

Date: July 2023

Data Privacy Information for Customers and Potential Customers

As part of our principles of fair and transparent data processing we would like to inform you about the specific circumstances of how we process personal data relating to you.

A) Controller of data processing

Accountable Controller according to and in line with data protection regulations:

DEG - Deutsche Investitions- und Entwicklungsgesellschaft mbH

Kämmergasse 22

D-50676 Köln

Telephone: + 49 221 4986-0

Telefax: + 49 221 4986-1290

Hereinafter referred to as: DEG

B.1) What is the purpose and legal basis of processing?

DEG collects and processes personal data in its financing business and the promotional programmes in accordance with the provisions of the European General Data Protection Regulation (GDPR) and the German Federal Data Protection Act (BDSG):

- For the fulfilment of contractual obligations:
The processing of personal data takes place for the provision of bank business and financial services as part of the performance of our contracts or for the performance of pre-contractual measures which take place on request. The purposes of data processing depend on the specific financing project and can include, among other aspects, analyses of the economic viability and social effects of the investment, consulting and transaction execution.
- Based on a balance of interests in accordance with Art. 6 Paragraph 1 (f) of the GDPR
If required we shall process your personal data beyond the actual fulfilment of the contract safeguarding legitimate interests of DEG or third parties. This could include for example:
 - Advertising or marketing and opinion research, unless you opt out to the use of your personal data;
 - Filing and defending claims in the event of legal disputes;
 - Prevention and investigation of criminal offences;
 - Business management and risk management measures;
- Based on your explicit consent (Art. 6 Paragraph 1 (a) of the GDPR). If you have granted us consent for the processing of personal data for specific purposes, the processing shall be deemed lawful on the basis of this consent.

- Based on legal requirements or in public interest.
- Furthermore, as a bank we are subject to various legal obligations/legal requirements, e.g. German Banking Act (*Kreditwesengesetz*), Anti Money Laundering Act (*Geldwäschegesetz*), Securities Trading Act (*Wertpapierhandelsgesetz*), tax laws, as well as banking regulatory guidelines, e.g. of the European Central Bank, the European Banking Authority, the German Central Bank and the Federal Financial Supervisory Authority.
- Therefore the purposes of processing shall also include, among other aspects, credit analysis, the verification of age and identity, the prevention of fraud and money laundering, the fulfilment of monitoring and notification obligations under tax laws as well as the assessment and management of risks of DEG.

B.2) Which personal data is processed and where does it come from?

DEG processes personal data which they

- have received from their customers in the course of the business relationship,
- have gathered from publicly available sources (e.g. commercial register, press, internet),
- have received with explicit consent from the data subject,

or which is legitimately transmitted to us by other companies or by other third parties.

Personal data collected and processed in this context is mainly:

- Personal details (name, address and other contact details, date of birth and place of birth and nationality, position (if required))
- Identity details (e.g. ID card data)
- Authentication data (e.g. specimen signature)

B.3) Which recipients will receive the aforementioned personal data?

Access to your personal data within DEG will be granted to all departments which require your data for the fulfilment of our contractual and legal obligations. Contracted service providers and vicarious agents may also receive personal data for these purposes.

Such companies are from the fields of

- Banking industry services for the support and provision of our services.
- Consulting for the support and improvement of our services.
- Sales and marketing for advertising and offering you suitable products.

With regard to personal data transmission to recipients outside of DEG it must be noted that as a bank we have committed ourselves to maintain strict confidentiality about all customer-related facts of which we have gained knowledge of (banking secrecy).

We are only allowed to pass on such information if other legal provisions require us to do so, if you have explicitly consented to it, or if we are authorised to issue a banker's reference/status report.

These facts given recipients of personal data could be, for example:

- Public bodies and institutions (e.g. Supreme Federal Agencies, German Central Bank, Federal Financial Supervisory Authority, European Banking Authority, European Central Bank, fiscal authorities, law enforcement authorities) if a legal or official obligation exists;
- Other credit and financial services institutions or comparable institutions to which we transfer your personal data for the performance of the business relationship (depending on the contract e.g. correspondent banks, custodian banks).

Additionally, data recipients may be agencies for which you have granted us your explicit consent to the transmission of personal data or for which you have exempt us from banking secrecy by agreement or explicit consent, e.g.:

- The Kreditanstalt für Wiederaufbau (KfW) for purposes of corporate risk management within the KfW group,
- Service providers which support us in managing our business risks.

If one of the aforementioned recipients of personal data processes personal data on behalf of DEG, this shall only take place on the basis of reasonable contractual agreements transferring the data protection obligations imposed on DEG to the recipient as well.

If the personal data is made available to one of the aforementioned recipients in a manner that they themselves are to be held responsible for the further data processing, reasonable contractual measures for the protection of your personal data shall also be taken in this case and the transmission shall only take place if it is legally justified.

B.4) Is personal data transmitted to a third country or an international organisation?

A data transmission to agencies and institutions in countries outside the European Union and the European Economic Area (third countries) will take place, if:

- it is required as part of the financing business (e.g. payment and securities orders),
- it is required by law (e.g. notification obligations under tax laws),

or, in other cases, you have granted us your explicit consent.

A transmission is permitted if the European Commission decides that an adequate level of protection exists in a third country. If the Commission has not made such a decision, DEG or any contracted service provider must not transfer personal data to a third country or an international organisation unless suitable guarantees have been provided for (e.g. standard data protection clauses which are adopted in a certain procedure by the Commission or the supervisory authority) and enforceable rights and effective legal remedies are available.

In some non-european areas of its investment activities DEG maintains remote branches as so-called representative offices. For communication purposes with these offices DEG uses the facilities of modern information and communication systems.

If such communication contains personal data it shall be classified as a transfer to a third country.

It takes place, provided none of the exceptions provided for by law can be invoked, on the basis of a guarantee declaration issued by DEG and possibly further corresponding contractual provisions concluded with the respective representative office. The content of the guarantee

declaration can be accessed under the following link:

https://www.deginvest.de/DEG-Documents-in-English/Allgemeine-Seiten/Garantieerkl%C3%A4rung_Daten%C3%BCbermittlung_ex_EU_EN_v1.0.pdf

In order to obtain an overview of the current representative offices, please visit our homepage under the following link:

<https://www.deginvest.de/International-financing/DEG/%C3%9Cber-uns/Unsere-Standorte/>

For a list of countries which offer a level of data protection comparable to the European Union and for which the aforementioned adequacy decision has been adopted, please visit the following link:

https://ec.europa.eu/info/law/law-topic/data-protection/data-transfers-outside-eu/adequacy-protection-personal-data-non-eu-countries_de

DEG uses service providers for certain tasks, who also usually use service providers who might have their company headquarters, parent company or data centres in a third country. DEG has contractually agreed with these service providers that basic data protection principles in compliance with the European level of data protection shall always be concluded with these indirect contract partners.

B.5) How long will the aforementioned personal data be stored?

DEG processes and stores your personal data for as long as it is required for the fulfilment of the contractual and legal obligations.

If the personal data is no longer required for the fulfilment of contractual or legal obligations, it shall be regularly deleted.

Temporary further processing of data can be necessary in the following cases, preventing the aforementioned deletion:

- The fulfilment of retention requirements under commercial law and tax law in accordance with the German Commercial Code (HGB), the German Fiscal Code (AO), the German Banking Act (KWG), the Anti Money Laundering Act (GwG) and the Securities Trading Act (WpHG). The stipulated periods for retention or documentation in these cases are two to ten years;
- The preservation of evidence as part of the statutory rule on limitation periods. According to the German Civil Code (BGB) the limitation period can be up to 30 years, although the indicative period is three years.

B.6) Is there an obligation to provide the aforementioned personal data?

As part of the establishment of a business relationship you must provide the personal data which is required for establishing and sustaining a business relationship and the fulfilment of the associated contractual obligations, or that we are legally obligated to collect. Without this personal data we will generally not be able to close or execute the contract with you or your company. In particular, in accordance with anti money laundering regulations, we are obligated to identify you before the establishment of the business relationship on the basis of your ID document and collect and record your name, place of birth, date of birth, nationality, address and ID card data.

In order to be able to meet this legal obligation, you must, in accordance with the Anti Money Laundering Act (Geldwäschegesetz), provide us with the necessary information and documents

and immediately report changes which arise in the course of the business relationship. If you do not provide us with the required information and documents, we may not establish or continue the business relationship desired by you or your company.

B.7) Does DEG use means of automated decision making?

No, DEG does not use such processes in the establishment and management of its business relationships.

B.8) Does profiling take place?

We partially process your personal data in an automated manner with the objective of evaluating specific personal aspects (profiling). For example, we use profiling in the following cases:

due to legal and regulatory requirements in order to combat money laundering, the financing of terrorism and offences risking a loss of assets. We might apply data analytics to gain this objective. These measures, however, may also protect you.

C) Your rights

You have the right to obtain information about the personal data which is stored about you. If you deem this personal data to be incorrect or no longer required because the original purpose for which you provided us with your personal data expired, you have the right to claim rectification or deletion or a restriction of processing. We shall inform you separately about the specific circumstances of the process after you will have submitted your application. The application can be submitted to the data protection officer by email/post via the contact details named below.

Furthermore, there is also the right to file a complaint with the relevant data protection supervisory authority.

D) Data processing based on your explicit consent

A consent to data processing that you have granted to DEG may be revoked at anytime.

This shall also apply to the revocation of declarations of consent which have been granted before the General Data Protection Regulation came into effect, thus before 25 May 2018.

The revocation, which does not require a specific form, may be sent by email/post for the attention of the data protection officer via the contact details named above.

Please note that a revocation is only effective for the future from the date of issue. Processing which has been carried out before the revocation shall remain unaffected.

E) Information regarding your right to object in accordance with Article 21 of the General Data Protection Regulation (GDPR)

E.1) Case-by-case right to object

You have the right to object, based on grounds relating to your particular situation, at any time to the processing of personal data concerning you and resting upon Article 6 Paragraph 1 letter e of the GDPR (data processing in the public interest) and Article 6 Paragraph 1 letter f of the GDPR (data processing based on a balance of interests); this shall also apply to profiling based

on the above provisions.

If you object, your personal data shall no longer be processed by DEG. This shall not apply if DEG can demonstrate compelling legitimate grounds for the processing that override your interests, rights and freedoms, or the processing is required for the establishment, exercise or defence of legal claims.

E.2) Right to object to the processing of personal data for direct marketing purposes

In individual cases we shall process your personal data for direct marketing purposes. You have the right to object at any time to the processing of personal data relating to you for the purpose of such marketing; this shall also apply to profiling to the extent that it is related to such direct marketing.

If you object to processing for direct marketing processes, your personal data shall no longer be processed by DEG for such purposes.

The objection in accordance with E.1) and/or E.2), which does not require a specific form, can be sent by email/post to the data protection officer via the contact details named below.

If you have any questions which concern the handling of your personal data, you can contact our data protection officer at any time.

DEG - Deutsche Investitions- und Entwicklungsgesellschaft mbH

FAO the Data Protection Officer

Kämmergasse 22

D-50676 Köln

datenschutz@deginvest.de

Attachment 1

Additional information for customers located in Turkey

For customers located in Turkey and contacted through our DEG Representative Office Turkey, Levent, Büyükdere Cd. No: 185 Kat: 7, 34394 Sisli Istanbul, Deutsche Investitions- und Entwicklungsgesellschaft mbH ("**DEG**") as data controller, processes personal data only within the limits of the Turkish Personal Data Protection Law (the "**PDPL**"): In this case, the following provisions are applicably additionally to the provisions above.

B.1) What is the purpose, legal basis of processing?

The processing of above mentioned your personal data is carried out for the following individual purposes and on the following legal basis:

Based on the PDPL:

- a) To process where it is expressly permitted by any law (to store personal customer files in accordance with relevant laws as Turkish Banking Law and other applicable banking regulation guidelines)
- b) To process the personal data of data subjects of contract, provided that the processing is directly related to the execution or performance of the contract (to initiate a contract with a data subject and/or client, to manage your contract relationship pursuant to the underlying agreement)
- c) For compliance with a legal obligation which the data controller is subject to (to process and to submit required information and documents in case of any audit to be carried out by regulation and supervision agencies as tax authorities or criminal prosecution authorities, to conduct identity verification processes, to conduct necessary measures for the prevention of fraud and money laundering)
- d) For the institution, usage, or protection of a right (to retain the personal files who left the company for a specific period in case of possible litigation)
- e) For the legitimate interests of the data controller, provided that the fundamental rights and freedoms of the data subject are not harmed (for advertising or marketing and opinion research, unless you opt out to the use of your personal data; for the prevention and investigation of criminal offences; for business management and risk management measures)

B.3) Which recipients will receive the aforementioned personal data?

In case the processing of personal customer data is subject to the Turkish data protection laws, the transfer of personal data to DEG in Germany will be considered a data transfer to a third country. This is, for example, the case if the initial contact with the customer has been made through the DEG Representative Office Turkey and the personal data is transferred to DEG Germany, by storing personal data in the DEG CRM system on DEG servers in Germany for the purpose of initiating a contract.

B.5) How long will the aforementioned personal data be stored?

Temporary further processing of data can be necessary in the following cases, preventing the aforementioned deletion:

- The fulfilment of retention requirements under commercial law and tax law in accordance with the Turkish Banking Law, Turkish Code of Obligations, relevant legislations. The stipulated periods for retention or documentation in these cases are two to fifteen years;

C) Which methods are used for the collection and processing of your personal data?

The personal data processed by DEG is collected automatically and non-automatically; by collecting directly from you, by handing us over your contact information (business cards), by contacting us via telephone, mail or email or otherwise providing us with your personal information in the course of our business relationship. In some cases we gather your personal data from publicly available sources (commercial registers, press, internet) Your personal data is stored in our CRM system on DEG servers in Cologne. We transfer your personal data via email, specific data rooms or our service providers' digital platforms. If we provide third parties with your personal data, your personal data is also stored on our service providers' servers.

E.1) Case-by-case right to object

You have the rights set forth in Article 11 of the PDPL.

You have the right to object at any time to the processing of personal data concerning you; this shall also apply to profiling based on the above provisions as well as the other processing activities carried out exclusively through automated systems.

If you object, your personal data shall no longer be processed by DEG. This does not apply if DEG can demonstrate that there are compelling legitimate grounds based on relevant legislation (e.g., in the exceptional cases stated in Article 5, and 28 of the Turkish Personal Data Protection Law) for the processing which also override your interests, rights and freedoms, or if the processing is to be carried out by relevant legislation for the purpose of asserting, exercising or defending legal claims.

**DEUTSCHE INVESTITIONS- UND ENTWICKLUNGSGESELLSCHAFT mbH ve DEUTSCHE
INVENTIONS- UND ENTWICKLUNGSGESELLSCHAFT mbH TÜRKİYE TEMSİLCİLİK OFİSİ /
DEUTSCHE INVESTITIONS- UND ENTWICKLUNGSGESELLSCHAFT REPRESENTATIVE
OFFICE IN TURKEY**

KİŞİSEL VERİ SAHİBİ BAŞVURU FORMU / DATA SUBJECT APPLICATION FORM

6698 sayılı Kişisel Verilerin Korunması Kanunu (“**Kanun**”), ilgili kişi olarak tanımlanan kişisel veri sahiplerine, kişisel verilerinin işlenmesine ilişkin olarak birtakım taleplerde bulunma hakkı tanımıştır. / Personal Data Protection Law numbered 6698 (the “**Law**”), entitles data subjects to apply to the data controller with certain requests regarding processing of personal data.

İşbu Kişisel Veri Sahibi Başvuru Formu, kişisel veri sahiplerinin, Kanun’un 11. maddesi uyarınca bu haklarına ilişkin olarak veri sorumlusu Deutsche Investitions- und Entwicklungsgesellschaft mBH’ye (“**DEG**”) ve/veya DEG Türkiye Temsilcilik Ofisi’ne (“**Temsilcilik Ofisi**”) yapacakları başvuruların, etkin ve kapsamlı bir şekilde değerlendirilebilmesi ve çözüme kavuşturulabilmesi adına hazırlanmıştır. / This Data Subject Application Form (the “**Form**”) has been prepared in order to ensure the applications of data subject to the data controller, namely Deutsche Investitions- und Entwicklungsgesellschaft mBH (“**DEG**”) and/or DEG/KfW Representative Office Turkey (the “**Representative Office**”) regarding rights in accordance with Article 11 of the Law can be effectively and comprehensively evaluated and resolved.

1. Kişisel Veri Sahibinin İletişim Bilgileri / Data Subject’s Contact Information

Ad ve Soyadı / Name and Surname:	
T.C. Kimlik Numarası/ Turkish ID Number veya/ or Pasaport Numarası / Passport Number: <i>(Sadece yabancı uyruklu veri sahipleri için / for foreign data subjects only):</i>	
Uyruk / Nationality <i>(Sadece yabancı uyruklu veri sahipleri için / for foreign data subjects only):</i>	
Yerleşim Yeri veya İş Yeri Adresi / Residential or Business Address:	
Varsa telefon Numarası veya e-posta adresi veya faks numarası / Phone Number or e-mail address or fax number, if available:	

Başvuru Tarihi / Application Date:	
İmza / Signature: (<i>Basılı kopya teslimatları için lütfen burayı imzalayınız / Please sign in here in case of hard copy deliveries.</i>)	

2. Kişisel Veri Sahibinin Talep Konusu / Data Subject's Request Subject

Lütfen kişisel verilerinize ilişkin başvurunuzun konusunu belirtmek için ilgili kutucuğu işaretleyiniz. / Please mark the respective box under the "Your Choice" column to state the subject of your request regarding your personal data.

Talep Konusu / Subject of Request	Seçiminiz / Your Choices
Kişisel verilerimin DEG ve/veya Temsilcilik Ofisi tarafından işlenip işlenmediğini öğrenmek istiyorum. / I want to know whether my personal data is being processed by DEG and/or the Representative Office.	
Eğer kişisel verilerim DEG ve/veya Temsilcilik Ofisi tarafından işleniyorsa; bu veri işleme faaliyeti ile ilgili bilgi talep ediyorum. / If my personal data is being processed by DEG and/or the Representative Office, I request information on such data processing operation.	
Eğer kişisel verilerim DEG ve/veya Temsilcilik Ofisi tarafından işleniyorsa; bu veri işleme faaliyetinin amacını ve işlenen verinin bu amaca uygun kullanılıp kullanılmadığını öğrenmek istiyorum. / If my personal data is being processed by DEG and/or the Representative Office, I want to know the purpose of this data processing operation and whether my personal data is used in line with such purpose.	
Kişisel verilerimin Türkiye'de ve/veya yurtdışında üçüncü kişilere aktarılıp aktarılmadığını ve aktarılıyorsa, aktarılan üçüncü kişiler hakkında bilgi talep ediyorum. / I request information regarding whether my personal data is being transferred to the third parties in Turkey and/or, abroad and if yes, information on said third parties.	
DEG ve/veya Temsilcilik Ofisi veya kişisel verilerimin aktarıldığı üçüncü kişiler nezdinde kişisel verilerimin eksik veya yanlış işlendiğini düşünüyorum ve bunların düzeltilmesini talep ediyorum. / I request my personal data, which is processed incompletely and incorrectly by DEG and/or the Representative Office or the third parties to which my personal data is transferred, to be corrected.	

<p><i>(Bu yönde bir talep yapılması halinde, eksik veya yanlış işlendiğini düşündüğünüz kişisel verileriniz hakkında bilgiyi, bu verilerinin doğrusunun nasıl olması gerektiğini ve buna ilişkin doğru ve tamamlayıcı bilgi veya belgeleri iletmeniz gerekmektedir. / Upon request, you are required to provide information regarding your personal data which you think is incomplete or incorrectly processed, correct versions of such personal data and correct and subsidiary information must be delivered for correction of your personal data which you think incomplete or incorrect.)</i></p>	
<p>Kişisel verilerimin işlenmesini gerektiren sebepler ortadan kalkmış olduğundan bu çerçevede kişisel verilerimin silinmesini, yok edilmesini veya anonim hale getirilmesini talep ediyorum. / My personal data is no longer needed for the purposes for which it was originally collected and within this scope, I request my personal data to be erased, destructed, or anonymized.</p> <p><i>(Silme, yok etme veya anonim hale getirme seçeneklerinden sadece birisi işaretlenmelidir. / Only one of the deletion, destruction and anonymization options must be marked.)</i></p>	
<p>Eksik ya da yanlış işlendiğini düşündüğüm kişisel verilerimin aktarıldığı üçüncü kişiler nezdinde de; silinmesini, yok edilmesini veya anonim hale getirilmesini talep ediyorum. / I request my personal data, which is processed incompletely and incorrectly, to be erased, destructed or anonymized by the third parties to which my personal data is transferred as well.</p>	
<p>Kişisel verilerimin münhasıran otomatik sistemler vasıtasıyla analiz edilmesi suretiyle aleyhime doğan sonuca itiraz ediyorum. / I object to the unfavorable result arising from the analysis of my personal data exclusively through automatic systems.</p> <p><i>(Lütfen bu talebinizin gerekçesini ve bu durumun sonucunu aşağıda açıklayınız ve dayanak bilgi veya belgelere yer veriniz. / Please explain below the grounds for this request and the consequence of this situation and provide the underlying information or documents.)</i></p>	
<p>Kişisel verilerimin kanuna aykırı olarak işlenmesi sebebiyle uğradığım zararın giderilmesini talep ediyorum. / I request, the loss that I suffered due to illegal processing of my personal data, to be compensated.</p> <p><i>(Lütfen bu talebinizin gerekçesini ve uğradığınızı düşündüğünüz zararı aşağıda açıklayınız ve dayanak bilgi veya belgelere yer veriniz. / Please explain below the grounds for this request and the loss suffered and provide the underlying information or documents.)</i></p>	

Attachment 2

Additional information for customers located in Peru

For customers located in Peru and contacted through our Representative Office in Peru, we process personal data only within the limits of the Peruvian Personal Data Protection Law, Law No. 29733, (PDPL) and its Regulations, approved by Supreme Decree No. 003-2013-JUS. In this case, the following provisions are applicably additionally to the provisions above.

A) Data Controller

DEG, as the Data Controller, through DEG Representative Office Lima, Av. Camino Real 348, Of. 1501 B, San Isidro, Lima 27, Peru, stores your personal data in a Database of _____ registered before the Data Protection Authority with registration No. _____.

B.1) What is the purpose and legal basis of processing?

The processing of your personal data is carried out for the following individual purposes and on the basis of the execution and management of the contract relationship with the customer:

- For the fulfilment of contractual obligations:
The processing of personal data takes place for the provision of bank business and financial services as part of the performance of our contracts or for the performance of pre-contractual measures which take place on request. The purposes of data processing depend on the specific financing project and can include, among other aspects, analyses of the economic viability and social effects of the investment, consulting and transaction execution.
- If required we shall process your personal data beyond the actual fulfilment of the contract safeguarding legitimate interests of DEG or third parties. This could include for example:
 - Advertising or marketing and opinion research, unless you opt out to the use of your personal data;
 - Filing and defending claims in the event of legal disputes;
 - Prevention and investigation of criminal offences;
 - Business management and risk management measures;
- If you have granted us consent for the processing of personal data for specific purposes, the processing shall be deemed lawful on the basis of this consent.
- Based on legal requirements or in public interest.
- Furthermore, as a bank we are subject to various legal obligations/legal requirements, e.g. Banking Acts, Anti Money Laundering Acts, tax laws, as well as banking regulatory guidelines.
- Therefore the purposes of processing shall also include, among other aspects, credit analysis, the verification of age and identity, the prevention of fraud and money laundering, the fulfilment of monitoring and notification obligations under tax laws as well as the assessment and management of risks of DEG and its Representative Office Lima.

B.4) Is personal data transmitted to a third country or an international organisation?

In case the processing of personal customer data is subject to the Peruvian data protection laws, the transfer of personal data to DEG in Germany may be considered a data transfer to a third country. This is, for example, the case if the initial contact with the customer has been made through the DEG Representative Office Peru and the personal data is transferred to DEG Germany, for example by storing personal data in the DEG CRM system on DEG servers in Germany for the purpose of initiating a contract. In that case, DEG will take all reasonable measures to ensure adequate levels of protection in accordance with the DEG "Data protection safeguards of DEG representative offices".

B.5) Data Retention

Your personal data will be stored for as long as necessary to comply with the purposes for which it was collected or otherwise as required for legal reasons, which may be for a period of up to 10 years. This retention period may be extended if required to preserve your personal information in connection with litigation, investigations and proceedings, or if a longer retention period is required by applicable law.

B.9) Security of Personal Information

We will take reasonable steps to protect your personal information against loss, or theft, as well as from unauthorized access, disclosure, copying, use or modification, regardless of the format in which it is held.

C) Your rights

Furthermore, there is a right to exert your data protection rights before the Peruvian Data Protection Authority. If you have questions or requests regarding the processing of your personal data or you wish to exercise your right under the Data Protection, please contact:

DEG - Deutsche Investitions- und Entwicklungsgesellschaft mbH

FAO the Data Protection Officer

Kämmergasse 22

D-50676 Köln

datenschutz@deginvest.de