

ERIA

**ESTABANELL
INNOVATION HUB**



**LEGAL TERMS AND CONDITIONS OF THE
2026 ACCELERATION PROGRAM**

v.1.0 - February 2026

TABLE OF CONTENTS

1.	INTRODUCTION	4
2.	MISSION, VISION, VALUES AND OBJECTIVES.....	6
2.1.	MISSION	6
2.2.	VISION	6
2.3.	VALUES	6
2.4.	OBJECTIVES	6
3.	PARTICIPATION REQUIREMENTS.....	8
4.	ACCELERATION PROGRAM TIMELINE.....	10
4.1.	OPEN CALL LAUNCH.....	10
4.2.	REVIEW AND SELECTION PERIOD	10
4.3.	NOTIFICATION AND CONTRACT SIGNING	10
4.4.	BOOTCAMP	10
4.5.	ACCELERATION PERIOD.....	11
4.6.	DEMO DAY.....	11
5.	PROPOSAL REVIEW AND SELECTION PROCESS	12
5.1.	SELECTION CRITERIA	12
6.	ACCELERATION PROGRAM CONTENT.....	12
7.	OBLIGATIONS OF THE SELECTED STARTUPS	14
7.1.	ATTENDANCE OBLIGATION	15
7.2.	PROGRAM MANAGEMENT-RELATED OBLIGATIONS	15
7.3.	OBLIGATION TO ACCEPT THE CODE OF ETHICS AND GOOD PRACTICES.....	15
8.	RIGHTS GRANTED TO ERIA	17
8.1.	IMAGE RIGHTS	17
8.2.	RIGHT OF FIRST REFUSAL OR PRE-EMPTIVE SUBSCRIPTION RIGHT.....	17
9.	PERSONAL DATA PROTECTION, INTELLECTUAL AND INDUSTRIAL PROPERTY RIGHTS CLAUSE	18
9.1.	PERSONAL DATA PROTECTION	18
9.2.	DATA CONTROLLER.....	18
9.3.	MAIN PURPOSES OF DATA PROCESSING	18
9.4.	LEGAL BASIS FOR DATA PROCESSING	19

9.5.	DATA RETENTION PERIOD	19
9.6.	RECIPIENTS OF DATA DISCLOSURE	19
9.7.	RIGHTS WHEN PROVIDING DATA	20
9.8.	CONFIDENTIALITY	21
10.	RESERVATIONS AND LIMITATIONS.....	22
11.	QUESTIONS AND CLARIFICATIONS	22

1. INTRODUCTION

ESTABANELL INNOVA, S.L. is a company of Spanish nationality belonging to the Estabanell Group, with its registered office at Calle Rec, numbers 26-28, Granollers (08401), Barcelona, registered with the Commercial Registry of Barcelona, in Volume 49082, Folio 60, Sheet B-607004, with Tax Identification Number (N.I.F.) B-56.806.219 (“Estabanell Innova”).

Estabanell, headquartered in Granollers (Vallès Oriental), is a leading energy group in Catalonia that operates across all phases of the energy cycle, ranging from renewable generation, through electricity distribution, and up to the retail supply of energy and energy efficiency services. In addition to this activity, it also provides telecommunications services and markets other solutions for homes and businesses, with the vision of being a comprehensive wellbeing provider.

Its more than 125 years of experience in the energy sector have made it one of the strongest companies in the industry. Building on its commitment to “self-consuming” hydraulic energy (100% green and zero-emission) to power the looms of textile factories - the origin of its business activity at the beginning of the 20th century - the electricity distribution business - Anell - was naturally added, and today manages more than 1,600 kilometres of grid and more than 58,000 supply points across the regions of Vallès Oriental, Osona and Ripollès.

Estabanell, which has generated green energy since the beginning of the 20th century, manages through its renewable generation company 6 small hydroelectric plants on the banks of the Ter River and, at the same time, is promoting the installation of more than twenty photovoltaic solar parks distributed across Catalonia, adapted to their surroundings and on a small and medium scale, with a maximum capacity of 5 MW - that is, the equivalent of the approximate annual consumption of around 3,500 homes. Its first photovoltaic solar park is located in the municipality of Caravaca de la Cruz, in Murcia, and is generating the equivalent of the annual consumption of 3,700 residential customers.

The Estabanell Group is made up of more than three hundred (300) professionals and collaborates in more than four hundred (400) social, cultural and educational projects in its surrounding communities.

The Estabanell Group is composed of the following eight (8) companies:

- ESTABANELL I PAHISA ENERGIA, S.A.
- ESTABANELL IMPULSA, S.A.U.
- ESTABANELL GENERACIÓ, S.L.
- ESTABANELL I PAHISA, S.A.
- INNOVER INSTAL·LACIONS DE NOVES ENERGIES, S.L.U.
- AUGUST SERRA FERRER, S.L.
- ENERGY IN THE CLOUD, S.L.
- ESTABANELL INNOVA, S.L.

Through Estabanell Innova, ERIA has been created as the new Corporate Venturing vehicle whose main objective is to contribute to positioning the company as the energy and telecommunications group of the future, leading a fast response to the market challenges and

opportunities identified by its various businesses and fostering a positive impact on society. ERIA will therefore serve as a vehicle for collaboration with the entrepreneurial ecosystem, for promoting projects with third parties and, beyond internal innovation, for reducing as much as possible the time required to develop and bring new technologies and solutions to market.

Among the programs that ERIA will carry out is an acceleration program for startups in the pre-seed and seed stages to help them grow and reach the next level (indistinctly, the Program or the Acceleration Program).

This document contains the legal terms and conditions (the “Terms”) for participation in the third edition of ERIA’s Acceleration Program call, which will take place during 2026.

It is important to note that submitting an application for admission to ERIA implies knowledge and acceptance of these Terms.

2. MISSION, VISION, VALUES AND OBJECTIVES

2.1. MISSION

ERIA's main mission is to lead and promote Corporate Venturing initiatives that connect the Estabanell Group with the dynamic startup ecosystem. At ERIA, we aspire to create a collaborative space where the different businesses of the Estabanell Group work smoothly with disruptive companies, fostering a culture of continuous and innovative adaptation with the ultimate goal of improving people's quality of life.

2.2. VISION

ERIA's vision is based on becoming a catalyst for innovation within the Estabanell Group. We draw inspiration from all the knowledge and heritage of the parent company, aspiring to stay at the forefront of industry evolution in an agile manner, through disruptive technologies and new business models, helping us achieve our vision and mission through strategic collaborations with the entrepreneurial ecosystem.

2.3. VALUES

Our values are centred on experience, commitment, transparency and support.

2.4. OBJECTIVES

At ERIA, we aim to drive open innovation in order to incorporate new technologies, services and disruption into each of the companies of the Estabanell Group. To this end, we primarily pursue three (3) objectives:

- Incorporate new products, services and disruptive technologies through entrepreneurs, startups, technology centres, among others. In short, we seek to bring innovative players into each of the different businesses of the Estabanell Group.
- Foster an innovative and entrepreneurial culture internally.
- Position the Estabanell Group as a business group at the forefront of technology and innovation.

Likewise, through ERIA and this Acceleration Program, we additionally aim to achieve the following objectives:

- Drive innovation in the field of electrical energy and related technologies by identifying and supporting startups that develop innovative solutions in this area.
- Promote the development and adoption of new technologies that can improve energy efficiency, resource management, sustainability and digitalisation in the electricity sector.
- Establish collaborative relationships with entrepreneurs and startups, providing financial support, mentoring and resources to help them grow and develop their projects.

-Identify emerging business opportunities in the energy sector and explore potential collaborations or strategic alliances with startups developing relevant solutions.

-Facilitate the creation and development of new products and services that can complement the Estabanell Group's current offering, providing innovative solutions to its customers and users.

3. PARTICIPATION REQUIREMENTS

In this third edition of the Acceleration Program, we are seeking recently created national and European companies, namely pre-seed and seed startups in the energy sector, in order to boost their growth and innovation.

These startups must have at least two (2) founders/CEOs working full-time, with an innovative mindset, effective solutions and strong belief in their project, as well as the willingness to grow and receive support to improve.

In addition, the promoter or representative of the natural person behind the project must be of legal age and must have legal capacity to enter into binding obligations. They may not be an employee, director or shareholder of the Estabanell Group at the time of application.

Likewise, the project promoters may not apply for admission to the Acceleration Program with several projects in the same call, whether acting individually or jointly with third parties.

The project promoters may not have been convicted by final judgment of intentional criminal offences.

Lastly, the project company must be legally incorporated and duly registered in the corresponding registry, and must not be subject to any legal ground for dissolution.

In order to participate in this Program, the startup's project must offer a new solution and address challenges in the electricity sector: we are seeking innovative projects on smart O&M monitoring in photovoltaic plants, new digital services for the low-voltage grid, affordable home batteries for flexibility, and large-scale home micro-flexibility with customer control.

Participants who do not meet the established requirements, whether initially or during the course of the Program, may be excluded from the Acceleration Program, thereby losing any possibility of receiving the services set out in these Terms and without any right to bring claims against ERIA.

Likewise, participating startups must provide truthful information when registering for the Acceleration Program. Those startups whose data are false, incorrect or incomplete will lose the opportunity to participate and receive services, without prejudice to any liabilities arising from such actions, which shall be borne entirely by the participant, holding ERIA harmless. By registering for the Program, participants fully and unconditionally accept the terms set out in these Terms.

ERIA reserves the right not to accept or to remove participants from the Program without prior notice if it considers that they are acting fraudulently, abusively, contrary to the spirit of the Program or to the law, infringing the rights of third parties and/or acting in bad faith. Participants shall be fully responsible for such actions, and ERIA shall be exempt from any liability.

Likewise, ERIA may remove any participant whose actions, or those of someone related to them, may damage ERIA's reputation or good name. It also reserves the right not to accept participants if it considers that they do not adequately address the challenges set out, or for any other reason it deems appropriate.

4. ACCELERATION PROGRAM TIMELINE

The milestones and corresponding dates to be taken into account for the 2026 Program call are as follows:

4.1. OPEN CALL LAUNCH

The application period will begin with the publication of these Terms on 10 March 2026 and will end on 13 April 2026 at 23:59 (GMT + 1).

On that same date, the challenges to which applicant startups must respond through their proposal will be published on the ERIA website.

Applications for admission received after the indicated date will not be reviewed.

4.2. REVIEW AND SELECTION PERIOD

The project review and selection period will run from the closing date for the submission of applications until 27 April 2026.

The criteria for selecting startups are detailed in section 6 of this document.

The maximum number of startups that will be selected to participate in the Program is 4.

4.3. NOTIFICATION AND CONTRACT SIGNING

On 28 April 2026, the selected startups will be formally notified and the Agreement for participation in ERIA's Startup Acceleration Program will be signed between Estabanell Innova and the selected startups (the "Contract").

4.4. BOOTCAMP

At the start of the Acceleration Program, on a date to be determined in mid-May 2026, a growth Bootcamp will be held at Estabanell's headquarters in Granollers for the accelerated startups.

The Bootcamp will consist of one (1) day of in-person training from 9:30 a.m. to 5:30 p.m., during which ad hoc content for the selected startups will be delivered, with the participation of internal and/or external experts and trainers. It will last 8 hours and the main objective of the bootcamp will be to:

- become familiar first-hand with the offices and operations of the Estabanell Group
- meet the Estabanell Group's internal mentor team
- set success KPIs to measure the evolution of the Startup's project during the acceleration program
- offer training sessions on topics and areas relevant to the Startups

4.5. ACCELERATION PERIOD

The Acceleration Program will last approximately six (6) months. The content of the Program is detailed in section 6 of this document.

4.6. DEMO DAY

Once the Acceleration Period has ended, the participating projects will be presented at an in-person Demo Day in Barcelona or Granollers, where the participating startups will present their projects to mentors, ERIA's management committee, potential customers, investors, business angels and relevant figures from the entrepreneurial ecosystem.

Attendance at this DEMO DAY will be mandatory for the participating startups, especially for their CEO and, optionally, the founding members, and it will take place during the month of December 2026.

5. PROPOSAL REVIEW AND SELECTION PROCESS

Once the application period to participate in ERIA's Acceleration Program has ended, we will carry out, through external professionals and ERIA members, a pre-selection of the submitted projects. From all applications admitted to the call, we will select up to a maximum of four (4) projects, which will be given the opportunity to participate in ERIA's Acceleration Program.

5.1. SELECTION CRITERIA

For the assessment of applications to participate in the Program, ERIA's professionals will evaluate the projects taking into account the following criteria:

- **Innovation and originality:**
 - We will assess the novelty and originality of the idea or solution proposed by the project.
 - We will analyse how the project's proposal differs from existing solutions, as well as its ability to generate value and attract customers in a competitive and constantly evolving market.
- **Market potential: we will analyse the potential of the target market and the demand for the product or service offered by the project.**
- **Technical and financial feasibility:**
 - We will assess the project's technical and financial feasibility, including its ability to develop and scale the proposed solution.
 - We will view positively whether the project's cost structure is aligned with its revenue projections and with the project's economic and financial profitability.
- **Entrepreneurial team: we will assess the experience, skills and commitment of the entrepreneurial team to successfully carry out the project. We will value positively that the project has more than two co-founders.**
- **Social or environmental impact: we will consider the positive social or environmental impact that the project may have on the community or the environment.**
- **Stage of development: we will assess the project's stage of development, from the initial idea through to the prototype or minimum viable product stage.**
 - Business model: we will analyse the clarity and viability of the project's business model, including revenue generation and scalability.
 - Compatibility with the Program's objectives: we will assess the project's alignment with the objectives and areas of interest of the Acceleration Program, as well as the degree to which it fits one of the proposed challenges.
 - Capacity for learning and adaptation: we will assess the entrepreneurial team's ability to learn from mistakes, adapt to change and seize emerging opportunities.
 - Alignment with the Group's business strategy and with Estabanell's corporate values.

6. ACCELERATION PROGRAM CONTENT

The Acceleration Program we offer comprises a series of elements designed to enhance the growth and development of the beneficiary startup. The points mentioned are set out below:

- **Personalized mentoring:** Each selected Startup will receive support from a team of up to three specialized mentors, made up of two (2) mentors from the Aticco Lab network and one (1) mentor from Estabanell. During the program, the Startup will have access to six (6) two-hour group sessions with the mentors, called Boards, in which the startup will be able to share its progress and challenges with the entire mentor team. In parallel, one-to-one meetings will be held between the Startup and one of the mentors on its board, allowing for deeper follow-up and guidance (maximum 6 one-hour sessions with each mentor)

These mentors will work closely with the startup to provide guidance, advice and support in key areas such as business strategy, product development, marketing, sales and finance, among others. Their experience and specialised knowledge will help the startup overcome key challenges and take advantage of growth opportunities during the acceleration process.

- **Program kick-off Bootcamp:** the Bootcamp will be a day of training and alignment to gain first-hand insight into the organisation of a large company such as the Estabanell Group and to meet the internal mentor team. In addition, we will use the Bootcamp to set up the KPIs and assess performance and use of the acceleration program over the 6 months. Finally, we will use the bootcamp to provide a series of training sessions on a couple of topics of interest to the participating Startups. The bootcamp will be held in person at the Estabanell Group's main headquarters in Granollers.
- **Access to energy know-how:** the startup will have access to specialised knowledge in the energy and telecommunications sectors, allowing it to better understand the trends, challenges and opportunities in these markets, as well as identify possible synergies or areas for collaboration.
- **Proof of concept after the Program:** Once the Acceleration Program has ended, ERIA and/or the Estabanell Group, at their sole discretion, may propose that the participating startup carry out a proof of concept of its product or service within one or more companies of the Estabanell Group.

The proposal, negotiation or eventual execution of a proof of concept does not imply any obligation whatsoever for ERIA or the Estabanell Group, nor does it generate any automatic right in favour of the startup. If an agreement is reached, the parties will formalise a specific agreement governing the scope, duration, resources, financial terms (where applicable), intellectual property, confidentiality and responsibilities.

- **Award for the startup showing the best progress during the Program:** Within the framework of ERIA's Acceleration Program, a single award of €10,000.00 (ten thousand euros) will be granted to the startup that has demonstrated the highest level of commitment, the strongest project progress and the best use of the resources and

support provided during the Program, in accordance with the evaluation criteria established in this document and developed in Annex I. The award recognises the startup's ability to turn learning, mentoring and collaboration with ERIA's ecosystem into tangible results, both at the product and business model level and in its relationship with the Estabanell Group. The award will be granted once the Acceleration Program has ended, within the framework of the Demo Day, and will be conditional upon compliance with the obligations established in section 7 of this document.

- **Being part of ERIA's alumni ecosystem:** by being part of the alumni ecosystem, the startup will have access to an exclusive network of companies and entrepreneurs that have gone through the Acceleration Program. This offers networking, collaboration and continuous learning opportunities, as well as possible connections with investors or potential partners.
- **Additional perks offered by Aticco Lab to its community:** finally, the startup may also benefit from a series of additional perks provided by Aticco Lab to its community, which may include discounts on services, access to exclusive events, legal or tax advice, among others.

7. OBLIGATIONS OF THE SELECTED STARTUPS

The startups selected to participate in ERIA's Acceleration Program must comply with the obligations set out in this section. Likewise, the selected candidates must accept the Terms and sign the commitment to participate if they become part of the Acceleration Program and send it to ERIA within a maximum period of one (1) week from their admission.

In addition, ERIA may agree to remove from the Acceleration Program any startups that fail to comply with any of the commitments set out in these Terms.

Failure to comply with these obligations will entail exclusion.

7.1. ATTENDANCE OBLIGATION

Startups must attend, either remotely or online, represented by at least two (2) of their founders/CEOs, the monthly meetings (Board Meetings) with the mentors participating in the Acceleration Program. Failure to participate in two BOARDS or more will result in the Startup's expulsion from the Acceleration Program.

Likewise, and without prejudice to the mandatory nature of the monthly meetings with all mentors, additional individual meetings may be held, to be agreed between the parties.

In addition, startups must attend the Bootcamp and the Demo Day in person. In the event of unjustified absence from these events, the following penalties will apply:

- Failure to participate in the initial Bootcamp will entail the startup's exclusion from the acceleration program.
- Failure to participate in the Demo Day will mean that the Startup will not be eligible for the financial award proposed for the Startup that has made the best use of the acceleration program.

7.2. PROGRAM MANAGEMENT-RELATED OBLIGATIONS

In relation to the management of the acceleration program, the Startup participating in the program undertakes to:

1. Send the agenda for the Board meetings, together with the documentation to be discussed, at least 48 business hours before the meeting takes place.
2. Send the minutes of the Board meeting within a maximum of 48 business hours after it is held, so that all members can validate them.
3. Use the online platform proposed by ERIA for submitting documentation and communication between the parties. Communications made through other means will not be considered official.

Failure to comply with these obligations will result in exclusion from eligibility for the financial award stipulated in clause 6 of this document.

7.3. OBLIGATION TO ACCEPT THE CODE OF ETHICS AND GOOD PRACTICES

Startups must accept the Estabanell Group's Code of Ethics and Good Practices dated November 2023, available at the following link:

<https://estabanell.com/empreses/wp-content/uploads/sites/2/2023/09/02-Codi-Etic-i-de-Bones-Practiques-Estabanell-vf.pdf>

The selected projects and startups must make every effort to achieve the objectives set out in the Acceleration Program, devoting priority dedication to the project. Those projects that fail to meet the Program's objectives may not continue within the acceleration process.

Likewise, participants undertake not to maintain any direct or indirect link with other persons or entities whose activity may compete with the project.

8. RIGHTS GRANTED TO ERIA

The selected startups, in order to participate in ERIA's Acceleration Program, acknowledge the following rights in favour of ERIA.

8.1. IMAGE RIGHTS

The startups participating in the Acceleration Program expressly consent to ERIA using their image by any means and exclusively for corporate, advertising and promotional purposes, without any territorial or time limitation, and without generating any remuneration in their favour.

8.2. RIGHT OF FIRST REFUSAL OR PRE-EMPTIVE SUBSCRIPTION RIGHT

The selected projects, at the time of signing the Contract governing their participation in the Program, will grant ERIA a pre-emptive participation right in the next financing round carried out by the project (equity or convertible instruments).

For these purposes, the project will notify ERIA in writing of the start of the round and its essential terms (amount to be raised, type of instrument, valuation or valuation cap where applicable, main economic and political rights, and expected timetable), at least 30 calendar days prior to its formalisation.

ERIA will have a period of 15 calendar days from receipt of the notification to communicate whether it wishes to exercise this right and, if so, the amount it wishes to commit, on terms no less favourable than those offered to third-party investors in the same round.

This right will not be exclusive nor may it prevent or delay the closing of the round. If ERIA does not exercise the right within the indicated period, it will be understood to have waived it with respect to that round, without prejudice to future opportunities for collaboration.

9. PERSONAL DATA PROTECTION, INTELLECTUAL AND INDUSTRIAL PROPERTY RIGHTS CLAUSE

9.1. PERSONAL DATA PROTECTION

In order to safeguard information security, Estabanell Innova applies different technical and organizational measures to guarantee the appropriate level of security in accordance with applicable regulations. In any case, Estabanell Innova will adopt appropriate technical and organizational measures both when designing the data processing system and at the time of processing itself, in order to preserve security and prevent unauthorised processing. However, despite the diligent implementation of these measures, the user should be aware that Internet security measures are not impregnable. Estabanell Innova is not responsible for actions by third parties who, by breaching such measures, access the aforementioned data and information.

The personal data provided, as well as any updates thereto, will be managed by Estabanell Innova in accordance with the terms established in this clause.

Estabanell Innova considers the privacy of the persons to whom this information is provided to be fundamental.

In this regard, Estabanell Innova undertakes to process data in accordance with the personal data protection regulations applicable and in force at any given time. Specifically, Estabanell Innova will comply with the principles established in Organic Law 3/2018, of 5 December, on Personal Data Protection and guarantee of digital rights (“LOPDGDD”), as well as Regulation (EU) 2016/679, of 27 April 2016, of the European Parliament and of the Council, on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (“GDPR”), and any other related applicable regulations.

On this basis, Estabanell Innova provides information about its Privacy Policy in order to make users aware of the processing of their data, as well as the fundamental principles on personal data protection that apply.

9.2. DATA CONTROLLER

Estabanell Innova, a company of Spanish nationality with its registered office at Calle Rec, numbers 26-28, Granollers (08401), Barcelona, registered with the Commercial Registry of Barcelona, in Volume 49082, Folio 60, Sheet B-60704, with Tax Identification Number (N.I.F.) B-56.806.219.

Data Protection Officer contact: lopd@estabanell.cat

9.3. MAIN PURPOSES OF DATA PROCESSING

The personal data provided and collected, whether through the forms available on the website, emails and/or calls, will be used for the following purposes:

- a) Respond to, handle and manage enquiries, questions and/or requests (including processing your curriculum vitae for current and/or future recruitment processes, as well as registering you as a user in the customer and/or member area and identifying you in order to grant you access to our web platform);
- b) Provide our services in accordance with the legal notice;
- c) Ensure the proper technical functioning of the website and, where you authorise it, in accordance with the information set out in our cookie policy;
- d) Additionally, Estabanell Innova may use the user's dissociated data, always preserving anonymity, even after the relationship has ended, in order to use them within its decision-making support and business management systems, as well as for the optimisation of customer management systems; and
- e) Use them for any other purpose required or permitted by applicable law or for which you have given your consent.

9.4. LEGAL BASIS FOR DATA PROCESSING

The legal bases for processing your personal data are: (a) the existence of a pre-contractual and/or contractual relationship with Estabanell Innova; (b) where necessary for the satisfaction of legitimate interests pursued by Estabanell Innova; (c) where you have given your consent; and (d) where necessary to comply with Estabanell Innova's legal and regulatory obligations.

9.5. DATA RETENTION PERIOD

The data obtained will be retained for as long as your relationship with us remains in force, and even after it ends, for the period necessary for the formulation, exercise or defence of claims, and for compliance with legal and contractual obligations, remaining duly blocked. In the case of received CVs, they will be retained for a period of one (1) year from the time they are registered; once this period has elapsed, they will be deleted.

9.6. RECIPIENTS OF DATA DISCLOSURE

Depending on the purposes for which the personal information is collected, the following persons may, as applicable, have access to such information:

- Authorised personnel of Estabanell Innova or its representatives acting on behalf of Estabanell Innova, subject to the applicable data protection laws;
- Companies of the Estabanell Group, with respect to customers' personal data, for internal administrative purposes (you may see the list of the Estabanell Group companies at the beginning of these Terms).
- Regulatory authorities or other third parties in accordance with applicable laws.
- In the event of non-payment by the customer for its services, Estabanell Innova may report this to the controllers of creditworthiness and solvency files in compliance with applicable regulations. It may also transfer the data to the relevant authorities and bodies in compliance with the corresponding legal and tax obligations. Data relating to potential supply contracts will also be communicated to the Tax Administration for the purposes provided for in General Tax Law 58/2003 and/or Law 36/2006 on measures for

the prevention of tax fraud. Likewise, pursuant to Royal Decree 897/2017, which regulates, among other matters, the concept of the vulnerable consumer, the personal data of such customers may be communicated to the bodies responsible for the protection of vulnerable consumers for the purpose of implementing the measures contemplated therein, as well as to any other Administration as legally determined.

- If the customer gives consent, Estabanell Innova may transfer their personal data to the companies of the Estabanell Group so that such companies may send them, by any means, commercial information about the services and products they market at any given time, as well as information on new products, promotions, discounts, participation in prize draws and surveys, and information on events or other related activities organised by such companies.
- Third parties (service providers that process information as data processors, under Estabanell Innova's instructions). All this only after taking the necessary measures to ensure that we can share such information and after having formalised the corresponding data processing agreement, in accordance with applicable data protection regulations.
- Third parties with whom we reach commercial agreements that may be satisfactory to our customers, provided that you have given us prior consent.

Personal data may be processed outside the European Economic Area (the EEA). Where they are processed outside the EEA, Estabanell Innova will ensure that such cross-border data processing is protected with appropriate safeguards. These safeguards may include:

1. Standard Contractual Clauses approved by the European Commission. These standardised clauses provide sufficient safeguards to ensure that the adequacy and security requirements established by the GDPR are met; or
2. Certifications demonstrating that third parties located outside the EEA process personal data in a manner consistent with the GDPR. These certifications are approved either by the European Commission or by a supervisory authority.

9.7. RIGHTS WHEN PROVIDING DATA

The rights of data subjects when providing data are as follows:

- Right to request access to personal data: you may ask Estabanell Innova whether it is processing your data and, if so, access them.
- Right to request rectification if the data are inaccurate, or to complete any data we hold that are incomplete.
- Right to request the erasure of your data.
- Right to request restriction of processing: in this case we will only retain them for the exercise or defence of claims.

- Right to object to processing: Estabanell Innova will stop processing the personal data, unless they must continue to be processed for legitimate reasons or for the exercise or defence of potential claims.
- Right to data portability: if the user wishes their data to be processed by another data controller, Estabanell Innova will facilitate the transfer of their data to the new controller.
- Right not to be subject to a decision based solely on automated processing of your personal data.

If you have given consent for any specific purpose, you may withdraw it whenever you wish, without this affecting the lawfulness of the processing based on consent prior to its withdrawal.

To exercise your rights, please notify us in writing at Estabanell Innova, Calle Rec, 26-28, 08401 Granollers, Barcelona, or send us an email at: lopd@estabanell.cat.

If there are doubts about your identity, it may be necessary to provide a photocopy of your ID card or equivalent document proving your identity and considered legally valid. To do so, you may use the templates and forms relating to the various rights made available by the Spanish Data Protection Agency on its official website <https://www.aepd.es/reglamento/derechos/index.html>.

We inform you of your right to lodge a complaint with the Supervisory Authority, specifically with the Spanish Data Protection Agency at <https://sedeagpd.gob.es/sede-electronica-web/vistas/formnuevareclamacion/reclamacion.jsf>, and with other competent public bodies for any claim arising from your personal data.

9.8. CONFIDENTIALITY

The professionals who work at Estabanell Innova and who are involved in the services provided to the user undertake not to disclose or make use of the information to which they have had access. The information supplied by the user shall, in all cases, be considered confidential and may not be used for purposes other than those related to the management of their requests and the services contracted with Estabanell Innova, where applicable. In this regard, we undertake not to disclose or reveal information about the user's intentions, the reasons for the advice requested, or its duration.

10. RESERVATIONS AND LIMITATIONS

Participation in ERIA's Acceleration Program implies knowledge and acceptance of these Terms. The projects selected to participate in the 2024/2025 edition of the Acceleration Program will sign an individual contract with Estabanell Innova regulating their participation in the Acceleration Program. A project will only be considered admitted to the Program once the Contract has been signed.

The mechanics of the call require that the data be provided truthfully and completely and be kept up to date through the cooperation of participants. If the personal data are false, incomplete or not updated, Estabanell Innova shall be released, in the specific cases concerned, from the successful outcome of the call and from any consequence related to the foregoing, ultimately including the non-declaration of beneficiaries of the promotion.

The startup expressly consents, solely by participating, to Estabanell Innova using its name for the purpose of making the winning project known to the other participants, without generating any remuneration in its favour.

Estabanell Innova reserves the right to cancel this call, suspend it, or change any of its condition(s) if, due to technical reasons or any other causes beyond its control, it is unable to carry it out normally, as stipulated in these Terms.

Estabanell Innova reserves the right to remove any projects whose representatives or promoters do not attend the various individual and group sessions or do not collaborate in order to make the best possible use of the resources made available to them, both human and material.

Estabanell Innova reserves the right to expel from the Acceleration Program any startups that do not make proper use of the furniture and facilities, or that do not respect the established rules of conduct.

Estabanell Innova will discard any participations that are abusive or fraudulent. Likewise, any abusive or fraudulent use of these Terms by participants will lead to their automatic removal.

Estabanell Innova will not cover the costs of trials, testing, travel and accommodation of participants at the location of the individual sessions, group workshops and any other activity that forms part of the Program.

11. QUESTIONS AND CLARIFICATIONS

For enquiries or to resolve doubts related to the Program or the submission of projects, ERIA may be contacted by email at info@ERIAinnohub.com.

12. ANNEX I. DETAILED EVALUATION CRITERIA FOR THE STARTUP WITH THE BEST PROGRESS AWARD

The purpose of this annex is to set out in detail the evaluation criteria used by the evaluation committee of ERIA's Acceleration Program to grant the award to the startup with the best progress, with the aim of ensuring the transparency, objectivity and traceability of the evaluation process.

The €10,000.00 award will be granted to the startup that obtains the best overall assessment in accordance with the evaluation criteria described in this section and further developed in Annex I of this document, which will be assessed continuously throughout the Acceleration Program.

It should be noted that failure to participate in the Demo Day will entail the startup's direct disqualification.

1. Commitment and active participation (20%)

- Attendance and active participation in the Program's activities (Boards, mentoring sessions, Bootcamp and Demo Day).
- Quality of prior preparation (materials, objectives and questions) and follow-up on the agreed commitments and actions.

Condition: failure to participate in any of the Boards will result in 0 points in this criterion.

2. Project progress during the Program (30%)

- Progress of the product or service compared with the initial starting point.
- Ability to validate key hypotheses regarding market, technology and business model.
- Definition and monitoring of the KPIs established at the start of the Program as a benchmark for the objectives to be achieved over the 6 months.
- Regular reporting and final evaluation of the degree of achievement of the KPIs, supported by data and learnings (including, where applicable, reasoned adjustments to the KPIs agreed with the Program team).

Condition: absence of KPI progress reporting may limit the score for this criterion.

3. Future outlook and collaboration potential (25%)

- Strategic potential of the solution and degree of fit with the needs and priority lines of the Estabanell Group.
Potential for future collaboration: interest, applicability, feasibility of a pilot/PoC and scalability within the Group's companies.

4. Execution and learning capability (15%)

- Ability to integrate feedback received from mentors and the Program team.
- Agility in decision-making and in the execution of actions.

5. Quality of the relationship with the Program ecosystem (10%)

- Degree of collaboration and quality of the relationship with ERIA, mentors, Aticco Lab and Estabanell Group teams.
- Alignment with the Program's values and way of working (transparency, responsibility, impact orientation, collaborative attitude).

The committee's decision shall be final and may not be challenged.