

Data Protection Notice and Joint Controller Agreement

1. Introduction

The protection of your personal data is particularly important to EIT Food CLC Central GmbH ("**EIT Food**"). This data protection notice describes how EIT Food ("**we**", "**us**" and "**our**") uses and protects your personal data collected in the course of registering for and holding events.

"Personal data" is any data that is personally identifiable to you, such as your title, name, address, email address, IP address, etc. Your personal data will only be collected and processed by us in accordance with the provisions of the EU General Data Protection Regulation ("GDPR") and other provisions of European data protection law and applicable national data protection law.

The collection and use of personal data only takes place after you have consented to this or the processing of the data is permitted by legal regulations.

2. Contact information of the controller

The controller within the meaning of the GDPR and all other applicable EU data protection regulations ("controller") is EIT Food CLC Central GmbH. If you have any questions, suggestions or criticisms regarding data protection, please contact:

EIT Food CLC Central GmbH

Gregor-Mendel-Str. 4

D-85354 Freising

Phone: +49 (0) 8161 71 6549

E-mail: CLCCentral@eitfood.eu

3. Contact details of the Data Protection Officer

If you have any questions regarding data protection, you can also contact our data protection officer:

Proliance GmbH / www.datenschutzexperte.de

Data Protection Officer

Leopoldstr. 21

80802 Munich

E-mail: datenschutzbeauftragter@datenschutzexperte.de

4. Contact via e-mail

You can use the e-mail address CLCCentral@eitfood.eu to contact us. If you send us an e-mail, we will store your e-mail address and other data provided by you for the purpose of processing your inquiry and in case of follow-up questions. The legal basis for the processing of the data is our legitimate interest in responding to your request in accordance with Art. 6 para. 1 p. 1 lit. f GDPR and, if applicable, Art. 6 para. 1 p. 1 lit. b GDPR, if your request is aimed at concluding a contract. Your data will be deleted after final processing of your request, provided that there are no legal obligations to

retain data. You can object to the processing of your personal data at any time if Art. 6 (1) p. 1 lit. f GDPR applies. For more information on how to assert your objection, please refer to section 11 in this data protection notice.

5. Registration and participation in events and challenges

If you register to participate in an event organized by us, we will process personal data relating to you. We inform you about what personal data is involved in the following sections of this data protection notice.

We use the data for the purposes of the implementation, as well as preparation and follow-up of the respective event. The processing of the data is based on Art. 6 para. 1 p. 1 lit. b and lit. f GDPR. If you have given us your consent, the processing is also carried out for the optimal marketing of our offer in accordance with Art. 6 para. 1 p. 1 lit. a GDPR. You can revoke your consent at any time with effect for the future. For further information on how to assert your revocation, please refer to section 11 of this data protection notice.

Your data will be deleted after the event has taken place, provided that there are no legal retention obligations to the contrary or a legitimate interest of our company according to Art. 6 para. 1 p. 1 lit. f GDPR permitting continued storage. You can object to the processing of your personal data at any time if Art. 6 para. 1 p. 1 lit. f GDPR applies. For more information on how to assert your objection, please refer to section 11 in this data protection notice.

a. Use of Microsoft Forms

For the organization of events, we may use the technical solution "Microsoft Forms", which is a service provided by Microsoft Ireland Operations Limited, One Microsoft Place, South County Business Park, Leopardstown, Dublin 18 D18 P521 (hereinafter: "Microsoft").

If you want to register for an event, you will be redirected to the respective Microsoft Forms link for this purpose. Microsoft Forms collects the following personal data on our behalf when you provide this information as part of the registration and then transmits this data to us:

- Last name, first name
- E-mail address
- Depending on the requirements to register for the event, further information, e.g.:
 - regarding your work experience and role in your company
 - regarding your interests

We have concluded a data processing agreement with Microsoft, in which we oblige the provider to protect our customers' data and not to pass it on to third parties.

Your personal data is usually stored on a Microsoft server in the EU. However, a transfer of personal data to the U.S. cannot be excluded. Since there is a potential transfer of personal data to the U.S., further protection mechanisms are required to ensure the level of data protection of the GDPR. To ensure this, we have concluded standard contractual clauses with the provider in accordance with Art. 46 (2) lit. c GDPR. These oblige the recipient of the data in the U.S. to process the data in accordance with the level of protection in Europe. In cases where this cannot be ensured, even by this contractual extension, we endeavor to obtain additional safeguards and commitments from the recipient in the U.S.

b. Use of Eventbrite

For the organization of events, we may use the technical solution "Eventbrite", which is operated by Eventbrite, Inc., 155 5th Street, Floor 7, San Francisco, CA 94103, USA.

If you want to register for an event, you may be redirected to the Eventbrite website for this purpose. Eventbrite collects the following personal data when you provide this information as part of registration and then transmits this data to us as the event organizer:

- Last name, first name
- E-mail address
- Ticket type
- Event ID

We, as the event organizer, receive access from Eventbrite to the above data of the participants of the booked event.

We have concluded a data processing agreement with Eventbrite, in which we oblige the provider to protect our customers' data and not to pass it on to third parties.

Since there is a transfer of personal data to the USA, further protection mechanisms are required to ensure the level of data protection of the GDPR. To ensure this, we have agreed standard contractual clauses with the provider in accordance with Art. 46 (2) lit. c GDPR. These oblige the recipient of the data in the USA to process the data in accordance with the level of protection in Europe. In cases where this cannot be ensured, even by this contractual extension, we endeavor to obtain additional safeguards and commitments from the recipient in the USA.

Eventbrite is responsible for any data processed when visiting their website. To learn more about the purpose and scope of the data collection and the further processing and use of the data by the provider, your rights in this regard and how to change the settings of your options for protecting your privacy, please refer to the [Eventbrite privacy policy](#).

c. Use of Wonder

In the context of networking events, we may use the video conferencing platform "Wonder", a software solution operated by Yotribe GmbH, Kommandantenstraße 77, 10117 Berlin.

The data you provide will be collected and processed exclusively for the purpose of preparing and following up or effectively conducting video conferences in accordance with Art. 6 (1) p. 1 lit. f GDPR.

When using Wonder, different types of data is processed. The scope of the data depends on the information you provide before or when participating in a Wonder room. The following personal data is subject to processing:

- User details: first and last name, email address.
- Meeting metadata: Cookies and Usage Data.

When using Wonder, video, audio as well as chat data of a live conference are not stored. Only the encrypted username and optional profile picture are stored by Wonder. Since the username is encrypted, it is not possible for the provider to assign the profile picture to the user. Likewise, a recording of the live conference is generally not possible.

We have concluded a data processing agreement with Wonder, in which we oblige the provider to protect our customers' data and not to pass it on to third parties.

Wonder guarantees that sufficient guarantees, such as standard contractual clauses according to Art. 46 GDPR, are ensured in the event of a transfer to the USA.

To learn more about the purpose and scope of the data collection and the further processing and use of the data by the provider, your rights in this regard and how to change the settings of your options for protecting your privacy, please refer to [Wonder's privacy policy](#).

d. Use of Miro

During networking events, we may use "Miro", a collaborative whiteboard and service provided by RealtimeBoard, Inc. dba Miro, based in San Francisco, California.

When using Miro during our events, data is processed exclusively for the visualization of topics and joint work with participants. The legal basis here is Art. 6 (1) p. lit. f GDPR, a legitimate interest in the effective implementation of networking events and collaboration.

When using Miro, different types of data is processed. The scope of the data depends on the information you provide when using the whiteboard. The following personal data is subject to processing:

- User details: first and last name, email address, phone number.
- Meeting metadata: Cookies and usage data.

We have concluded a data processing agreement with Miro, in which we oblige the provider to protect our customers' data and not to pass it on to third parties.

Miro guarantees that sufficient safeguards, such as standard contractual clauses in accordance with Art. 46 GDPR, are ensured in the event of a transfer to the USA.

To learn more about the purpose and scope of the data collection and the further processing and use of the data by the provider, your rights in this regard and how to change the settings of your options for protecting your privacy, please refer to [Miro's privacy policy](#).

e. Use of Mentimeter:

To conduct voluntary surveys, we may use the software application "Mentimeter" during some events.

Should you participate in a survey, you will be redirected to Mentimeter's website. Mentimeter processes the IP address of the participants in connection with the surveys made, as well as other personal data if these are provided voluntarily as part of the surveys. Mentimeter is responsible for the processing.

Further information on the Mentimeter tool can be found at: <https://www.mentimeter.com/>.

To learn more about the purpose and scope of the data collection and the further processing and use of the data by the provider, your rights in this regard and how to change the settings of your options for protecting your privacy, please refer to [Mentimeter's privacy policy](#).

f. Use of Slido

To let participants ask questions during our events, we may use the tool "Slido".

Should you wish to ask questions via Slido, you will be redirected to Slido's website. In connection with the questions asked, Slido processes the IP address of the participants as well as other personal data if it is provided voluntarily as part of the questions. In this context, Slido is responsible for the processing.

Further information on the Slido tool can be found at: <https://www.sli.do/>.

To learn more about the purpose and scope of the data collection and the further processing and use of the data by the provider, your rights in this regard and how to change the settings of your options for protecting your privacy, please refer to the [privacy policy of Slido](#).

g. Use of Google Jamboard

When conducting events, we may use Google Jamboard on a voluntary basis as a cloud-based whiteboard. This allows us to have an interactive flow to our events. By using Google Jamboard, attendees can participate via a link with contributions via the whiteboard.

Google Jamboard processes the IP address of the participants in connection with the contributions on your website, as well as other personal data if these are provided voluntarily as part of the contributions on the whiteboard. In this regard, Google Jamboard is responsible for the processing.

To learn more about the purpose and scope of the data collection and the further processing and use of the data by the provider, your rights in this regard and how to change the settings of your options for protecting your privacy, please refer to [Google's privacy policy](#).

h. Use of Microsoft Teams

Purpose of the processing

We may use "Microsoft Teams" to host online events and webinars (hereinafter: "online meetings"). "Microsoft Teams" is a service provided by Microsoft Ireland Operations Limited, One Microsoft Place, South County Business Park, Leopardstown, Dublin 18 D18 P521 (hereinafter: "Microsoft").

Controller

The controller for data processing within the meaning of the GDPR that is directly related to the organisation of "online meetings" is the company named at the beginning of this Privacy Policy.

Note: If you access the "Microsoft Teams" website, the provider of "Microsoft Teams" is responsible for data processing. However, you only need to access the "Microsoft Teams" website in order to download the software for using "Microsoft Teams".

If you do not want to or cannot use the "Microsoft Teams" app, you can also use "Microsoft Teams" via your browser. In this case, the service will also be provided via the "Microsoft Teams" website.

Which data is processed?

When using "Microsoft Teams", different types of data is processed. The scope of the data processing also depends on the information you provide before or during participation in an "online meeting".

The following personal data can be subject to processing:

- **User information:** e.g. display name, e-mail address, profile picture (optional), preferred language
- **Meeting metadata:** e.g. date, time, meeting ID, phone numbers, location
- **When dialing in by phone:** information on incoming and outgoing phone number, country name, start and end time. If necessary, further connection data, such as the IP address of the device, can be saved.
- **Text, audio and video data:** You may be able to use the chat, question or survey functions in an "online meeting". To this extent, the text entries you make are processed in order to display and, if necessary, log them in the "online meeting". In order to enable the display of video and the playback of audio, the data from the microphone of your device and from any video camera of your device will be processed for the duration of the meeting. You can switch off or mute the camera or microphone yourself at any time using the "Microsoft Teams" applications.
- **In case of recordings (optional):** MP4 file of all video, audio and presentation recordings, M4A file of all audio recordings, text file of the online meeting chat. If we want to record "online meetings", we will inform you transparently in advance and - if necessary – ask for your consent.
- In order to participate in an "online meeting" or to enter the "meeting room", you must at least provide information about your name.

Scope of processing

We use "Microsoft Teams" to host "online meetings". If we want to record "online meetings", we will inform you transparently in advance and - if necessary – ask for your consent.

If it is necessary for the purpose of recording the results of an online meeting, we will log the chat content in individual cases.

Legal basis of the processing

The legal basis for processing personal data to host "online meetings" is Art. 6 para. 1 s. 1 lit. b GDPR, insofar as the meetings are hosted within the performance of a contract.

If no contractual relationship exists, the legal basis is Art. 6 para. 1 s. 1 lit. f GDPR. In this case, we have a legitimate interest in the effective performance of "online meetings".

In addition, your personal data may be processed on the legal basis of your given consent in accordance with Art. 6 para. 1 s. 1 lit. a GDPR (e.g. when webinars are recorded).

Recipients / transfer of data

Personal data that is processed in connection with participation in "online meetings" is generally not passed on to third parties, unless it is specifically intended to be passed on. Please note that content from "online meetings" as well as personal meetings often serves the purpose of communicating information with customers, interested parties or third parties and is therefore intended for disclosure.

Other recipients: The provider of "Microsoft Teams" necessarily obtains knowledge of the above-mentioned data to the extent that this is specified in our data processing agreement with "Microsoft Teams". We have concluded a data processing agreement with the provider in which we commit him to protect the data of our customers and not to pass it on to third parties.

Data processing outside the European Union

Microsoft uses international sub-processors and is linked with other companies in countries outside the EU. As a result, personal data may be transferred to the U.S., among other countries, which means that additional appropriate safeguards are required to ensure the level of data protection under the GDPR. In order to meet this requirement, Microsoft has agreed standard contractual clauses with its affiliated companies and sub-processors in accordance with Art. 46 para. 2 lit. c GDPR. These oblige the recipient of the data in the U.S. to process the data according to the level of protection in Europe. In cases in which this cannot be guaranteed even by this contractual extension, we endeavour to obtain additional regulations and commitments from the recipient in the U.S.

Further information on data privacy can be found in Microsoft's Privacy Policy via the following link: <https://privacy.microsoft.com/privacystatement>

i. Use of Zoom

We may use "Zoom" to conduct telephone conferences, online meetings, video conferences and/or webinars (hereinafter: "Online Meetings"). "Zoom" is a service of Zoom Video Communications, Inc. which is based in the USA.

Note: If you access the "Zoom" website, the provider of "Zoom" is responsible for data processing. However, calling up the internet site is only necessary for the use of "Zoom" in order to download the software for the use of "Zoom".

You can also use "Zoom" if you enter the respective meeting ID and, if necessary, other access data for the meeting directly in the "Zoom" app.

If you do not want to or cannot use the "Zoom" app, the basic functions can also be used via a browser version, which you can also find on the "Zoom" website.

Processing of personal data

Various types of personal data is processed when using "Zoom". The scope of the data also depends on the information you provide before or during participation in an "online meeting".

The following personal data is processed:

- **User details:** first name, last name, telephone (optional), e-mail address, password (if "Single-Sign-On" is not used), profile picture (optional), Department (optional)
- **Meeting metadata:** Topic, description (optional), participant IP addresses, device/hardware information
- **For recordings (optional):** MP4 file of all video, audio and presentation recordings, M4A file of all audio recordings, text file of online meeting chat.
- **When dialling in by phone:** information on incoming and outgoing phone number, country name, start and end time. If necessary, further connection data such as the IP address of the device can be saved.
- **Text, audio and video data:** You may be able to use the chat, question or survey functions in an "online meeting". To this extent, the text entries you make are processed in order to display and, if necessary, log them in the "online meeting". In order to enable the display of video and the playback of audio, the data from the microphone of your terminal device and from any video camera of the terminal device is processed for the duration of the meeting. You can turn off or mute the camera or microphone yourself at any time using the "Zoom" applications.
- In order to participate in an "online meeting" or to enter the "meeting room", you must at least provide information about your name.

Scope of processing

We use "zoom" to conduct "online meetings". If we want to record "online meetings", we will inform you transparently in advance and - if necessary - ask for your consent. The fact of the recording will also be displayed in the "Zoom" app.

If it is necessary for the purpose of recording the results of an online meeting, we will log the chat content. However, this will usually not be the case.

In the case of webinars, we may also process questions asked by webinar participants for the purposes of recording and follow-up webinars.

If you are registered as a user at "Zoom", reports on "online meetings" (meeting metadata, telephone dial-in data, questions and answers in webinars, survey function in webinars) can be stored for up to one month at "Zoom".

Automated decision-making within the meaning of Art. 22 GDPR is not used.

Legal basis of data processing

The legal basis for data processing in connection with "online meetings" is Art. 6 para. 1 s. 1 lit. b GDPR, insofar as the meetings are held within the framework of contractual relationships.

If no contractual relationship exists, the legal basis is Art. 6 para. 1 s. 1 lit. f GDPR. Here too, we are interested in the effective implementation of "online meetings".

In addition, your personal data may be processed on the legal basis of your given consent in accordance with Art. 6 para. 1 s. 1 lit. a GDPR (e.g. when recording webinars).

Recipient / transfer of data

Personal data processed in connection with participation in "online meetings" is generally not passed on to third parties unless they are specifically intended to be passed on. Please note that content from "online meetings", as well as in personal meetings, often serves precisely to communicate information with customers, interested parties or third parties and is therefore intended for disclosure.

Other recipients: The provider of "Zoom" necessarily obtains knowledge of the above-mentioned data, insofar as this is provided for in our contract processing agreement with "Zoom". We have concluded a data processing agreement with the provider of "Zoom" which meets the requirements of Art. 28 GDPR.

Further information on data privacy can be found in Microsoft's Privacy Policy via the following link: <https://zoom.us/privacy>

Data processing outside the European Union

"Zoom" is a service provided by a provider from the USA. Processing of personal data therefore also takes place in a third country.

Since a transfer of personal data to the U.S. takes place, further appropriate safeguards are required to ensure the level of data protection under the GDPR. To guarantee this, we have concluded standard contractual clauses with the provider in accordance with Art. 46 Para. 2 lit. c GDPR. These oblige the recipient of the data in the U.S. to process the data according to the level of protection in Europe. In cases in which this cannot be guaranteed even by this contractual extension, we endeavour to obtain additional regulations and commitments from the recipient in the U.S.

Further information on Zoom's data protection can be found here: <https://zoom.us/privacy>.

6. Audio and video recordings during events

If you were informed in advance of your participation in events, audio and video recordings may be produced during our events. Before the start of the audio and video recordings at the respective event, we will inform you of this again so that you have the option of avoiding the recording if you wish to do so. In the case of online events, for example, you can opt out of the recording by switching off your camera and microphone.

We produce the recordings for internal documentation and reporting purposes.

The recordings are not passed on to third parties.

The legal basis for processing your personal data for the purposes just mentioned is your consent pursuant to Art. 6 (1) p. 1 lit. a GDPR. You can revoke your consent at any time with effect for the future. For more information on how to exercise your right of revocation, please refer to section 11 of this data protection notice.

We delete the records when the purpose of the processing no longer applies. As a rule, the records are therefore deleted after 3 years.

7. Data Transfer and Recipients

Your personal data is not transferred to third parties, unless

- we have explicitly pointed this out in the description of the respective data processing.
- you have given your explicit consent in accordance with Art. 6 para. 1 sentence 1 lit. a GDPR,
- the transfer pursuant to Art. 6 para. 1 sentence 1 lit. f GDPR is necessary for the assertion, exercise or defence of legal claims and our legitimate interests are not overridden by your fundamental rights and freedoms.
- there is a legal obligation to transfer data pursuant to Art. 6 para. 1 sentence 1 lit. c GDPR, and
- required by Art. 6 para. 1 sentence 1 lit. b GDPR for the execution of contractual relationships with you.

Provided that you are notified when registering for an event, we will share your name and company name with other attendees of the event for the purpose of promoting targeted networking (e.g., as part of a networking event). The data will be passed on on the basis of Art. 6 para. 1 p. 1 lit. f GDPR. You have the right to object to this disclosure up to 2 weeks before the event. For more information on how to exercise your right of objection, please refer to section 11 of this data protection notice.

If you have given your consent during registration, your e-mail address will also be passed on to the other participants in the event on the basis of Art. 6 (1) p. 1 lit. a GDPR. You can revoke your consent at any time with effect for the future. For more information on how to exercise your right of revocation, please refer to section 11 of this data protection notice.

Depending on the type of event, it may also be necessary for us to pass on personal data (including name and function in the company) to jury members or other partners of our company as part of the event or pre-selection for the event. If possible, we will inform you of the specific recipients when you register or receive an invitation to the respective event. Unless otherwise specified, these recipients are own data controllers within the meaning of the GDPR. The legal basis for the transfer of data to these recipients is our legitimate interest pursuant to Art. 6 para. 1 p. 1 lit. f GDPR in the selection of suitable participants for the event and the participation of external experts in the context of our events as well as their interaction with the participants. You have the right to object to this disclosure. For more information on how to exercise your right of objection, please refer to section 11 of this data protection notice.

In addition, we use external service providers for the processing of our services, whom we have carefully selected and commissioned in writing. They are bound by our instructions and are regularly monitored by us. Required data processing agreements pursuant to Art. 28 GDPR are concluded before the commission. In particular, these contracts concern web hosting services, the dispatch of emails and IT updates and maintenance. Your personal data will not be transferred to third parties by our service providers.

If there is a joint controllership with partners for specific processing of personal data regarding an event, we will inform you about this separately.

8. Data security

We take appropriate technical and organizational measures to ensure a level of protection appropriate to the risk in accordance with Article 32 of the GDPR, taking into account the state of the art, the costs of implementation and the nature, scope, circumstances and purposes of the processing, as well as the varying likelihood and severity of the risk to the rights and freedoms of natural persons.

9. Duration of storage of personal data

The duration of the storage of personal data is measured by the relevant statutory retention periods (e.g. from commercial law and tax law). After expiry of the respective period, the corresponding data is routinely deleted. If data is required for the fulfillment or initiation of a contract or if we have a legitimate interest in continuing to store it, the data will be deleted when it is no longer required for these purposes or when you exercise your right of revocation or objection.

10. Your rights

In the following, you will find information on which data subject rights the applicable data protection law grants you vis-à-vis the controller regarding the processing of your personal data:

The right to information about your personal data processed by us pursuant to Article 15 of the GDPR. In particular, you can request information about the processing purposes, the category of personal data, the categories of recipients to whom your data has been or will be disclosed, the planned storage period, the existence of a right to rectification, erasure, restriction of processing or objection, the existence of a right of complaint, the origin of your data if it has not been collected by us, as well as the existence of automated decision-making, including profiling, and, if applicable, meaningful information about its details.

The right, in accordance with Art. 16 GDPR, to demand the immediate correction of incorrect or completion of your personal data stored by us.

The right, pursuant to Art. 17 GDPR, to request the erasure of your personal data stored by us, unless the processing is necessary for the exercise of the right to freedom of expression and information, for compliance with a legal obligation, for reasons of public interest or for the establishment, exercise or defense of legal claims.

The right to request the restriction of the processing of your personal data in accordance with Art. 18 GDPR, insofar as the accuracy of the data is disputed by you, the processing is unlawful, but you object to its erasure and we no longer need the data, but you need it for the assertion, exercise or defense of legal claims or you have objected to the processing in accordance with Art. 21 GDPR.

The right, pursuant to Art. 20 GDPR, to receive your personal data that you have provided to us in a structured, commonly used and machine-readable format or to request that it be transferred to another controller.

The right to complain to a supervisory authority in accordance with Art. 77 GDPR. As a rule, you can contact the supervisory authority of the federal state of our registered office stated above or, if applicable, that of your usual place of residence or workplace for this purpose.

The right to revoke consent given in accordance with Art. 7 (3) GDPR: Once given, you have the right to revoke consent to the processing of data at any time with effect for the future. In the event of revocation, we will delete the concerned data without delay, unless further processing happens on a legal basis which does not require consent. The revocation of consent does not affect the lawfulness of the processing until the revocation.

11. Revoking your consent or objecting to data processing

If your personal data is processed by us based on legitimate interests pursuant to Art. 6 (1) p. 1 lit. f GDPR, you have the right to object to the processing of your personal data pursuant to Art. 21 GDPR, provided that this is done for reasons arising from your particular situation. Insofar as the objection is directed against the processing of personal data for the purpose of direct marketing, you have a general right of objection without the requirement to specify a particular situation.

You may revoke any consent given for data processing at any time with effect for the future.

If you would like to exercise your right of revocation or objection, it is sufficient to send an e-mail CLCCentral@eitfood.eu

12. Legal obligations

The provision of personal data for the decision on the conclusion of a contract, the fulfillment of a contract or for the implementation of pre-contractual measures is voluntary. However, we can only make the decision in the context of contractual measures if you provide such personal data that is required for the conclusion of the contract, the performance of the contract or pre-contractual measures.

13. Automated decision making

Automated decision-making or profiling in accordance with Art. 22 GDPR does not take place.

14. Reservation of the right to change this notice

We reserve the right to adapt or update this data protection notice if necessary, in compliance with the applicable data protection regulations. In this way, we can adapt it to the current legal requirements and consider changes to our services, e.g. when introducing new services. The current version applies to the registration and participation in events.

[Status of this data protection notice: 23.09.2021](#)

PRIVACY POLICY JOINT CONTROLLER

In the context of the event "Digital Agriculture for Sustainable Food Systems an EIT Food and LfL Challenge - powered by Siemens", EIT Food CLC Central GmbH (hereinafter "EIT Food") and Freistaat Bayern represented by Bayerische Landesanstalt für Landwirtschaft (hereinafter "LfL" - together "the Controllers") work together closely. This also concerns the processing of your personal data. In this regard, the Controllers are jointly responsible for the protection of the personal data they process to the extent described below (Art. 26 GDPR).

1. What did the Join Controllers Agree to?

As part of their joint controllership under data protection law, EIT Food and LfL have concluded a written agreement specifying who is responsible for which obligations under data protection law and who fulfills which obligations. In particular, the Controllers have concluded an agreement on who is responsible to fulfill data subject rights in accordance with Art. 15-22 of the GDPR and to fulfill information obligations in accordance with Art. 12-14 of the GDPR (see point 3).

2. Which Data Processing Activities Are Part of the Joint Controllership?

The Controllers process personal data for the selection and support of participants regarding the event "Digital Agriculture for Sustainable Food Systems an EIT Food and LfL Challenge - powered by Siemens".

Processing Activity	Data categories	Categories of data subjects	Purpose and legal basis	Primarily responsible for this data processing activity
Collection of data from data subjects, storage, modification and deletion of data	Contact data, information about the idea	Applicants Participants	Challenge Application (art. 6 p.1, lit. b/f)	EIT Food
Collection of data from data subjects, storage, modification and deletion of data	Contact data	Jury members	Selection of participants (art. 6 p.1, lit. b/f)	EIT Food LfL
Collection of data from data subjects, storage, modification and deletion of data	Bank account details	Participants	Transfer of the awarded travel budget and prize money (art 6 p.1, lit. b)	LfL
Evaluation/use of data for jury decision	information about the idea	Applicants Participants	Transfer to the jury for evaluation (art 6 p.1, lit. b/f)	EIT Food, LfL

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Beyond the processing activities listed above, the (further) processing of personal data is carried out in separate responsibility of the Controllers.

You will be informed separately by the Controllers about the data processing in which the Controllers act in their separate responsibility.

3. Who is responsible for which obligations under data protection law AND WHAT DOES THIS MEAN FOR YOU AS Data Subject?

Within the scope of their joint controllership under data protection law, the Controllers have agreed which of them fulfills which obligations under the GDPR and have specified this in a written agreement:

Obligation under the GDPR	Controller, which fulfills the obligation and description of the implementation:
Information obligations according to Art. 12 et seq. GDPR and Art. 26 para. 2 s. 2 GDPR	EIT Food The information according to Art. 12 et seq. GDPR and Art. 26 para. 2 s. 2 GDPR will be provided to the potential participants via the registration form from EIT Food.
Fulfillment of requests from data subjects according to Art. 15-21 GDPR	EIT Food
Data protection incidents: Fulfillment of obligations according to Art. 33 and 34 GDPR	EIT Food and LfL
Ensuring appropriate technical and organizational measures in accordance with Art. 24, 25, 32 DSGVO	EIT Food and LfL

In addition, the joint controllers have committed themselves to ensure that employees maintain confidentiality regarding personal data and are appropriately committed to data protection confidentiality and instructed regarding the data protection obligations relevant to them.

The Controllers have committed themselves to ensure that the processing activities regarding the joint controllership are documented in their Record of Processing Activities pursuant to Art. 30 para. 1 GDPR and that other documentation is maintained to fulfill the obligation of accountability pursuant to Art. 5 para. 2 GDPR.

The Controllers independently have committed themselves to ensure that the legal obligations regarding deletion of data and the restriction of data processing are complied with. The Controllers comply with the statutory retention obligations.

4. What Are Your Rights?

In the following, you will find information about your data subject rights, which the current data protection law grants you against the controller concerning the processing of personal data:

The right, pursuant to Art. 15 GDPR, to obtain information about your personal data processed by us. In particular, you may request information about the purposes of processing, the categories of personal data concerned, the categories of recipients to whom your data has been or will be disclosed, the envisaged period for which the data will be stored, the existence of the right to request from the controller rectification or erasure or personal data or restriction of processing of personal data concerning you or to object such processing, the existence of a right to lodge a complaint with a supervisory authority, the origin of your data, if these have not been collected by us, and the existence of automated decision-making including profiling and, if applicable, meaningful information about the logic involved, as well as the significance and the envisaged consequences.

The right to obtain without undue delay the rectification of inaccurate personal data concerning you. in accordance with Art. 16 GDPR.

The right to request the erasure of your personal data stored by us in accordance with Art. 17 GDPR, unless the processing is necessary to exercise the right of freedom of expression and information, to fulfil a legal obligation, for reasons of public interest or to assert, exercise or defend legal claims.

The right, pursuant to Art. 18 GDPR, to demand the restriction of the processing of your personal data if the accuracy of the data is contested by you, the processing is unlawful, but you oppose the erasure and we no longer need the data for the purposes of processing, but they are required by you for the establishment, exercise or defence of legal claims or you have filed an objection against the processing pursuant to Art. 21 GDPR.

The right, in accordance with Art. 20 GDPR, to receive the personal data concerning you, which you have provided to us in in a commonly used and machine-readable format and the right to transmit those data to another controller.

The right to withdraw your given consent pursuant to Art. 7 para. 3 GDPR with effect in the future at any time.

The right to lodge a complaint with a supervisory authority pursuant to Art. 77 GDPR, in particular in the Member State of your habitual residence, place of work.

The right to withdraw your given consent pursuant to Art. 7 para. 3 GDPR: You have the right to withdraw your given consent concerning the processing of your personal data with effect for the future at any time. In the event of withdrawal, we will delete the data concerned without delay, unless further processing can be based on a legal basis for processing without consent. The withdrawal of consent shall not affect the lawfulness of processing based on consent before its withdrawal.

5. How Can I assert my right to object or Withdraw Consent?

If your personal data is processed by us based on legitimate interests pursuant to Art. 6 para. 1 lit. f GDPR, you have the right, pursuant to Art. 21 GDPR, to object at any time to the processing of your personal data on grounds relating to your particular situation. If the objection is directed against the processing of personal data for the purpose of direct marketing, you have a general right of objection without the requirement of stating a particular situation.

If you wish to exercise your right of withdrawal, objection or any of your other rights, simply send an e-mail to agnes.hoffmann@eitfood.eu (Agnes Hoffmann, Business Creation Manager EIT Food)

Despite the above stated regulations, data subject rights can be asserted through contacting any of the Controllers using the following contact details:

EIT Food

EIT Food CLC Central GmbH

Gregor-Mendel- Straße 4, 85354 Freising

Contact Person for the Challenge:

Agnes Hoffmann

T: +49 (0) 172 1323 847

E: agnes.hoffmann@eitfood.eu

Contact Details of the Data Protection Officer:

If you have any questions regarding data protection, you can also contact our data protection officer:

Proliance GmbH / www.datenschutzexperte.de

Data Protection Officer

Leopoldstr. 21

80802 Munich

E: datenschutzbeauftragter@datenschutzexperte.de

LfL

Bavarian State Research Center for Agriculture

Kleeberg 14, 94099 Ruhstorf an der Rott

Contact Person for the Challenge:

Olivia Spykman

T: +49 (0) 8161 8640 4653

E: olivia.spykman@lfl.bayern.de

Contact Details of the Data Protection Officer:

Bavarian State Research Center for Agriculture

Datenschutzbeauftragte, Abteilung Zentrale Verwaltung

Menzinger Straße 54

80638 München

T: +49 (0) 8161 8640 1483

E: datenschutzbeauftragte@lfl.bayern.de

Date of this joint controller agreement: 24.09.2021