

## **FiBAN General Data Sharing Policy**

### **General principles**

- FiBAN aims at processing and storing data anonymously always when possible. Only the specified personnel at the FiBAN office where access to personal data is required to perform job tasks have access to the personal data for a limited, need-to-use time.
- All data handed over to FiBAN is processed confidentially and its storage and destruction is handled professionally.
- Ownership, copyright and other intellectual property rights of the material provided by FiBAN belong to FiBAN, but FiBAN may grant different types of access and use rights (mentioning the source).

### **Entities**

The above mentioned principles apply. In addition to these:

- In principle, the intended use of the data should promote angel investing.
- The entity using the data must be a non-profit or public sector entity that does not seek commercial advantage using FiBAN data.
- The ownership of the data remains with FiBAN and the data cannot be used without a separate written consent of FiBAN each time the data is used.
- Data related to startup companies (or management companies) will not be disclosed to third parties without the explicit consent of the data subject.
- FiBAN must get rights to use the research output if material provided by FiBAN has been utilized.

### **Members**

The above mentioned principles apply. In addition to these:

- In principle, no raw and/or identifiable data is distributed to members.
- Aggregated data available on FiBAN web pages can be shared without FiBAN's consent.
- If a member wishes to gain and use other that publicly available aggregated data on FiBAN web pages, member shall make a request for FiBAN's consideration.
- In special situations, where the appointed employee at the office sees it justified, a data request may be submitted to the FiBAN Board for decision, in which case an exemption may be granted for sharing data.

### **Others (for example other individuals, thesis writers)**

All the above mentioned principles apply. In principle, only publicly available data is shared. In special situations, where the appointed employee at the office sees it justified, a data request may be submitted to the FiBAN Board for decision, in which case an exemption may be granted for sharing data. FiBAN may charge costs incurred by collecting and delivering data, such as use of work time.