



# Privacy Policy

*for clients and those contacting us*

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**T**urinigroup.com is the website which permits you to get in contact with the offices and the experts of Studio Legale Turini and Studio Brevetti Turini (usually referred to as STUDIO TURINI or TURINIGROUP) located in Florence, Viale Matteotti 25. The present disclosure is valid for both offices: the controller of the data processing for what concerns the data sent to the patent sector is Studio Brevetti S.r.l., whereas Studio Legale Turini deals with the rest of the cases.

This disclosure is addressed to the clients of Studio Turini and to those contacting us by the contacts found on the website [www.turinigroup.com](http://www.turinigroup.com) or somewhere else.

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## **Privacy notice pursuant to Section 13 EU Regulation 2016/679 (General Data Protection Regulation), to Section 13 Legislat. Decree no. 196/2003 (Personal Data Protection Code) and Legislat. Decree no. 231/2007 (Anti-money laundering legislation)**

According to Section 13 Legislat. Decree no. 196/2003 and to Section 13 EU Regulation 2016/679, we inform you that:

1. Data that you will furnish us using an email address (to [turini@turinigroup.com](mailto:turini@turinigroup.com), for instance) will be used for the subsequent contacts only to carry out the requested activity or service, to send information or requested material, to send updates and/or present and offer services about patents, trademarks, designs, copyright, privacy and for fiscal or administrative purposes, if foreseen by the law.
2. The processing of the data that Studio Turini will obtain by professional appointment is solely aimed at the correct and complete performance of the appointment received, from the professional, judicial and out-of-court points of view.

The present notice is written and communicated also pursuant to the law in force in the field of anti-money laundering, being the professional subjected to the obligations of identification, registration and signaling of the Client pursuant to Legislat. Decree no. 231/2007 and subsequent amendments that fall within the obligations of law.

The processing is performed by the controller, by internal or external processors and/or by people mandated for the processing. It can be performed with or without using electronic or automatic devices.

The provision of common, sensitive and judicial personal data is strictly necessary for the purposes of the performance of the activities as per the present notice. The eventual refusal of the data subject to provide the personal data in case of point 2 above implies the impossibility to fulfil the activities of the professional appointment and/or to accept that appointment.

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Personal data are treated with security and secrecy and they will not be distributed nor communicated to third parties, except the staff and the experts working with the controller of the processing.

The personal data may be transferred to the EU countries and to countries not belonging to the EU in relation to the purposes of the present document.

The data furnished will be stored only during the development of the service required or during the execution of the appointment, anyway only for the time needed for the fulfilment of the goal described in the present document.

The data subject can exercise the rights foreseen by Section 7 Legislat. Decree 193/2003, text below. In particular, the data subject can ask for the modification or cancellation, except those cases in which the storage of data is mandatory by the law. To do that it is sufficient to send a mail to the controller of the processing.

## Section 7 – Right to access personal data and other rights

1. *A data subject shall have the right to obtain confirmation as to whether or not personal data concerning him exist, regardless of their being already recorded, and communication of such data in intelligible form.*
  2. *A data subject shall have the right to be informed:*
    - a. *of the source of the personal data;*
    - b. *of the purposes and methods of the processing;*
    - c. *of the logic applied to the processing, if the latter is carried out with the help of electronic means;*
    - d. *of the identification data concerning data controller, data processors and the representative designated as per Section 5(2); and*
    - e. *of the entities or categories of entity to whom or which the personal data may be communicated and who or which may get to know said data in their capacity as designated representative(s) in the State's territory, data processor(s) or person(s) in charge of the processing.*
  3. *A data subject shall have the following rights:*
    - a. *to obtain updating, rectification or, where interested therein, integration of the data;*
    - b. *to obtain erasure, anonymization or blocking of data that have been processed unlawfully, including data whose retention is unnecessary for the purposes for which they have been collected or subsequently processed;*
    - c. *to obtain certification to the effect that the operations as per letters a) and b) have been notified, as also related to their contents, to the entities to whom or which the data were communicated or disseminated, unless this requirement proves impossible or involves a manifestly disproportionate effort compared with the right that is to be protected.*
  4. *A data subject shall have the right to object, in whole or in part:*
    - a. *on legitimate grounds, to the processing of personal data concerning him/her, even though they are relevant to the purpose of the collection;*
    - b. *to the processing of personal data concerning him/her, where it is carried out for the purpose of sending advertising materials or direct selling or else for the performance of market or commercial communication surveys.*
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The data subject has also the right to data portability, that is the right to receive the data provided to a controller in an interoperable format and to transmit them to another controller.

Such rights may be exercised contacting the controller of the processing to the following contacts:

**Laura Turini, Esq.** with law firm in Viale Matteotti 25 - 50121 Florence, Italy, VAT 01446700500, Tel. +39 055 5520647, Fax +39 055 4089025, email: [turini@turinigroup.com](mailto:turini@turinigroup.com) is the data controller for what concerns contacts and professional relations in the trademark, design, software and copyright sector.

**Studio Brevetti Turini S.r.l.** located in Viale Matteotti 25 - 50121 Florence, Italy, VAT 05806260484, Tel. +39 055 5520647, Fax +39 055 4089025, email: [emmi@turinigroup.com](mailto:emmi@turinigroup.com) is the data controller for what concerns contacts and professional relations in the patent sector.

Where the data subject deems his/her rights to be violated, s/he can appeal to the Italian Data Protection Authority.

In case of termination of the processing by any reason, pursuant to art. 16 Decree Law no. 196/03, data shall be:

- a. Transferred to another controller, only after explicit request;
- b. Stored for fiscal and exclusively personal reasons and not destined to a systematic communication or to divulgation.

The present disclosure may be modified at any moment following modification of our procedures. You are invited to consult regularly.

In case of modification, the “Date of last modification” at the bottom of this disclosure will be updated.

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*Date of last modification September 27, 2017*

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