31/12/2017 (audited) 49,700	31/12/2016 (audited) 48,556	
	(audited)	(audited)	
 Employees as at reporting date (full-time equivalents) Business outlets This overview includes the following Alternati (1) NPL Ratio and NPL Coverage Ratio ' performing loans in relation to total lo Coverage Ratio: impairment losses on relation to non-performing loans to cust (2) Net interest margin (average interest-bein relation to average interest-bearing as (3) Return on equity before tax: Return controlling interests, i.e. profit after tay statement of financial position. Average figures including non-controlling interee profit. (4) Cost/income ratio: General administration 	(audited) 49,700 2,409 ve Performance Mea: "Total non-banks"; N ans and advances to loans and advances omers. earing assets): Net in ssets. on the total equity k in relation to avera ge equity is calculate sts and does not inc ive expenses in rela	(audited) 48,556 2,506 sures ("APM"): NPL Ratio: Non- customers; NPL to customers in neterest income including non- ge equity on the ed on month-end lude current year tion to operating	
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Profit/loss before tax	1,024	849 ⁽¹⁾	
Profit/loss after tax	820	656 ⁽¹⁾	
Consolidated profit/loss	756	587 ⁽¹⁾	
Balance Sheet in EUR million	30/06/2018	31/12/2017	
Balance Sheet III EUK IIIIIIoli	(reviewed)	(audited)	
Equity	(Tevlewed) 11,968	(audited) 11,241	
Equity Total assets			
Total assets	143,556	135,146	
Selected Key Ratios	30/06/2018	31/12/2017	
·	(reviewed)	(audited)	
NPL Ratio ⁽²⁾	4.8 per cent	5.7 per cent	
NPL Coverage Ratio ⁽²⁾	73.5 per	67.0 per cent	
C	cent		
	1	I	
Bank Specific Information	30/06/2018	31/12/2017	
	(reviewed)	(audited)	
Common equity tier 1 ratio (transitional)	12.8 per cent	12.9 per cent	
Common equity tier 1 ratio (fully loaded)	12.8 per cent	12.7 per cent	
Total capital ratio (transitional)	17.7 per cent	17.9 per cent	
Total capital ratio (fully loaded)	17.6 per cent	17.8 per cent	
	, · ·		
Performance	1-6/2018	1-6/2017	
	(reviewed)	(reviewed)	
Net interest margin (average interest-	2.48 per cent	2.44 per	
bearing assets) ⁽³⁾		cent ⁽¹⁾	
Return on equity before $\tan^{(4)}$	18.7 per cent	17.4 per cent	
Cost/income ratio ⁽⁵⁾	56.0 per cent	58.9 per	
		cent ⁽¹⁾	
Earnings per share in EUR	2.21	1.79	
Resources	30/06/2018	31/12/2017	
Resources	(reviewed)	(audited)	
Employees as at reporting date (full-time	50,025	49,700	
equivalents)	50,025	49,700	
Business outlets	2,411	2,409	
Dusiness outers	2,411	2,407	
 This overview includes the following Alterr (1) Adjusted due to implementation of new accounting standard for financiato to the adoption of IFRS 9, RBI also which is now aligned with the finat the European Banking Authority (Ewas also necessary to adjust the com (2) NPL Ratio and NPL Coverage I performing loans in relation to to Coverage Ratio: impairment losses to non-performing loans to customer (3) Net interest margin (average interest to average interest-bearing assets. (4) Return on equity before tax: Return interests, i.e. profit after tax in refinancial position. Average equity non-controlling interests and does not financial position. Average equity non-recurring effects reported under <i>Source:</i> Semi-Annual Financial Report statements of RBI for the six months ended 	IFRS 9 and FINR al instruments (IFI o changed the press ncial reporting sta EBA). With the ac parable period and Ratio "Total non otal loans and ad on loans and adva s. -bearing assets): N a on the total equi lation to average is calculated on a ot include current y rative expenses in podwill, releases of sundry operating of 2018 (Reviewed	EP: On 1 January RS 9) took effect. entation of its ball undards (FINREP) loption of such st l comparable repor- -banks"; NPL R: lvances to custor nces to custor nces to custorers let interest income ty including non- equity on the st month-end figures year profit. relation to operati f negative goodw expenses).	2018, the In addition ance sheet, issued by andards, it ting date. atio: Non- ners; NPL in relation in relation controlling atement of including ing income ill and any
statements of RBI for the six months ended	50 June 2018).		

	Statement that there has been no material adverse change in the prospects of the issuer since the date of its last published audited financial statements or a description of any material adverse change	There have been no material adverse changes in the prospects of RBI since 31 December 2017.
	Significant changes in the financial or trading position of the Issuer	No significant changes in the financial or trading position of the Issuer have occurred since 30 June 2018.
B.13	Recent events particular to the issuer which are to a material extent relevant to the evaluation of the issuer's solvency	The Issuer is not aware of any recent events particular to the Issuer (i.e. occurring after the most recent published reviewed interim consolidated financial statements of the Issuer (RBI) as of 30 June 2018) in the context of its business activities that are to a material extent relevant for the evaluation of its solvency.
B.14	Please read Elemer	t B.5 together with the information below.
	Dependence upon other entities within the group	RBI is dependent on valuations of and dividends of its subsidiaries. RBI is further dependent on outsourced operations, in particular in the areas of back- office activities as well as IT.
B.15	The issuer's principal activities	The RBI Group is a universal banking group offering banking and financial products as well as services to retail and corporate customers, financial institutions and public sector entities predominantly in or with a connection to Austria and Central and Eastern Europe including Southeastern Europe ("CEE"). In CEE, RBI operates through a network of majority-owned subsidiary credit institutions, leasing companies and numerous specialized financial service providers. RBI Group's products and services include loans, deposits, payment and account services, credit and debit cards, leasing and factoring, asset management, distribution of insurance products, export and project financing, cash management, foreign exchange and fixed income products as well as investment banking services. RBI's specialist institutions provide Raiffeisen Banks and Raiffeisen Regional Banks with retail products for distribution.
B.16	Shareholdings and control	As of the date of this Base Prospectus, the Raiffeisen Regional Banks acting in concert (§ 1(6) Austrian Takeover Act) in relation to RBI, hold approximately 58.8 per cent. of the Issuer's issued shares. The remaining shares are held by the public (free float). The Raiffeisen Regional Banks are parties to a syndicate agreement regarding RBI, which includes a block voting agreement in relation to the agenda of the shareholders' meeting of RBI, nomination rights in relation to the Supervisory Board of RBI, preemption rights and a contractually restriction on sales of the RBI shares held by the Raiffeisen Regional Banks.

B.17 Credit ratings assigned to the issuer or its debt securities		 Credit ratings of the Issuer: The Issuer has obtained rating Moody's Investors Servi Standard & Poor's Credit As of the date of the Base Pros 	ce (" Moody's ")*; t Market Services	and Europe Limited ("	S&P")*.
			Moody's ¹	S&P ²]
		Rating for long term obligations (senior)	A3 / Outlook stable	BBB+ / Outlook positive	
		Rating for short term obligations (senior)	P-2	A-2	
		*) Moody's Deutschland GmbH, An & Poor's Credit Market Services Frankfurt am Main, are est Regulation (EC) No. 1060/2009 September 2009 on credit ratin included in the list of credit ratin published by the European (www.esma.europa.eu/page/List- Credit ratings of the Ordinary Not applicable. The Ordinary rated.	Europe Limited, Lonc ablished in the European P ng agencies, as amen ng agencies registered Securities and M registered-and-certifie Senior Notes :	lon (Niederlassung Deu ropean Union, are tr arliament and of the ded (the " CRA-Regu in accordance with the Markets Authority of d-CRAs).	utschland), 60311 registered under e Council of 16 dlation ") and are CRA-Regulation on its website

¹ Moody's appends long-term obligation ratings at the following levels: Aaa, Aa, A, Baa, Ba, B, Caa, Ca and C. To each generic rating category from Aa to Caa Moody's assigns the numerical modifiers "1", "2" and "3". The modifier "1" indicates that the bank is in the higher end of its letter-rating category, the modifier "2" indicates a mid-range ranking and the modifier "3" indicates that the bank is in the lower end of its letter-rating category. Moody's short-term ratings are opinions of the ability of issuers to honor short-term financial obligations and range from P-1, P-2, P-3 down to NP (Not Prime).

² S&P assign long-term credit ratings on a scale from AAA (best quality, lowest risk of default), AA, A, BBB, BB, B, CCC, CC, C, SD to D (highest risk of default). The ratings from AA to CCC may be modified by the addition of a "+" or "-" to show the relative standing within the major rating categories. S&P may also offer guidance (termed a "credit watch") as to whether a rating is likely to be upgraded (positive), downgraded (negative) or uncertain (developing). S&P assigns short-term credit ratings for specific issues on a scale from A-1 (particularly high level of security), A-2, A-3, B, C, SD down to D (hightest risk of default).

Section C – Securities

Element		
C.1	Type and class of the securities, including any	Type of securities: The Ordinary Senior Notes are debt instruments pursuant to §§ 793 et seqq.
	security identification number	of the German Civil Code (<i>Bürgerliches Gesetzbuch</i> – " BGB "). Class of securities:
		The securities will be issued as
		Ordinary Senior Notes
		with a Fixed interest component and with a fixed Final Redemption Rate
		(the " Notes ").
		Series: Series 164, Tranche 1
		Security Identification Number(s)
		ISIN: AT000B014469
		WKN: A2RTC0
		Common Code: 189825897
C.2	Currency of the securities issue	The Notes are issued and denominated in Australian Dollars ("AUD"), (also referred to as " Specified Currency ").
C.5	Any restrictions on the free transferability of the securities	Not applicable. The Notes are freely transferable.
C.8	Rights attached to the securities,	Rights attached to the Notes
	including ranking and limitations to those rights	Each Holder of the Ordinary Senior Notes (the " Holder ") has the right vis-à-vis the Issuer to claim payment of principal and interest when such payments are due in accordance with the conditions of the Ordinary Senior Notes.
		Governing Law
		The Ordinary Senior Notes are as to the content governed by German law.
		The legal effect as to the form and the custody of the Ordinary Senior Notes at the OeKB CSD GmbH (" OeKB ") will be governed by the laws of Austria.
		Redemption of the Notes
		Redemption at Maturity
		Unless previously redeemed, the Ordinary Senior Notes shall be redeemed at their Final Redemption Rate on 30 November 2022, (the "Maturity Date").
		Final Redemption Rate: 100 per cent of its principal amount.
		Early Redemption for Reasons of Taxation
		Notes may, upon giving prior notice of Early Redemption for reasons of

		taxation, be declared repayable at the option of the Issuer in whole, but not in part, at their [Early Redemption Amount] [Early Redemption Rate], if as a result of any change in, or amendment to, the laws or regulations of the Republic of Austria or any political subdivision or taxing authority thereto or therein affecting taxation or the obligation to pay duties of any kind, or any change in, or amendment to, an official interpretation or application of such laws or regulations the Issuer is required to pay Additional Amounts. Early Redemption Rate: 100 per cent of its principal amount.
		Interest payments on the Notes: Please see Element C.9 below.
		Ranking of the Notes (Status)
		The obligations under the Ordinary Senior Notes constitute direct, unconditional, unsecured and unsubordinated obligations of the Issuer ranking in the event of normal insolvency proceedings of the Issuer <i>pari passu</i> among themselves and pari passu with all other unsecured and unsubordinated instruments or obligations of the Issuer except for any instruments or obligations preferred or subordinated by law.
_		Limitations to rights attached to the Notes
		The presentation period provided in § 801 subparagraph 1 of the German Civil Code (Bürgerliches Gesetzbuch) (" BGB ") in relation to the Notes is (i)] 30 (thirty) years in respect of principal and (ii) 4 (four) years in respect of interest.
С.9	Please read Element C	C.8 together with the information below.
	- Nominal interest	Interest
	rate - Date from which interest becomes payable and the	The Ordinary Senior Notes shall bear interest annually in arrear based on their principal amount from (and including) 30 November 2018 (the " Interest Commencement Date ") to (but excluding) the last Coupon Date.
	due dates for	The rate of interest is 3.25 per cent per annum.
	interest	Indication of Yield
	- Description of the underlying, if any	The yield equals 3.25 per cent per annum, based on the Initial Issue Price on the first day of the public offer in Austria and in Germany, i.e. 12 November 2018.
	- Maturity date and repayment	Final Redemption / Maturity Date
	procedures - Indication of yield	Unless previously redeemed in whole or in part or purchased and cancelled, the Ordinary Senior Notes shall be redeemed in whole on 30 November 2022.
	yicid	Fixed Final Redemption Rate: 100 per cent of the principal amount

	Repayment Procedure Name of the representative of the Holders:	Payment of principal in respect of Notes shall be made in cash credited to the accounts of the Holders. Not applicable. No common representative of the Holders is named in the conditions of the Ordinary Senior Notes. The Holders may by majority resolution appoint a common representative. The applicability of the provisions of the Austrian Notes Trustee Act (<i>Kuratorengesetz</i>) and the Austrian Notes Trustee Supplementation Act (<i>Kuratorenergänzungsgesetz</i>) is explicitly excluded in relation to the Notes.
C.10	Please read Element C Derivative component in interest payment, if any	2.9 together with the information below. Not applicable, there is no derivative component in the interest payment.
C.11	Applicationforadmissiontotrading (regulatedmarketorotherequivalentmarkets)	Application will be made to admit these Notes to be issued under the Programme to trading on the regulated market "Official Market (<i>Amtlicher Handel</i>)" of following stock exchange: Vienna Stock Exchange.

Section D – Risks

Element			
D.2	Key risks that are		
	specific to the issuer		ember of RBI Group is subject to concentration risk with geographic regions and client sectors.
		global fina debt crisis Union or	b has been and may continue to be adversely affected by the ncial and economic crisis including the Eurozone (sovereign) , the risk of one or more countries leaving the European the Eurozone and the difficult macroeconomic and market nt and may further be required to make impairments on its
		characteris legal and volatility, economic	up operates in several markets which are partially ed by an increased risk of unpredictable political, economic, social changes and related risks, such as exchange rate exchange controls/restrictions, regulatory changes, inflation, recession, local market disruptions, labour market tensions, flicts and economic disparity.
		currency l continuing deteriorate granted to legislation	eciation of the value of any currency in which foreign- oans are denominated against CEE currencies or even a high value of such a currency may <u>– also retroactively -</u> the quality of foreign currency loans which RBI Group has customers in CEE and also raises the risk of new forced actions as well as regulatory and/or tax measures <u>and/or</u> <u>in litigation proceedings</u> detrimental to RBI Group.
			g legal and taxation systems in some of the countries in I Group operates may have a material adverse effect on the
			of its markets, RBI Group is exposed to a heightened risk of at intervention.
		affected sh raise depo	's liquidity and profitability would be significantly adversely would RBI Group be unable to access the capital markets, to sits, to sell assets on favourable terms, or if there is a strong its funding costs (liquidity risk).
		credit ratir increased	ioration, suspension or withdrawal of one or more of the legs of RBI or of a member of the RBI Group could result in funding costs, may damage customer perception and may material adverse effects on RBI Group.
			b's business, capital position, and results of operations have may continue to be, significantly adversely affected by cs.
		unhedged	heasures might prove to be ineffective. When entering into positions, RBI Group is directly exposed to the risk of interest rates, foreign exchange rates or prices of financial s.
		 Decreasing RBI Group 	g interest rate margins may have a material adverse effect on b.
		of the actiborrowers,	b has suffered and could continue to suffer losses as a result ons of or deterioration in the commercial soundness of its counterparties and other financial services institutions c/ counterparty risk).

			the Issuer, the Dealers nor any of their respective affiliates has or
U. 3	specific to the securities	 B. Risks relating to the Notes Notes may not be a suitable investment for all investors if they do not have sufficient knowledge and/or experience in the financial markets and/or access to information and/or financial resources and liquidity to bear all the risks of an investment and/or a thorough understanding of the terms of the Notes and/or the ability to evaluate possible scenarios for economic, interest rate and other factors that may affect their investment. Legality of Purchase 	
D.3	Key risks that are	pa pro affi Ca De Va Ri of Se	BI's ability to fulfil its obligations under the Notes depends in rticular on its financial strength which in turn is influenced by its ofitability. The following describes factors which may adversely fect RBI's profitability: Consumer Protection, Project Risk, RBI's apital Market Dependence; RBI Group's Customer Deposits ependence, Collateral Eligibility Criteria, Deteriorating Asset aluations and Impairments of Collateral, Competition, Operational sk, M&A Risks, Litigation, Risk Management, IT-Systems, Conflicts Interest, Participation Risk, Capital Risk, Owned Property risk, ettlement risk.
		mo fra an no	ompliance with applicable rules and regulations, in particular on anti- oney laundering and anti-terrorism financing, anti-corruption and aud prevention, sanctions, tax as well as capital markets (securities d stock exchange related), involve significant costs and efforts and on-compliance may have severe legal and reputational consequences r RBI.
			djustments to the business profile of RBI or RBI Group may lead to anges in its profitability.
			ne Issuer may not be able to meet the minimum requirements for own nds and eligible liabilities.
		pe: inc	ew governmental or regulatory requirements and changes in preceived levels of adequate capitalisation and leverage could lead to creased capital requirements and reduced profitability for RBI degulatory) Group.
		suj bu	BI Group may be required to participate in or finance governmental pport programmes for credit institutions or finance governmental idget consolidation programmes, including through the introduction banking taxes and other levies.
			BI is exposed to risks due to its interconnectedness concerning the stitutional Protection Scheme.
		Fu Ch for Iss	the Issuer is obliged to contribute amounts to the Single Resolution and and to ex ante financed funds of the deposit guarantee schemes, hanges of the contributions can lead to additional financial burdens or the Issuer and thus, adversely affects the financial position of the suer and the results of its business, financial condition and results of perations.
			sk of disadvantages for RBI due to its membership in Raiffeiser astomer Guarantee Scheme Austria.
		Gr	build continue to have an adverse effect on the valuation of RB roup's assets and on RBI Group's financial condition, results or perations, cash flows and capital adequacy.

	assumes responsibility for the lawfulness of the acquisition of the Notes by a
	prospective purchaser of the Notes.
	Issuer risk
	Holders of the Notes are exposed to the risk of the Issuer becoming either temporarily or permanently insolvent / unable to pay its debt when it falls due.
	The Holders of the Notes are exposed to the risk that RBI faces no limitation on issuing further debt instruments or incurring further liabilities.
	The Notes may be subject to write-down or conversion powers exercised by a resolution authority resulting in (i) the amount outstanding to be reduced, including to zero, (ii) a conversion into ordinary shares or other instruments of ownership or (iii) the terms of the Notes being varied (statutory loss absorption).
	The Notes may be subject to other resolution powers which may result in the non-payment of interest and/or non-repayment.
	The Holders of the Notes are exposed to the risk that in an insolvency of the Issuer deposits have a higher ranking than their claims under the Notes.
	Ratings of the Notes, if any, may not reflect all risks - ratings of the Notes may be subject to change at all times.
	Liquidity risk
	No assurance can be given that any liquid secondary market for the Notes will develop or, if it does develop, that it will continue. In an illiquid market, an investor might not be able to sell its Notes at any given time at fair market prices. The possibility to sell the Notes might additionally be restricted by country specific reasons.
	Market price risk
	The Holder of Notes is exposed to the risk of an unfavourable development of market prices of its Notes which materialises if the Holder sells the Notes prior to the final maturity of such Notes. In such event, the Holder may only be able to reinvest on less favourable conditions as compared to the original investment.
	Hedging Transactions
	Hedging transactions in connection with the Notes may have an adverse impact on the determination of the purchase and the sales price of the Notes.
	Risk of early redemption
	If the Issuer has the right to redeem the Notes prior to maturity or if the Notes are redeemed prior to maturity due to the occurrence of an event set out in the conditions of the Notes, a Holder of such Notes is exposed to the risk that due to early redemption its investment will have a lower than expected yield. Also, the Holder may only be able to reinvest on less favourable conditions as compared to the original investment.
	Reinvestment Risk
	A Holder of Notes may be exposed to risks connected to the reinvestment of cash resources freed from any Note.
I I	

Conflicts of interest – Calculation Agent

Potential conflicts of interest may exist between the Calculation Agent and Holders, in particular with respect to certain determinations and judgements that such Calculation Agent may make pursuant to the Terms and Conditions that may influence amounts receivable by the Holders during the term of the Notes and upon their redemption.

Currency risk

Holders of Notes denominated in a foreign currency are exposed to the risk of changes in currency exchange rates and the introduction of exchange controls.

Because the Global Notes in most cases are held by or on behalf of a Clearing System, investors will have to rely on their procedures for transfer, payment and communication with the Issuer

Fixed Rate Notes

A Holder of Fixed Rate Notes is exposed to the risk that the price of such Notes falls as a result of changes in the Market Interest Rate.

The Notes are not covered by the statutory deposit protection scheme. The voluntary nationwide Raiffeisen customer guarantee scheme (Raiffeisen-Kundengarantiegemeinschaft – "RKÖ"), established for non-subordinated obligations, might prove insufficient to compensate the Holders of Notes for any loss suffered in case of insolvency of RBI. Losses incurred by Holders of Notes as a consequence of a bail-in measure pursuant to the Austrian Recovery and Resolution Act (Bundesgesetz über die Sanierung und Abwicklung von Banken (Sanierungs- und Abwicklungsgesetz – BaSAG)) will not be covered under RKÖ's voluntary scheme. Notes will not be covered by RKÖ's voluntary scheme, if it is terminated prior to the issuance of the Notes.

The statutory presentation period provided under German law may be reduced under the Terms and Conditions applicable to the Notes in which case Holders may have less time to assert claims under the Notes.

Pursuant to the Terms and Conditions of the Notes the regular presentation period of 30 years (as provided in § 801 (1) sentence 1 of the German Civil Code (*Bürgerliches Gesetzbuch – BGB*)) may be reduced. In case of partial or total non-payment of amounts due under the Notes the Holder will have to arrange for the presentation of the relevant Global Note to the Issuer. In case of an abbreviation of the presentation period the likelihood that the Holder will not receive the amounts due to him increases since the Holder will have less time to assert his claims under the Notes in comparison to holders of debt instruments the terms and conditions of which do not shorten the statutory presentation period at all or to a lesser degree than the Terms and Conditions of the Notes.

Resolutions of Holders - Risks in connection with the application of the German Act on Issues of Debt Securities

If the Terms and Conditions provide for resolutions of Holders, either to be passed in a meeting of Holders or by vote taken without a meeting, thus, a Holder is subject to the risk of being outvoted by a majority resolution of the Holders. As resolutions properly adopted are binding on all Holders, certain rights of such Holder against the Issuer under the conditions of the Notes may be amended or reduced or even cancelled.

Holders' Representative

The Terms and Conditions provide for the appointment of a Holders' Representative; thus it is possible that a Holder may be deprived of its individual right to pursue and enforce its rights under the Terms and Conditions against the Issuer, such right passing to the Holders' Representative who is then exclusively responsible to claim and enforce the rights of all Holders.

An Austrian court could appoint a trustee for the Notes to exercise the rights and represent the interests of Holders on their behalf in which case the ability of Holders to pursue their rights under the Notes individually may be limited

A trustee (Kurator) could be appointed by an Austrian court for the purposes of representing the common interests of the Holders in matters concerning their collective rights, which may act to the disadvantage of individual or all Holders.

Because the Global Notes in most cases are held by or on behalf of a Clearing System, investors will have to rely on their procedures for transfer, payment and communication with the Issuer

Investors will be able to trade their beneficial interests only through the Clearing System and the Issuer will discharge its payment obligations under the Notes by making payments to the Clearing System for distribution to their account holders.

Reduced yield caused by transaction costs and depositary fees

A Holder's actual yield on the Notes may be significantly reduced from the stated yield by transaction costs and depositary fees.

Margin lending

If a loan is used to finance the acquisition of the Notes and the Notes subsequently go into default, or if the trading price diminishes significantly, the Holder not only has to face a potential loss on its investment, but it will also still have to repay the loan and pay distribution thereon.

Risk of potential conflicts of interest

Certain of the Dealers and their affiliates have engaged, and may in the future engage, in investment banking and/or commercial banking transactions and may perform services for the Issuer and its affiliates in the ordinary course of business.

Change of law

There can be no assurance given as to the impact of any possible change to German or Austrian law or any European laws having direct application in Germany and/or Austria. Such changes in law may include, but are not limited to, the introduction of a new regime enabling the competent authorities in Austria to cause Holders to share in the losses of the Issuer under certain circumstances.

Tax impact of the investment

An effective yield on the Notes may be diminished by the tax impact on an investment in the Notes.

Proposed EU Financial Transaction Tax

In case the contemplated Financial Transaction Tax will be implemented,

sale and purchase of the Notes may constitute taxable transactions in this respect.
Payments on the Notes may be subject to U.S. Withholding Tax under FATCA
In certain circumstances payments made on or with respect to the Notes after 31 December 2018 may be subject to U.S. withholding tax under Sections 1471 through 1474 of the U.S. Internal Revenue Code (commonly referred to as FATCA) or similar law implementing an intergovernmental approach to FATCA.

Section E – Offer

Element			
E.2b	Reasons for the	The reasons for th	e offer and the use of proceeds are as follows:
	offer, use of pro- ceeds, estimated net proceeds		offer are to generate funding, to hedge certain risks or to urrent market opportunities (arbitrage).
			ill be used for general funding within the normal business RBI Group companies, for hedging transactions or for
		Estimated net proce	eeds: up to AUD 50,000,000
E.3	Conditions of the offer	Conditions of the	offer are as follows:
	oner	Selling Restrictions	i de la constante de
		Public Offerings ir Offerors and/or the	h Austria and Germany by the Specifically Authorised Issuer.
		In the case of a public offer of the Notes in one or more further jurisdictions at a later point of time, the respective Final Terms produced for such public offer or offers would also be published on the Issuer's website under http://investor.rbinternational.com under "Information for Debt Investors".	
		The distribution of these documents may be prohibited in other jurisdictions or may be subject to legal restrictions. Persons having gained access to this information are strictly required to observe applicable local regulations and adhere to potential legal restrictions. Under no circumstances may this information be distributed or offered in the United States of America / to U.S. persons and in the United Kingdom.	
		Offer Period:	Public offer starting as of 12 November 2018 in Austria and in Germany.
		Initial Issue Date:	30 November 2018
		Initial Issue Price	100.00 per cent of the principal amount, charged by the Issuer, on the first date of the public offer in Austria and in Germany (i.e. 12 November 2018); thereafter further issue prices will be determined based on market conditions. The respective issue prices including / excluding transaction fees will be available from the respective Specifically Authorised Offerors / the Issuer on request.
		Maximum Issue Price:	105 per cent of the principal amount
		Listing Agent:	Raiffeisen Bank International AG Am Stadtpark 9 1030 Vienna Austria
		Fiscal Agent:	Raiffeisen Bank International AG Am Stadtpark 9 1030 Vienna Austria
		Paying Agent:	Raiffeisen Bank International AG

		Am Stadtpark 9 1030 Vienna Austria Calculation Agent: Raiffeisen Bank International AG Am Stadtpark 9 A-1030 Vienna Austria	
E.4	Any interest that is material to the issue/offer including conflicting interests	Not applicable. So far as the Issuer is aware, no person involved in the offer of the Notes is subject to any conflict of interest material to the Notes and/or the offer. Certain of the Dealers appointed under the Programme of the Issuer and their affiliates have engaged and may in future engage in investment banking and/or commercial banking transactions with, and may perform services for the Issuer in the ordinary course of business.	
E.7	Estimated expenses charged to the investor by the issuer or the offeror	Not applicable; the Issuer itself does not charge any expenses. However, other costs such as deposit fees might be charged.	