

Privacy Policy

Within the framework of the “Toyota Startup Accelerator”, a program which will offer acceleration services on different matters to the winning Start-up teams, this policy outlines the privacy agreements and control. The policy is applicable to entities applying to the “Toyota Startup Accelerator”, hereinafter known as Startups

Joint Data Controllers:

- **Data Controller 1:** INTERNETSIA, S.L. - C / Viriato 20 - Bajo; 28010 of Madrid. You can contact us by phone or email as indicated at: <https://www.isdi.education/en/contact>. In addition, you may contact our Data Privacy Officer at dpo@isdi.education.
- **Data Controller 2:** Data Controller 2: Toyota Motor Europe, Bourgetlaan 60, 1000 Brussels, Belgium. You can contact us by phone or email as indicated at: <https://www.toyota-europe.com/>In addition you may contact us at <mailto:Data.Protection@toyota-europe.com>.

Personal Data (“data”):

- What data do we process? For the fulfillment of the purposes described below, we process contact data (including full name, phone, email address, job position of employees and members of the Startup).

Purposes:

- For what purposes do we process your data?: Your data will be processed to manage your participation in the acceleration project. This will include the registration process, as well as to conduct the prior assessment and classification of registered companies and to arrange all logistics and components of the project. This will also allow us to evaluate whether your company fits into the acceleration project or not.
- Likewise, we process data to meet requests for consultation, information, complaints and claims.
- Finally, when you have consented to it, we will also process your data to send you information, including by electronic means, regarding upcoming calls that may be launched by the Joint Data Controllers.

Assignment and transfer:

- Who can we share your data with?: Your data may only be disclosed to third parties, including the acceleration services promoters and/or potential investors, inside the European Economic Area (EEA), and/or collaborators of the acceleration programs : (i) as strictly necessary in order to achieve the Purposes; (ii) if required by data protection law, court order, Supervisory Authority or any other statutory body or agency; or (iii) to third parties lawfully sub-processing.
- Any disclosure of your data to third parties outside of the European Economic Area (EEA) will at all times: (i) be done within the purposes set out in this Policy and (ii) comply with the data protection law, which implies either that the third party is recognised as offering the same level of protection as data protection law (e.g. through an adequacy decision by the European Commission) or that Standard Contractual Clauses (resulting from the European Commission Implementing Decision (EU) 2021/914 of 4 June 2021 on standard contractual clauses for the transfer of personal data to third countries) or similar officially recognised legal instruments are in place.

Duration:

- For how long do we process your data?: Data will be processed during the acceleration program and, once ended, during the prescription periods of the obligations arising out of the process.

Legitimation

- The legal bases for data processing are consent, the execution of the contractual relationship and, where appropriate, the legitimate interest of the Joint Data Controllers in maintaining professional contact.

Rights

- Users are granted with the privacy rights recognized within the current privacy regulations. These rights can be exercised by contacting either Joint Data Controller at the contact data provided above. Users shall attach a copy of their national document of identity, passport or other valid form of ID to the email.
- Users are also informed of their right to appeal to the competent Data Protection Authority regarding matters of data protection in cases where the user might consider that the processing of personal data violates the applicable data protection regulations.