

Owner and Data Controller: Cryptoeli Global s.ro..

Owner contact email: support@cryptoeli.com

PRIVACY POLICY

October 1, 2023

PLEASE READ THIS PRIVACY POLICY CAREFULLY BEFORE ACCEPTING THE TERMS AND CONDITIONS CONTAINED HEREIN. BY ACCEPTING THIS PRIVACY POLICY, YOU GIVE YOUR FREE, EXPRESS CONSENT THAT WE MAY PROCESS YOUR PERSONAL DATA IN ACCORDANCE WITH THE TERMS AND CONDITIONS SET FORTH IN THIS PRIVACY POLICY.

GENERAL PROVISIONS:

With this Privacy Policy we inform you that Cryptoeli Global s.r.o., a company established and operating in accordance with the laws of the Czech Republic with registration number 176 14 465 and having its registered office at Chudenická 1059/30, Hostivař, 102 00 Praha 10, Czech Republic (hereinafter – Cryptoeli.com or the Platform), being the Data Controller, processes your personal data provided by you in the process of concluding, executing, amending, terminating the agreement concluded between you and Cryptoeli.com (hereinafter referred to as the Agreement), and we explain to you the rights associated with processing of personal data, mechanism for exercising such rights.

As a regulated financial services company, we are required to identify all users for legal, regulatory and compliance purposes before you use our Platform. To ensure compliance with applicable reporting requirements in the jurisdictions in which we operate, we may collect and verify your personal information, including your legal name, address, government identification number, date of birth, social security number or tax identification number, banking information or information about the credit card. We may also ask questions and verify information ourselves or obtain personal information from third parties to verify your identity, prevent fraud, and request information from other organizations, such as banks, to obtain information about you.

You acknowledge and agree that we may make any inquiries we deem necessary, directly or through third parties, regarding your identity and creditworthiness, including, without limitation, requiring you to take steps to verify ownership of your email address or financial tools, ordering a credit report or checking information against third party databases or other sources. These requests and reviews may involve sharing certain aspects of your information with third parties for the limited purpose of fulfilling those requests and reviews.

When engaging in any regulated activity, including, but not limited to, remitting money, providing financial services or other regulated activity for a third party, you are responsible for maintaining appropriate licenses, registrations and permits to conduct such activity. You are also required to comply with an Anti-Money Laundering (“AML”), Anti-Sanctions and Anti-Terrorist Financing (“CFT”) policy/program that is reasonably designed to mitigate the risks of your business and is consistent with the regulatory requirements of the jurisdiction in which you operate.

Processing of personal data includes collection, systematization, storage, modification, use, depersonalization, blocking, distribution, provision, and deletion of personal data.

FOR THE PURPOSES OF THIS PRIVACY POLICY, THE FOLLOWING TERMS ARE DEFINED:

"**AML**" stands for Anti-Money Laundering.

"**Digital Asset**" means any digital representation of value that can be traded through Cryptoeli.com services, excluding non-fungible tokens.

"**Cryptoeli.com**", "**We**", "**Us**" collectively refer to Cryptoeli Global s.r.o. and its subsidiaries.

"**Personal data**" refers to any information relating to an identified or identifiable natural person, including names, identification numbers, location data, online identifier or one or more factors specific to the physical, economic, cultural or social identity of the natural person.

"**Data Controller (or Owner)**" means the natural or legal person, public authority, agency or other body which, alone or jointly with others, determines the purposes and means of the processing of Personal Data, including the security measures relating to the operation and use of www.cryptoeli.com. The data controller, unless otherwise stated, is the owner of www.cryptoeli.com

"**VASP Services**" means the exchange between digital assets and fiat currencies; exchange between one or more forms of digital assets; transfer of digital assets, that is, conducting a transaction on behalf of another person that moves a digital asset from one address or digital asset account to another; and act as the custodian of the wallet.

1. LIST OF PERSONAL DATA PROCESSED

1.1. We collect and process the following personal data:

(a) personal and contact information (your first name, last name, patronymic (if any), citizenship, date and place of birth, place of residence, date of issue of a passport or other identification document, email address, other data obtained during verification personal and contact information);

(b) data (information) on financial transactions and transactions (transactions) with digital assets that are not financial transactions using the Application;

(c) data (information) about your payment instruments, including data on bank payment cards and virtual wallets;

(d) communications with you, including audio and video recording of communications (telephone and video calls, email and chat correspondence);

(e) IP address;

(f) Your device ID;

(g) ID of the operating system installed on you;

(h) documents and other materials (information) obtained in the course of determining the level of knowledge (competence) for carrying out transactions (operations) for the acquisition of digital assets for money or electronic money;

(i) information necessary to recognize you as a qualified investor (annual income, work experience, education, experience in transactions with securities and (or) derivative financial instruments, transactions with non-deliverable over-the-counter financial instruments, etc.);

(j) information about how You use the Application (e.g. connection type, session information);

(k) any other information you provide to us (particularly when communicating with our technical support team).

1.2. We may collect information that does not, by itself, reveal information about you (i.e., is not personally identifiable information), including information about the device you use to access our Application (for example, device type, operating system, language, other device characteristics and settings). We may collect, use and distribute such non-personally identifiable information for any other legally permitted purposes for which such information may be used as long as it does not become personal information.

2. GROUNDS FOR PROCESSING PERSONAL DATA

2.1. Processing of your personal data specified in letters (a), (b), (c), (d), (h) and (i) of subclause 1.1. Clause 1 of this Privacy Policy is subject to the requirements of the legislation of the Czech Republic, the European Union, and in some cases other states and jurisdictions that are binding on us. We are required to collect the specified personal data so that we can provide you with the Services. Thus, if you do not provide us with the above data, we are not entitled to allow you to transact in digital assets.

2.2. Processing of your personal data specified in letters (e), (f), (g) and (j) of subclause 1.1. paragraph 1 of this Privacy Policy is necessary due to our legitimate interests. “Legitimate interests” are the interests of Cryptoeli.com in the effective implementation of its activities, pursued with the aim of constantly improving the quality of the Services provided. Our Legitimate Interests that we pursue in collecting your personal data in accordance with this paragraph are listed below:

Personal data	Our legitimate interest
IP address	We need to know your IP address: (a) to determine your location (country only), as we do not wish to violate the laws of the state in which you are located and are also required to comply with special AML/CFT requirements; (b) to conduct marketing attribution and market analysis
Your device ID	We need to know your device ID: (a) to “link” your device to you; (b) to conduct marketing attribution and market analysis*.
ID of the operating system installed	We need to know ID of your operating system installed in order to conduct marketing attribution and market analysis*.
Information about how you use the Application	We need to know this information in order to be able to effectively provide the Services (maintain and monitor the uninterrupted operation of the Application, correct errors (eliminate technical failures), improve the quality of the Services provided).

**Marketing attribution and market analysis allow us to effectively allocate our funds and optimize marketing costs, including costs for advertising campaigns.*

3. REFUSE TO PROCESS PERSONAL DATA

- 3.1. You have the right to refuse processing:
- (a) data required for marketing attribution and analytics;

- (b) the email address used to send you promotional materials (more details in subclause 5.1 of clause 5 of this Privacy Policy);
 - (c) data necessary to offer (provide) you additional services or services from third parties.
- 3.2. You can refuse to process this data by sending a corresponding statement in the manner provided for in subclause 10.1 of clause 10 of this Privacy Policy.

4. METHODS OF PROCESSING PERSONAL DATA

We process personal data in the following ways:

- (a) using automation tools;
- (b) without the use of automation tools.

5. PURPOSES OF PROCESSING PERSONAL DATA

5.1. We process your personal data for the following purposes:

Type of personal data	Goals _ _
Data specified in letters (a), (b), (c), (d), (h) and (i) of subclause 1.1. paragraph 1 of this Privacy Policy	(a) ensuring compliance with laws and regulations of the Czech Republic, the European Union, and in some cases other states and jurisdictions that are binding on us; (b) conclusion, execution and termination of the Agreement.
The data specified in subclause 1.1. clause 1 of this Privacy Policy	For other purposes where we have a legitimate interest in processing them. In particular, our legitimate interests include: (a) maintaining and monitoring the operation of the Application, protecting our Intellectual Property Rights, communicating with you; (b) sending advertising materials to your email address
Data specified in letters (e), (f), (g) of subclause 1.1. paragraph 1 of this Privacy Policy	To carry out marketing attribution and automate marketing processes.
The data specified in subclause 1.1. clause 1 of this Privacy Policy	Transfer to third parties to offer (provide) you with additional services or services from our partners or third-party companies operating with digital assets.

5.2. We guarantee that the processing of personal data is necessary and proportionate to the purposes for which it is carried out, and our legal basis for the processing of personal data is:

Why do we process your personal data	Legal basis	Categories of personal data
To provide our products and services, including payment processing, and ensure completion of the customer onboarding process.	Execution of the contract	Biographical and contact information, financial information, trade information, politically exposed person information (if applicable),

		verification information and other information.
To carry out or arrange for credit or identity checks to be carried out	Legal obligation to comply with Know Your Customer requirements and regulatory customer due diligence obligations. Such processing is also in our legitimate interests in preventing potential crime and/or fraud and protecting our business	Biographical and contact information, financial information, trade information, politically exposed person information (if applicable), verification information and other information.
For purposes of verifying identity, complying with court orders, tax laws or other reporting obligations, and controlling money laundering.	Legal obligation to comply with anti-money laundering laws, financial services laws, corporation laws, privacy laws, tax laws and other relevant laws. We are also subject to the rules and regulations of regulatory authorities.	Biographical and contact information, financial information, trade information, politically exposed person information (if applicable), verification information and other information.
To administer our products and services, provide you with information about our products and services and analyze your current needs, troubleshoot our products and services, improve our products and services, and develop new products and services.	To ensure the effective delivery of our products and services and to meet the needs of our customers, it is in our legitimate interests to administer our products and services, provide you with information about our products and services, troubleshoot problems with our products and services, and analyze ongoing needs our clients. It is also in our legitimate interests to improve our products and services, including support services, and to develop and market new products and services.	Biographical and contact information, financial information, trade information, PEP information (if applicable), verification information, other information, browser information and log information.
To pay affiliates (our partners who promote Cryptoeli.com and attract new potential customers)	It is in our legitimate interests to use affiliates to generate new leads and to pay those affiliates if the leads generate revenue.	Anonymized trade information
To promote our products and services	Agreement	Biographical and contact information, trade information, other information, browser

		information and log information.
To conduct surveys	It is in our legitimate interests to send you surveys and conduct surveys to collect information about how our products and services are working for our customers and how to improve our products and services.	Biographical and contact information, trade information, other information, browser information and log information.
For data analysis. Our website pages and emails may contain web beacons, pixel tags, or any other similar data analytics tools that allow us to track the receipt of correspondence and count the number of users who visited our web page or opened our correspondence. We may combine your personal information with the personal information of our other customers on an anonymized basis (that is, with your personal identifiers removed) so that a more rigorous statistical analysis of overall patterns can lead us to provide better products and services.	If your personal data is completely anonymized, we do not require a legal basis as the information will no longer constitute personal data. Unless your personal data is in anonymized form, it is in our legitimate interests to continually evaluate that personal data to ensure that the products and services we provide are relevant to the market and our customers.	Biographical and contact information, financial information, trade information, other information, browser information and log information.
For internal business purposes and record keeping	We have a legal obligation to maintain certain records. This processing is in our legitimate interests for internal business, research and record keeping purposes. It is also in our legitimate interests to maintain records to ensure that you comply with your contractual obligations under the agreement (“Terms of Service”) that governs our relationship with you.	Biographical and Contact Information, Financial Information, Trade Information, PEP Information (if applicable), Verification Information, Other Information, Browser Information and Log Information.
To enforce and protect our rights, including bringing legal action, preparing our defense in litigation, pursuing legal or administrative	It is in our legitimate interests to ensure that our rights are respected and protected and that concerns, requests and/or disputes are investigated and	Biographical and contact information, financial information, trade information, PEP information (if applicable), verification

<p>proceedings before a court or statutory authority, and to investigate or resolve concerns, inquiries and/or disputes.</p>	<p>resolved in a timely and effective manner.</p>	<p>information, other information, browser information and log information.</p>
<p>To comply with applicable laws, subpoenas, court orders, other legal process, or the requirements of any applicable regulatory authorities.</p>	<p>Legal obligation. We will disclose personal information if we receive a legally binding request to disclose personal information from law enforcement or other authorities, or if we have a legitimate interest in assisting law enforcement or other authorities with an investigation.</p>	<p>Biographical and contact information, financial information, trade information, PEP information (if applicable), verification information, other information, browser information and log information.</p>
<p>To notify you about changes to our products or services and/or laws and regulations.</p>	<p>Legal obligation. We are often required by law to notify you about certain changes in products or services, or laws. We may need to inform you about changes to the terms or specifications of our products or services. We need to process your personal data in order to send you these legal notices. You will continue to receive this information from us even if you choose not to receive direct marketing information from us. Unless such notice is required by law, it may be in our legitimate interests to notify you of such changes.</p>	<p>Biographical and contact information, financial information, trading information, politically exposed person information (if applicable) and other information.</p>
<p>To effectively manage our business, for example through facilities and processes, we are committed to ensuring the security of our IT and systems, preventing potential crime, and maintaining asset security and access control.</p>	<p>It is in our legitimate interests to protect our assets and systems, prevent potential crime and/or fraud, and maintain security.</p>	<p>Biographical and contact information, financial information, trade information, PEP information (if applicable), verification information, other information, browser information and log information.</p>
<p>To update and verify your personal data in accordance with current anti-money laundering regulations.</p>	<p>Legal obligation. Such processing is also in our legitimate interests of preventing potential crime</p>	<p>Biographical and contact information, financial information, trade information, PEP information (if applicable), verification</p>

	and/or fraud and protecting our business.	information, other information, browser information and log information
To better tailor our services and content to you and to get to know you as a customer.	When we collect personal data for these purposes using cookies, we will rely on your consent. It is also in our legitimate interests to tailor our services and content to customers, and to recognize customers to ensure that customers receive services and content that are suitable for them.	Other information, browser information and log information
To communicate with you	It is in our legitimate interests to communicate with our customers or potential customers to ensure the effective delivery of our products and services and to manage our business.	Biographical and contact information, financial information, trading information and other information.
To obtain services from third parties, including services such as administrative, legal, tax, compliance, insurance, IT, debt collection, analytics, credit information, identity verification, research or other services.	It is generally in our legitimate interests to obtain such services from third parties to ensure the efficient delivery of our products and services and to manage and protect our business.	Biographical and contact information, financial information, trade information, PEP information (if applicable), verification information, other information, browser information and log information
For any purposes not specified in this Policy, but for which you instruct us to process your personal data.	Agreement	Biographical and contact information, financial information, trade information, PEP information (if applicable), verification information, other information, browser information and log information

5.3. Where legitimate interest or performance of contract is not a recognized legal basis in your jurisdiction, we rely on consent (express or implied, as appropriate) where consent is required.

6. EXCHANGE OF PERSONAL DATA

6.1. We have the right to provide your personal data to the following categories of authorized persons (third parties) when this is necessary for the purposes of processing:

(a) banks, non-bank financial institutions, payment systems and providers with which Cryptoeli.com interacts, as well as its liquidity providers;

- (b) advertising platforms (networks) and analytical systems (except for cases where you have refused to process your personal data necessary for marketing attribution and market analysis);
- (c) providers of software used by support to communicate with you;
- (d) communications service providers, such as those who send you marketing information, notices, news, etc.;
- (e) suppliers of software that allows taking the necessary AML/CFT measures;
- (f) any other authorized persons (third parties).

6.2. If you do not want us to provide your personal data to advertising platforms (networks) and analytical systems, you can contact our support team support@cryptoeli.com.

6.3. We have the right to provide your personal data to third parties when required by law and (or) requirements of government bodies and organizations.

6.4. Some authorized persons (third parties) to whom we provide your personal data are located in countries where there is no adequate level of protection of personal data. You acknowledge and consent to the provision of your personal data to authorized persons (third parties) located in countries where there is no adequate level of personal data protection.

6.5. All authorized persons (third parties) to whom we provide your personal data receive the minimum amount of personal data that they need for a specific purpose. The use of information provided to them by authorized persons (third parties) is strictly limited to the purposes of processing personal data described in subclause 5.1. and 5.2. clause 5 of this Privacy Policy, and is not permitted for any other purposes. All authorized persons (third parties) to whom we provide personal data are obliged to maintain the confidentiality of personal data and take measures to ensure their protection.

6.6. We do not provide your personal data to third parties who, in our opinion, are not able to provide (ensure) an adequate level of protection of personal data.

6.7. For UK and EEA customers: transfer of personal data outside the European Economic Area (EEA) and the United Kingdom (UK).

6.7.1. We may transfer your personal data outside the EEA and the UK to other Cryptoeli Global s.r.o. group companies, service providers and business partners. Transfers outside the EEA or the UK (as applicable) must be in accordance with lawful transfer mechanisms. If personal data is transferred to a country which, in the opinion of the European Commission, has a substantially equivalent EEA data protection standard, then Cryptoeli Global s.r.o. may rely on an “adequacy decision” for the transfer of that personal data. *List of countries for which adequacy decisions were made:* <https://commission.europa.eu/law/law-topic/data-protection/international-dimension-data-protection/adequacy-decisions-en#:~:text=The%20European%20Commission%20has%20so,Uruguay%20as%20providing%20adequate%20protection.>

6.7.2. Where personal data is transferred from the EEA or UK to the US, we may rely on standard contractual clauses.

6.8. You consent to the processing of your personal data by authorized persons (third parties) specified in subclause 6.1. clause 6 of this Privacy Policy, in accordance with the provisions of this Privacy Policy.

7. YOUR RIGHTS

7.1. You have the right:

- (a) at any time, without giving reasons, withdraw your consent to the processing of personal data specified in this Privacy Policy;
- (b) receive information regarding the processing of your personal data;
- (c) require us to amend your personal information if the personal information is incomplete, out of date or inaccurate;

- (d) receive information from us about providing your personal data to third parties;
- (e) require us to stop processing your personal data, including its deletion, in the absence of grounds for processing personal data provided for by the laws of the Czech Republic, and in some cases of the European Union, other states and jurisdictions that may be binding on us;
- (f) appeal our actions (inaction) and decisions that violate your rights when processing personal data to the authorized body for the protection of the rights of personal data subjects in the manner established by the legislation of the Czech Republic, and in some cases of the European Union, other states and jurisdictions that may be binding on us.

8. TERM FOR PROCESSING PERSONAL DATA

8.1. We store your personal data specified in letters (a) - (c), (h) of subclause 1.1. paragraph 1 of this Privacy Policy, during the entire period of validity of the Agreement and for 5 (five) years from the date of termination of the Agreement, since such a storage period is provided for by the laws of the Czech Republic, and in some cases of the European Union, other states and jurisdictions that may be binding on us.

8.2. We store records of communications with you (letter (d) of subclause 1.1 of clause 1 of this Privacy Policy) for 5 (five) years from the date of such recording, since such a storage period is provided for by the laws of the Czech Republic, and in some cases of the European Union, other states and jurisdictions that may be binding on us.

8.3. We store the information necessary to recognize you as a qualified investor (letter (i) of subclause 1.1. clause 1 of this Privacy Policy) for 5 (five) years from the date of receipt, since such a storage period is provided for by the laws of the Czech Republic, and in some cases of the European union, other states and jurisdictions that may be binding on us.

8.4. We store any other personal data for the entire duration of the Agreement (except for cases where you have refused to process personal data in accordance with subclause 3.1 of clause 3 of this Privacy Policy), and delete them immediately after termination of the Agreement.

9. WHERE DO WE STORE YOUR PERSONAL DATA

9.1. Our operations are supported by a network of computers, servers, other infrastructure and information technology, as well as third-party service providers. We store and process your personal data in the European Union.

9.2. Courts, law enforcement and security authorities may be able to use legal procedures to access your personal data.

10. PRIVACY WHEN USING DIGITAL ASSETS AND BLOCKCHAIN

10.1. Your use of digital assets may be recorded on a public blockchain. Public blockchains are distributed ledgers designed to immutably record transactions across vast networks of computer systems. Many blockchains are open to forensic analysis, which can lead to the re-identification of transactors and the disclosure of personal data, especially when blockchain data is combined with other data.

10.2. Because blockchains are decentralized or third-party networks that are not controlled or operated by Cryptoeli.com, we cannot erase, alter or alter personal data on such networks.

11. DATA STORAGE

11.1. When personal data is no longer needed for the purposes for which it can be lawfully processed, we will delete any details that identify you or securely destroy the relevant records. We may need to

maintain records for a significant period of time after you are no longer a customer for legal or regulatory reasons, for example when we need to retain information to help resolve a dispute or legal claim. In addition, we are subject to certain anti-money laundering laws which may require us to retain the following information for a period (e.g. 5 years) after we terminate our business relationship with you:

- copies of the records we used to fulfill our client due diligence obligations;
- supporting evidence and records of transactions with you and your relationship with us.

11.2. If you have opted out of receiving marketing communications, we will store your information on our prohibited communications list so that we know that you do not wish to receive these communications.

11.3. We may retain your personal data for more than 5 years unless we are unable to delete it for legal, regulatory or technical reasons.

12. COOKIES

12.1. When you use our products and services or visit our websites, we may place small data files called cookies, flash cookies, pixel tags or other tracking tools on your computer or other devices you use to interact with us (hereinafter referred to as “Cookies”).

12.2. We use cookies to recognize you as a customer, collect information about your use of our products and services, better customize our services and content for you, and collect information about your computer or other access devices to comply with bank secrecy laws and AML obligations.

13. PRIVACY POLICY UPDATES

13.1. We update this Privacy Policy as necessary to reflect new regulations, technology, and any changes in our business operations. Any personal data we process will be subject to our latest privacy notice. We will update the “Last Updated” date at the beginning of this privacy notice accordingly. Please review this privacy notice from time to time. We will post any material changes to this privacy notice on our website.

14. OUR PRODUCTS AND SERVICES ARE NOT AVAILABLE FOR CHILDREN

14.1. Our products and services are not directed to persons under 18 years of age (“Children”, “Child”), and we do not knowingly collect personal information from children. If we learn that we have inadvertently processed a child's personal information, we will take steps permitted by law to delete that information from our records. 14.2. Cryptoeli.com will require the child user to close their account and will not allow the use of our products and services. If you are a parent or guardian of a child and you become aware that your child has provided us with personal information, please contact us at privacy@cryptoeli.com.

15. FULL INFORMATION ABOUT DATA CONTROLLERS.

15.1. You are entering into an agreement with Cryptoeli Global s.r.o., a company established and operating under the laws of the Czech Republic with registration number 176 14 465 and having its registered office at Chudenická 1059/30, Hostivař, 102 00 Prague 10, Czech Republic.

16. QUESTIONS AND CLAIMS

16.1. To exercise the right to withdraw the consent of the subject of personal data, the right to receive information regarding the processing of personal data and change personal data, the right to receive

information about the provision of personal data to third parties, the right to demand termination of the processing of personal data and (or) their deletion, you must submit your application to us in writing at Chudenická 1059/30, Hostivař, 102 00 Prague 10, Czech Republic, or send such an application to us by email at support@cryptoeli.com.

16.2. Your application must contain:

- (a) surname, first name, patronymic (if any), address of residence (place of stay);
- (b) date of birth;
- (c) identification number, in the absence of such a number - the number of the identification document, in cases where this information was indicated by you when giving your consent to us or the processing of personal data is carried out without your consent;
- (d) a statement of the nature of the requirements;
- (e) personal signature or electronic digital signature.

16.3. The response to the application is sent to you in the form corresponding to the application form, unless otherwise indicated in the application itself.

16.4. Please send any suggestions or questions regarding this Privacy Policy to privacy@cryptoeli.com.

17. DATA PROTECTION AUTHORITIES

17.1. If you are not satisfied with our response to your complaint, you have the right to lodge a complaint with the competent data protection authority. You can contact the relevant data protection authority using the contact details below:

For Australian residents:

Office of the Australian Privacy Commissioner
GPO Box 5218,
Sydney, New South Wales 2001, Australia

For Canadian residents:

Office of the Privacy Commissioner of Canada
30 Victoria Street
Gatineau, QC K1A 1H3, Canada

For UK residents:

Information Commissioner's Office
Wycliffe House, Water Ln
Wilmslow SK9 5AF, UK

For residents of the European Economic Area:

You can lodge a complaint with your local supervisory authority or our lead supervisory authority, the Irish Data Protection Commission:

Data Protection Commission
21 Fitzwilliam Square South
Dublin 2
D02RD28, Ireland

For residents of Japan:

Commission for the Protection of Personal Information
Kasumigaseki, Common Gate, West Tower, 32nd Floor,
3-2-1, Kasumigaseki, Chiyoda-ku,
Tokyo, 100-0013, Japan

For customers (Singapore):

Personal Data Protection Commission
10 Pasir Panjang Road,
#03-01 Mapletree Business City, Singapore 117438

We are your Data Controller and are responsible for collecting, using, disclosing, storing and protecting your personal data in accordance with our global privacy standards, this Privacy Notice, and any applicable national laws. We process and store your personal data on our servers in several data centers in the European Union.