1. SUMMARY

1.1 INTRODUCTION AND WARNINGS

This is the summary with regard to the issue of Raiffeisen Bank International AG ("**RBI**" or the "**Issuer**") "RBI AG up to USD 50,000,000 5.00 per. cent Fixed Rate Notes 2023 - 2025, Series 265, Tranche 1 (the "**Notes**") under the securities note approved on 8 July 2022 as amended by the supplement dated 20 December 2022 (the "**Securities Note**"). Contact details and Legal Entity Identifier ("**LEI**") of the Issuer are Am Stadtpark 9, 1030 Vienna, Austria, 9ZHRYM6F437SOJ6OUG95.

This summary provides the key information contained in the Securities Note relating to the Notes and in the registration document of the Issuer approved on 8 July 2022 as amended by the supplements dated 4 August 2022, 8 November 2022 and 6 February 2023 containing the relevant information about the Issuer (the "**Registration Document**" and together with the Securities Note, the "**Base Prospectus**"), and in the final terms applicable to the Notes (the "**Final Terms**"). The Securities Note and the Registration Document were approved by the *Commission de Surveillance du Secteur Financier* (the "**CSSF**"), 283, route d'Arlon, L-1150 Luxembourg, email: direction@cssf.lu.

The Notes will be publicly offered in the Republic of Austria ("**Austria**"), the Federal Republic of Germany ("**Germany**"), the Czech Republic ("**Czechia**"), the Slovak Republic ("**Slovakia**") and Hungary (the "**Public Offer**") and admitted to trading on the Official Market of the Vienna Stock Exchange on or around 22 February 2023. The International Securities Identification Number ("**ISIN**") of the Notes is AT000B015474.

The Public Offer in Austria will be made by the Issuer and/or any credit institution and/or each regulated financial institution in the EU which is authorised under the Directive 2014/65/EU on Markets in Financial Instruments to subsequently resell or finally place the Notes (together the "Generally Authorised Offerors").

The Public Offer in Germany will be made by the Issuer.

The Public Offer in the Czechia will be made by Raiffeisenbank a.s. (as "Specifically Authorised Offeror"), which can be contacted at its business address: Hvezdova 1716/2b, 14078 Prague 4, Czech Republic or via telephone: +412 440 000. The LEI of Raiffeisenbank a.s is 31570010000000004460. The Public Offer in Slovakia will be made by Tatra banka a.s. (as "Specifically Authorised Offeror"), which can be contacted at its business address: Hodžovo námestie 3, 811 06 Bratislava, Slovakia or via telephone: +421 2/5919 1000. The LEI of Tatra banka a.s. is 3157002JBFAI478MD587. The Public Offer in Hungary will be made by Raiffeisen Bank Zrt. (as "Specifically Authorised Offeror"), which can be contacted at its business address: Váci út 116-118, H-1133 Budapest, Hungary or via telephone: +36 80 488 588. The LEI of Raiffeisen Bank Zrt. is 5493001U1K6M7JOL5W45, (together the "Specifically Authorised Offerors").

This summary should be read as an introduction to the Base Prospectus and the Final Terms. Any decision to invest in the Notes should be based on consideration of the Base Prospectus as a whole including any documents incorporated therein. Investors could lose all or part of their capital invested in the Notes. The Issuer assumes responsibility for the information contained in this summary and its German, Slovak, Czech and Hungarian translations. The Issuer can be held liable but only where the summary is misleading, inaccurate or inconsistent, when read together with the Base Prospectus, or where it does not provide, when read together with the Base Prospectus, key information in order to aid investors when considering whether to invest in such securities. In the event that a claim relating to the information contained in the Base Prospectus is brought before a court, the plaintiff investor might, under the national legislation of the member states of the European Economic Area, be required to bear the costs of translating the Base Prospectus prior to the commencement of any legal proceedings.

1.2 KEY INFORMATION ON THE ISSUER

1.2.1 Who is the Issuer of the securities?

The Issuer is established in the legal form of an Austrian stock corporation under Austrian law with unlimited duration. The Issuer can be contacted under its business address: Am Stadtpark 9, 1030 Vienna, Austria or via telephone: +43 (1) 717 07 0. The Issuer's website is www.rbinternational.com. The LEI of the Issuer is 9ZHRYM6F437SQJ6OUG95.

1.2.1.1. Principal activities of the Issuer

RBI Group (references to "**RBI Group**" are to the Issuer and its fully consolidated subsidiaries taken as a whole) 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 its network of majority owned subsidiary banks of RBI, leasing companies and numerous specialised financial service providers.

1.2.1.2. Major shareholders of the Issuer

RBI is majority-owned by the Raiffeisen Regional Banks which jointly hold approximately 58.8 per cent. of RBI's issued shares as of 31 December 2022. The free float is 41.2 per cent. of RBI's issued shares.

The following table sets forth the percentage of outstanding shares beneficially owned by RBI's principal shareholders, the Raiffeisen Regional Banks. To RBI's knowledge, no other shareholder beneficially owns more than 4 per cent. of RBI's shares. Raiffeisen Regional Banks do not have voting rights that differ from other shareholders.

Shareholders of RBI* (ordinary shares held directly and/or indirectly)	Per cent. of share capital	
RAIFFEISEN LANDESBANK NIEDERÖSTERREICH-WIEN AG	22.6 per cent.	
Raiffeisen-Landesbank Steiermark AG	10.0 per cent.	
Raiffeisen Landesbank Oberösterreich Aktiengesellschaft	9.5 per cent.	
Raiffeisen Landesbank Tirol AG	3.7 per cent.	
Raiffeisenverband Salzburg eGen	3.6 per cent.	
Raiffeisenlandesbank Kärnten - Rechenzentrum und Revisionsverband regGenmbH	3.5 per cent.	
Raiffeisenlandesbank Burgenland und Revisionsverband eGen	3.0 per cent.	
Raiffeisen Landesbank Vorarlberg mit Revisionsverband eGen	2.9 per cent.	
Sub-total Raiffeisen Regional Banks	58.8 per cent.	
Sub-total free float	41.2 per cent.	
Total	100 per cent.	

^{*)} excluding 510,450 treasury shares

Source: Internal data, as of 31 December 2022

1.2.1.3. Key managing directors of the Issuer

The key managing directors of the Issuer are the members of its Management Board: Johann Strobl (Chairman), Andreas Gschwenter, Łukasz Januszewski, Peter Lennkh, Hannes Mösenbacher and Andrii Stepanenko.

1.2.1.4. Statutory auditors of the Issuer

RBI's statutory independent external auditor is Deloitte Audit Wirtschaftsprüfungs GmbH (FN 36059 d), Renngasse 1/Freyung, 1010 Vienna, Austria ("**Deloitte**"), a member of the Austrian Chamber of tax advisors and auditors (*Kammer der Steuerberater und Wirtschaftsprüfer*).

For the financial year ended on 31 December 2020, RBI's statutory independent external auditor was KPMG Austria GmbH Wirtschaftsprüfungs- und Steuerberatungsgesellschaft (FN 269873 y), Porzellangasse 51, 1090 Vienna, Austria ("**KPMG**"), a member of the Austrian Chamber of tax advisors and auditors.

1.2.2 What is the key financial information regarding the Issuer?

The following selected financial information of the Issuer is based on the selected unaudited preliminary consolidated financial information and consolidated profit estimate as at and for the year ended 31 December 2022, as published on 1 February 2023, the audited consolidated financial statements of the Issuer as of and for the years ended 31 December 2021 and 31 December 2020 as well as on the unaudited interim consolidated financial statements of the Issuer as of 30 September 2022 and 30 September 2021.

1.2.2.1. Consolidated income statement

In EUR million	31 December 2022 preliminary unaudited*	31 December 2021	31 December 2020 ¹	30 September 2022	30 September 2021 ¹
Net interest income	5,053	3,327	3,121	3,591	2,352
Net fee and commission income	3,878	1,985	1,684	2,682	1,424
Impairment losses on financial assets	(949)	(295)	(598)	(721)	(145)

Net trading income and fair value result	663	53	91	471	29
Operating result	6,158	2,592	2,241	4,275	1,830
Consolidated profit / loss	3,627	1,372	804	2,801	1,055

^{* (}Source: internal data)

1.2.2.2. Balance Sheet

In EUR million	31 December 2022 preliminary unaudited****	31 December 2021	31 December 2020	30 September 2022	Value as outcome from the most recent Supervisory Review and Evaluation Process ("SREP")
Total assets	207,057	192,101	165,959	219,834	
Senior debt*	185,590	173,460	148,438	197,342	
Subordinated debt	2,703	3,165	3,233	3,108	
Loans to customers	103,230	100,832	90,671	109,066	
Deposits from customers	125,099	115,153	102,112	129,786	
Equity	18,764	15,475	14,288	19,385	
NPL ratio**	1.8%	1.8%	2.1%	1.7%	
NPE ratio ***	1.6%	1.6%	1.9%	1.5%	
Common equity tier 1 (CET 1) ratio (fully loaded)	15.6%	13.1%	13.6%	14.4%	10.66%
Total capital ratio (fully loaded)	20.0%	17.6%	18.4%	18.1%	15.12%
Leverage ratio (fully loaded)	7.1%	6.1%	6.4%	7.1%	3.0%

^{*} Senior debt is calculated as total assets less total equity and subordinated debt

1.2.3 What are the key risks that are specific to the Issuer?

- RBI Group is exposed to the risk of defaults by its counterparties.
- RBI Group has been and may continue to be adversely affected by political crises like the Russian invasion of Ukraine, global financial and economic crises, like the Eurozone (sovereign) debt crisis, the risk of one or more countries leaving the European Union or the Eurozone, like the UK Brexit, and other negative macroeconomic and market environments and may further be required to make impairments on its exposures.
- RBI Group's business, capital position and results of operations have been, and may continue to be, significantly adversely affected by market risks.
- Although RBI Group is analysing operational risks on a frequent basis, it may suffer significant losses as a result of operational risk, i.e. the risk of loss due to inadequate or failed internal processes, human interaction and systems, legal risks, or due to external events.
- The Issuer is subject to a number of strict and extensive regulatory rules and requirements.

^{1 2021} figures adapted due to changed allocation (IFRS 5 discontinued operations). Further information can be found in the notes of the Annual Report 2021, chapter principles underlying the consolidated statements under changes to the income statement.

^{**} Non-performing loans ratio: the proportion of non-performing loans in relation to the entire loan portfolio to customers and banks.

^{***} Non-performing exposure ratio: the proportion of non-performing loans and debt securities in relation to the entire loan portfolio to customers and banks and debt securities.

^{****} Source: internal data.

1.3 KEY INFORMATION ON THE SECURITIES

1.3.1 What are the main features of the securities?

The Notes will be issued in bearer form and are governed by the laws of Austria as to status provisions and Germany as to the content and all rights and obligations. Form and custody of the Notes will be governed by the laws of Austria. The Notes are issued in US-Dollar (USD), in the aggregate principal amount of up to USD 50,000,000 divided into Notes in a denomination of USD 2,000. The ISIN of the Notes is AT000B015474. The Notes have not been rated.

Status of the Notes

Ordinary Senior Notes: The obligations under the Notes constitute direct, unsecured and unsubordinated obligations of the Issuer. In the event of normal insolvency proceedings (bankruptcy proceedings) of the Issuer, any claims under the Notes will rank: (a) junior to all present or future instruments or obligations of the Issuer pursuant to § 131(1) and (2) BaSAG; (b) pari passu: (i) among themselves; and (ii) with all other present or future ordinary senior instruments or obligations of the Issuer (other than senior instruments or obligations of the Issuer ranking or expressed to rank senior or junior to the Notes); and (c) senior to all present or future claims under: (i) all present or future non-preferred senior instruments or obligations of the Issuer which meet the criteria for debt instruments pursuant to § 131(3)(1) to (3) BaSAG; and (ii) all subordinated instruments or obligations of the Issuer.

Where:

"BaSAG" means the Austrian Recovery and Resolution Act (Sanierungs- und Abwicklungsgesetz), as amended or replaced from time to time and any references in these Conditions to relevant provisions of the BaSAG include references to any applicable provisions of law amending or replacing such provisions from time to time.

Interest Rate

The Notes shall bear interest semi-annually in arrear based on their principal amount during the Interest Periods from (and including) 22 February 2023 (the "**Interest Commencement Date**") to (but excluding) the last Coupon Date.

- The rate of interest is 5.00 per cent per annum.
- Indication of yield / Unified Yield calculated on an annual basis is 5.0625 per cent per annum.

Term of the Instruments

Unless previously redeemed in whole or in part or purchased and cancelled, each Note will be redeemed at its Final Redemption Amount on 22 August 2025 (the "**Maturity Date**"). The Final Redemption Amount in respect of each Note shall be equal to its principal amount.

Early Redemption

Early Redemption for Reasons of Taxation.

The Notes can be redeemed at the option of the Issuer (in whole but not in part) if as a result of any change in, or amendment to, the laws or regulations 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, which amendment or change is effective on or after the date on which the last tranche of this series of Notes was issued, the Issuer is required to pay additional amounts on the Notes. The Early Redemption Amount equals the Final Redemption Amount.

Limitations of rights

Possibility of statutory resolution measures

Prior to any insolvency or liquidation of the Issuer, under the applicable banking resolution provisions, the Resolution Authority may exercise the power to write down (including to zero) the obligations of the Issuer under the Notes, convert them into shares or other instruments of ownership of the Issuer, in each case in whole or in part, or apply any other resolution tool or action, including (but not limited to) any deferral or transfer of the obligations to another entity, an amendment of the Conditions or a cancellation of the Notes.

Where:

"Resolution Authority" means the resolution authority pursuant to Article 4(1)(130) (Capital Requirements Regulation – CRR) which is responsible for recovery or resolution of the Issuer on an individual and/or consolidated basis.

The presentation period provided in § 801 subparagraph 1 of the German Civil Code in relation to the Notes is (i) unlimited in respect of principal and (ii) unlimited in respect of interest.

Restrictions on free transferability

Not applicable. The Notes are freely transferable.

1.3.2 Where will the securities be traded?

The Notes will be admitted to trading on the Official Market of the Vienna Stock Exchange on or around 22 February 2023.

1.3.3 What are the key risks that are specific to the securities?

- Holders of the Ordinary Senior Notes are exposed to the risk of statutory loss absorption.
- In case of an insolvency of the Issuer, certain deposits and certain other claims have a higher ranking than claims resulting from the Ordinary Senior Notes.
- Holders of the Ordinary Senior Notes are exposed to the risk that the Issuer may issue further debt instruments or incur further liabilities.
- *Liquidity risk*: Regardless of whether the Notes are listed or not, there can be no assurance that any liquid secondary market for the Notes will develop. In an illiquid market, an investor might not be able to sell its Notes at any time at fair market prices.
- Market price risk: A 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. Holders
 of Fixed Rate Notes are particularly exposed to the risk that the price of such Notes falls as a result of changes
 in the Market Interest Rate levels.
- *Currency risk*: A Holder of Notes denominated in a foreign currency is exposed to the risk of changes in currency exchange rates which may affect the yield of such Notes.
- Deposit guarantee scheme: The Notes are not covered by any (statutory or voluntary) deposit guarantee scheme.

1.4 KEY INFORMATION ON THE OFFER OF SECURITIES TO THE PUBLIC AND/OR THE ADMISSION TO TRADING ON A REGULATED MARKET

1.4.1 Under which conditions and timetable can I invest in this security?

The Notes will be offered to investors by the Issuer and/or the Generally Authorised Offerors and/or the Specifically Authorised Offerors at an initial issue price of 100.00 per cent of the principal amount on the First trade Date. Further issue prices will be determined based on market conditions; Maximum Issue Price: 105.00 per cent of the principal amount. The offer period will commence on 15 February 2023 (including) and will be open until 11 August 2025 (including) at the latest unless the offer is terminated by the Issuer, or the aggregate principal amount is reached, or early redemption takes place.

Plan for distribution and public offer of the Notes

A public offer to retail investors will be made in Austria, Germany, Czechia, Slovakia and Hungary.

Conditions and technical details of the offer

The Issuer reserves the right to terminate the offer prematurely. Apart from the conditions set out in this summary there are no further conditions to which the offer is subject.

Confirmation in relation to an order and allotments as well as delivery of the Notes

Delivery and payment of the Notes will be made on or about 22 February 2023 for the first time and afterwards on further issues dates to be determined by the Issuer. The Notes will be delivered via OeKB CSD GmbH (the "Clearing System") and its depositary banks against payment of the issue price.

Estimated expenses charged to the investor

Not applicable; the Issuer itself does not charge any expenses. However, other costs such as deposit fees might be charged. In case of subscriptions via Generally Authorised Offerors or Specifically Authorised Offerors purchase fees, selling fees, conversion fees and depositary fees charged by the financial intermediaries and depositary banks are to be expected.

Estimate of the total expenses of the issue and offer

The Issuer expects to incur offer-related expenses of approximately EUR 2,700.

1.4.2 Who is the offeror and/or the person asking for admission to trading?

The Notes will be publicly offered by the Issuer and/or the Generally Authorised Offerors and/or the Specifically Authorised Offerors. The Issuer is the entity requesting for the admission to trading of the Notes.

1.4.3 Why is this base prospectus being produced?

1.4.3.1. Reasons for the offer or for the admission to trading on a regulated market

The reasons for the offer are to generate funding, to hedge certain risks or to take advantage of current market opportunities (arbitrage) and as further described below.

1.4.3.2. Use and estimated net amounts of the proceeds

The use of proceeds are – as mentioned under the reasons – to generate funding, to hedge certain risks or to take advantage of current market opportunities (arbitrage). In any case, the Issuer is free in the use of proceeds from each issue of Notes.

1.4.3.3. Placement Agreement

The Issuer has agreed in agreements to be signed on or about 15 February 2023 (the "**Placement Agreements**") to entitle the Specifically Authorised Offerors to distribute the Notes in the respective jurisdiction on a best-efforts basis. The Specifically Authorised Offerors' commissions amount up to 2.00 per cent. of the nominal amount of the Notes distributed.

1.4.3.4. Material conflicts of interest pertaining to the offer or the admission to trading

There are no material conflicts of interest pertaining to the offer or the admission to trading.

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