

TRANSLATION FROM GERMAN ORIGINAL: ONLY THE GERMAN ORIGINAL IS BINDING AND VALID

Information on Data Protection

Raiffeisen Bank International AG ("RBI") processes the personal data of shareholders or their proxies and other persons attending the General Meeting (the "participants"), in particular name, address, date of birth, securities account number, number of shares, share class, voting card number if applicable, on the basis of the applicable data protection laws and the Stock Corporation Act in order to enable them to exercise their rights at the General Meeting.

RBI receives this data from sources included custodian bank forms or from the participants themselves when registering for the General Meeting, ordering admission tickets and/or appointing proxies. In principle, participants are obliged to provide RBI with the necessary information. The processing of participants' personal data is necessary for participation in the General Meeting and for its proper preparation, execution and related activities following the General Meeting. RBI, Am Stadtpark 9, 1030 Vienna, is responsible for processing. The legal basis for the processing is compliance with legal obligations pursuant to Article 6 (1) (c) of the General Data Protection Regulation and pursuit of legitimate interests of the company or those of a third party within the meaning of Article 6 (1) (f) of the General Data Protection Regulation.

Service providers and data processors commissioned by RBI for the purpose of organizing the General Meeting (including in particular IT and back-office service providers such as HV-Veranstaltungsservice GmbH, AT-8242 St. Lorenzen am Wechsel, Köppel 60), receive from RBI only those personal data which are necessary for the execution of the service commissioned and process these data solely in accordance with RBI's instructions. In compliance with its legal obligations, RBI also passes on the personal data of shareholders and their proxies to public authorities, the commercial register, etc.

Participants' data is deleted at the end of the applicable statutory periods. In addition to statutory retention and documentation periods, the statutory limitation periods, in particular in accordance with the Austrian Civil Code (ABGB), which in certain cases can be to 30 years, must be taken into account for the storage period.

All participants have the right to information, correction, deletion or restriction of the processing of personal data concerning them, the right of objection to the processing and the right to data transferability in accordance with the conditions of data protection law.

Participants can exercise these rights with respect to RBI free of charge using the following contact details:



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Raiffeisen Bank International AG Group Data Privacy Office Am Stadtpark 9, 1030 Vienna datenschutz@rbinternational.com +43 1 71 707-8817

In addition, participants have a right of appeal to the Austrian Data Protection Authority (www.dsb.gv.at) in accordance with Article 77 of the General Data Protection Regulation.

Contact details of RBI's data protection officer:

Raiffeisen Bank International AG Am Stadtpark 9, 1030 Vienna datenschutzbeauftragter@rbinternational.com +43-1-71 707-8603

Further information on data protection can be found at <u>www.rbinternational.com</u> under "Data protection".