

**Privacy Notice
For Trust Unitholders**

Made and announced at IMPACT GROWTH REIT

Date 13 March 2025

RMI Co., Ltd. (the “Company”) as the REIT Manager of IMPACT GROWTH Real Estate Investment Trust (“REIT”) is required to process, which includes collection, recording, using, and disclosure of personal data of unitholders of the REIT for the normal business operations of the REIT and according to the purposes stated below. Thus, the REIT hereby notifies the Unitholders of details of such processing of personal data, as follows:

Details of Data Controller

Name:	RMI Co., Ltd.
Address:	No. 47/569-576 Moo 3, 10th Floor, New Geneva Building, Popular Road 3, Bannmai, Pakkred, Nonthaburi
Contacts:	Email: supawatk@rmicompany.co.th Tel. 02-833-5589
Personal Data Protection Officer:	Name: Mr. Prasong Phadungkiatwatana Address: RMI Co., Ltd. No. 47/569-576 Moo 3, 10th Floor, New Geneva Building, Popular Road 3, Bannmai, Pakkred, Nonthaburi Contacts: Email: REITPDPA@Impact.co.th / Tel. 02-833-5589

Details of Personal Data

Personal data to be collected:	— Personal data of unitholders the REIT, or their authorized directors or staffs, including name-surname, address, telephone number, email & ID card
Processing purposes:	— The REIT is required to process personal data as to perform its obligations under the laws such as to perform the rights and duties as unitholders of the REIT, including to disclose information to the relevant authorities and regulators that oversees the operation of the REIT. — The REIT processes personal data for its legitimate interest in conducting business operations of the REIT by taking into account the Unitholders’ fundamental rights. The data processing shall include contacting with the Unitholders to complete the business transaction of the REIT, etc.

- Processing period:
- The REIT will process personal data throughout the period of which the relevant the unitholders is still the unitholders of the REIT, and/or as required for the compliance of law or under the statute of limitations or for the establishment, compliance, exercise, or defense of legal claims. Upon expiration of the permitted period, the REIT shall eradicate such data/document by an appropriate method.
- Person to which personal data may be disclosed:
- The REIT may disclose the personal data to government agencies as being required by laws.
 - The REIT may disclose the personal data to the REIT’s for its legitimate interest in conducting business operations of the REIT by taking into account the unitholders’ fundamental rights, and as being required by the laws.

Rights of the Data Subject

As the Data Subject, you are entitled to:

- (1) Withdraw any consent given to the Company (if any).
- (2) Access your personal data including to obtain copy of such personal data or to be informed the source of collection without your consent (if any).
- (3) Obtain from the Company or request the Company to transfer to other data controllers the personal data that can be transferred automatically.
- (4) Object the collection, use or disclose of your personal data.
- (5) Request the Company to delete, eradicate or make unidentifiable your personal data.
- (6) Request the Company to suspend the use of your personal data.
- (7) Request the Company to correct or update your personal data to avoid confusion.
- (8) Make complain to the authority in case you consider the Company’s action not in compliance with the Personal Data Protection Act B.E. 2562 (2019).

In this regard, you can contact the Company’s Data Protection Office to request action according to your rights at REITPDPA@IMPACT.CO.TH; Tel 02-833-5589, and you can access to more information on data protection and relevant forms by visiting our website WWW.IMPACTGROWTHREIT.COM
