Fraunhofer data protection information for the learning platform based on Riseup

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1. Subject

With this data protection notice, we inform you about the processing of your personal data when you visit our offer on the learning platform of the ELLB, available at f raunhoferellb.riseup.ai, as well as about the rights you are entitled to under the EU General Data Protection Regulation (GDPR). The learning platform is based on the product Riseup. Further information can be found at www.riseup.ai.

2. Person responsible and data protection officer

We, the Fraunhofer-Gesellschaft, are the data protection officer within

the meaning of the GDPR. for the Promotion of Applied Research e.V.

Hansastrasse 27 c, 80686 Munich

for European Learning Laboratory of the Fraunhofer Research Fabrication Battery Cell FFB

(hereinafter "Fraunhofer" or "We").

E-mail: ellb@ffb.fraunhofer.de

Fraunhofer's data protection officer can be contacted at the above address, in the name of the data protection officer, or at <u>datenschutz@zv.fraunhofer.de</u>.

You can contact our data protection officer directly at any time with questions about data protection law or your data subject rights.

3. Registration

In order to use the learning platform, you must register with a user account. For this purpose, you must provide the following data:

- Username
- Password

It is not necessary to enter a name, so you can basically use the learning platform with a pseudonym.

The following user data is optional:

- First and last name
- E-mail
- Function

Organization/Company

(hereinafter "User Account Data")

We may use the email address to send you information about the platform (e.g., password reset), to carry out the contractual relationship (e.g., cancellation), for personal communication (e.g., support requests), or notifications about content (e.g., subscribed learning content notifications).

4. Use of the learning platform

When you use the learning platform, the following data is collected:

Content data: content provided by you, e.g. comments, posts or messages or even learning content.

Usage data: Data about actions you have taken with date and time, e.g. courses you have attended, success rate of quizzes, certificates or points obtained.

Log data: e.g. web pages accessed by you. Log data is

deleted after one month.

Content data you set can be seen by other learners and (group) administrators, unless visibility is restricted to individual groups on a case-by-case basis.

5. Server log files

When you call up an individual page of our website, our web servers record in a log file the address (URL) of the page called up, the date and time of the call-up, any error messages and, if applicable, the operating system and browser software of your end device as well as the website from which you are visiting us.

The incoming IP address is stored by our servers for 15 days and then irrevocably deleted from the log file. This does not apply to the questionnaire. Here, the incoming IP address is not stored.

The log file data is used by us exclusively to ensure the functionality of our services (e.g. error analysis, ensuring system security and protection against misuse). Insofar as log data qualifies as personal data in individual cases, the legal basis for the processing of log file data is our aforementioned legitimate interests, Art. 6 para.1 lit. f DSGVO.

6. Cookies

Below we explain the cookies we use and how to customize your cookie and privacy consent.

Cookies are small files that are stored in the browser of your terminal device and transmitted to us each time you visit our website.

We have divided the cookies we use into two classes:

• "Necessary cookies" are cookies that a r e technically necessary for basic website functions to b e usable (e.g. questionnaires).

"Statistics cookies" are cookies for recording how visitors use the website and which end devices they use in order to design the website in line with requirements (e.g. content alignment with particularly frequently clicked topics, optimization of the page display to end devices used). The evaluation is anonymous or pseudonymous, i.e. without linking the data with e.g. name, e-mail or address.

Apart from the necessary cookies, we set cookies only with your prior consent.

"First Party Cookies" are cookies that are set by the domain that is displayed in the URL line of your browser. "Third Party Cookies" are set by other domains. In the following, "session" refers to a browser session.

Processing of personal data associated with cookies is described in this privacy policy.

If you want to learn more about cookies and find out how to manage or delete them, please go to https://www.allaboutcookies.org/ge/ and the help section of your browser. In the settings of browsers like Internet Explorer, Safari,

Firefox or Chrome, you can determine which cookies to accept and which to reject. Where exactly you find these settings depends on the type of your browser. You can find the corresponding settings with the help function of your browser.

A list of the cookies we use can be found at: Cookies List Rise Up.pdf [PDF 0.06 MB 1 (fraunhofer.de)

7. Supplementary notes

Unless otherwise stated in this privacy notice, the following applies:

7.1. Obligation to provide

You are not obliged to provide data. Mandatory data in input forms are marked as such, e.g. by an asterisk $(\tilde{*})$.

7.2. Legal basis

We process your data on the basis of the execution of the contract (Art. 6 para. 1 lit b. DGVO) for the initiation and execution of the contract concluded between you and us regarding the use of the learning platform and thus in particular for the provision of the learning platform.

7.3. Data recipient

Within the company responsible for data protection, your data will be passed on to the relevant departments, in particular to the employees responsible for the technical administration of the learning platform or the employees responsible for the learning content.

For the technical operation of the website and individual functionalities, we may use technical service providers within the EU bound by instructions within the framework of so-called order processing. The learning platform is based on the cloud offer

"Riseup" (www.riseup.ai) from the Squarance company based in France.

7.4. Data exports

Squarance uses the services of Amazon Web Services as a technical service provider. The data is processed in data centers within the EU. Data is transferred to the USA in connection with the sending of e-mails. For the USA there is no decision of the EU Commission, according to which the country has a level of protection for personal data comparable to that of the EU. The appropriate level of protection is ensured by the conclusion of EU standard contractual clauses, the content of which you will receive from us upon request.

7.5. Storage duration

We measure the storage period for your data based on the specific purposes for which we use the

use data. In addition, we are partly subject to statutory storage and documentation obligations, which arise in particular from the German Commercial Code (HGB) and the German Fiscal Code (AO). Finally, the storage period is also assessed according to the statutory limitation periods, which, for example, according to §§ 195 f f. of the German Civil Code (BGB) are generally three years.

8. Your GDPR rights

By law, we are obliged to inform you of your rights under the GDPR. We explain these rights below. You are entitled to the rights under the conditions of the respective data protection regulations. The following description does not grant you any further rights.

8.1. Information

You have the right to request confirmation from us as to whether we are processing personal data relating to you; if this is the case, you have a right of access to this personal data and to the information listed in detail in Article 15 of the GDPR.

8.2. Correction

You have the right to demand that we correct any inaccurate personal data concerning you and, if necessary, complete any incomplete personal data without undue delay, Art. 16 DSGVO.

8.3. Delete

You have the right to demand that we delete personal data concerning you without delay, provided that one of the reasons listed in detail in Art. 17 DSGVO applies, e.g. if the data is no longer required for the purposes pursued.

8.4. Restriction of processing

You have the right to demand that we restrict processing if one of the conditions listed in Art. 18 DSGVO applies, e.g. if you have objected to processing, for the duration of the review by us.

8.5. Data portability

You have the right, under certain conditions, to receive, transmit and - insofar as technically feasible - have transmitted data relating to you that you have provided to us in a structured, common and machine-readable format, Art. 20 DSGVO.

8.6. Complaint

You have the right to lodge a complaint with a supervisory authority, irrespective of any other administrative or judicial remedy, if you consider that the processing of personal data concerning you by us infringes the GDPR, Article 77 GDPR. You may assert this right before a supervisory authority in the Member State of your residence, workplace or the place of the alleged infringement. You can find the contact details of the supervisory authorities in Germany here.???

8.7. Revocation (of consents)

If you have given us data protection consent, you have the right to revoke this at any time with effect for the future. This also applies to data protection consent that you gave us before the GDPR came into force.

8.8. Right of withdrawal

In addition, you have the right to object, this is explained at the end of this document .

9. Appendix: Explanation of terms

9.1. Terms

In the following, we explain some legal and technical terms used in this privacy notice.

a) Processor:

Processors are service providers who process your data according to our instructions and for a specific purpose.

b) Personal data:

Personal data (data) is any information relating to an identified or identifiable natural person.

c) **Processing:**

A processing of personal data is any operation related to personal data, such as collection via an online form, storage on our servers or use to contact us.

d) Cookie:

A cookie is a small text file that is stored on your computer. The contents of this file are transferred to the server that set the cookie each time you visit a website. Details of the cookies used on our website

f you can find in our cookie information.

e) IP address:

The IP address is a number that your Internet provider assigns to your terminal device, either temporarily or permanently. With a complete IP address, it is possible to identify the connection owner in individual cases, for example, using additional information from your Internet access provider.

f) Standard data protection clauses

Standard clauses of the EU Commission that we agree with data recipients in insecure third countries in order to establish an adequate level of protection there within the meaning of the GDPR. The text of the standard data protection clauses is available at https://eur-lex.europa.eu/legal-content/EN/TXT/HTML/?uri=CELEX:32010D0087 (there: Annex); alternatively, you can obtain the text from us.

9.2. Legal basis

The GDPR allows processing of personal data only if a legal basis exists. We are required by law to inform you of the legal basis for the processing of your data.

Legal basis	Designation	Explanation
Art. 6 para. 1 lit. a) DSGVO	Consent	This legal basis allows processing if and to the extent that you have given us consent. When you visit our website, we may show you a window with which you can give us your consent to certain data processing and, if applicable, transferring ("cookie banner"). You can revoke your consent at any time or give it subsequently.
Art. 6 para. 1 lit. b) DSGVO	Contract fulfillment	This legal basis permits processing insofar as it is necessary for the performance of a contract with you, including pre-contractual measures (e.g. preparation of a contract conclusion).
Art. 6 para. 1 lit. f) DSGVO	interests	According to this legal basis, we are permitted to process insofar as this is necessary to protect our legitimate interests (or those of third parties) and your conflicting interests do not override these. Unless otherwise stated, our interests consist in the pursuit of the specified processing purposes.

In the following, we explain the terms used in this context.

Your right of objection

You also have the right to object at any time, on grounds relating to your particular situation, to the processing of personal data concerning you, provided that we base the processing on Art. 6 (1) lit e. or f DSGVO. We will then no longer process this data unless we can demonstrate compelling legitimate grounds for the processing that override your interests, rights and freedoms, or the processing serves the assertion, exercise or defense of legal claims (Art. 21 DSGVO).

If your personal data is used by us for direct advertising (e.g. by means of e-mail), you have the right to object to the use of your data for these purposes at any time. This also applies to profiling, insofar as this is connected with direct advertising. Profiling means the use of personal data to analyze or predict certain personal aspects (e.g. interests).

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