

Privacy Policy (Art. 13 Reg. (EU) 2016/679)

Dear Client,
with reference to the establishment of a contractual relationship in the field of intellectual property consultancy, in our role of Controller of the processing of your personal data we give you this notice under art. 13 of the EU Regulation 2016/679 (GDPR), as well as under the Italian data protection law.

CONTROLLER	DE GASPARI OSGNACH S.R.L. main@deosip.com	DE GASPARI OSGNACH S.R.L., 35122 PADOVA, Via G. Oberdan 20, VAT NO. 04192950287 – PHONE +39 049 8219002 – email main@deosip.com
TYPE OF DATA PROCESSED	<ul style="list-style-type: none"> ✓ Common personal data as for example: biographical data, address, domicile, email 	<p>Personal data to be processed during the relationship will be:</p> <ul style="list-style-type: none"> ✓ Common personal data as for example: biographical data/address/domicile, email <p>Should the processing consider, even exceptionally, special categories of data and criminal data, it will take place in compliance with the provisions of art. 9 and art. 10 of the GDPR as well as with the other related law provisions, in any case upon suitable consent where it is required.</p>
PURPOSES OF THE PROCESSING	<ul style="list-style-type: none"> ✓ Establishment of a contractual relationship in the field of intellectual property consultancy 	The processing is aimed at establishing and managing a contractual relationship in the field of intellectual property consultancy, included all the related law, tax and contractual obligations.
LEGAL BASIS OF THE PROCESSING	<ul style="list-style-type: none"> ✓ Performance of a contract ✓ Compliance with a legal obligation ✓ Consent 	<p>The processing of personal data is related to the performance of a contract and to the compliance with law, tax and contractual obligations.</p> <p>With reference to the processing of special categories of data (art. 9 GDPR) and criminal data (art. 10 GDPR), the data subject gives its consent, where it is required.</p>
LEGITIMATE INTEREST OF THE CONTROLLER	<ul style="list-style-type: none"> ✓ Performance of a contract 	The processing of personal data is also based on the legitimate interest of the Controller, as for example the performance of a contract.
COMPULSORY	<ul style="list-style-type: none"> ✓ Compulsory 	The provision of personal data is mandatory for the achievement of the purposes of establishing and managing a contractual relationship in the field of intellectual property consultancy.
CONSEQUENCES OF FAILURE TO PROVIDE	<ul style="list-style-type: none"> ✓ Failure to perform the contract ✓ Failure to comply with 	The provision of data is mandatory with reference to all it is required by law and by contractual obligations, then the refusal to

	all the related obligations	provide them in the whole or as a part can imply that the Controller cannot perform the contract nor comply with all the obligations related to that relationship.
EVENTUAL RECIPIENTS OF PERSONAL DATA	<ul style="list-style-type: none"> ✓ Communication: YES ✓ Dissemination: NO ✓ Recipients: persons under the authority of the controller, processors, partner companies and consultants of the Controller with strict reference to performances related to the contractual relationship ✓ Intra EU transfer: YES ✓ Extra UE transfer: YES (under Privacy Shield) 	<p>Personal data may be communicated to persons or entities related to the Controller by cooperation, company or association relationships, professionals and consultants for the performance of obligations related to relationship with the data subject, persons acting under the authority of the Controller, Processors, as well as in any case to third parties who fulfill, even in the name and on behalf of the Controller, the performances related to the purposes of this processing, as well as inside or outside the EU (in the latter case they will be exclusively entities acting under the Privacy Shield protocol).</p> <p>As for example, they will be:</p> <ul style="list-style-type: none"> ✓ lawyers ✓ accountants ✓ consultants ✓ companies who provide related services, as software houses, web agencies and the like ✓ companies who provide further services related to the performance of the contract at issue
STORAGE PERIOD	<ul style="list-style-type: none"> ✓ Until the end of the contractual relationship ✓ For all the period of limitation of rights 	<p>Personal data will be stored for all the contractual period indicated above.</p> <p>In any case the processing won't last, for each data processed, a period longer than the limitation of rights related to that data.</p>
R I G H T S O F T H E DATA SUBJECT	<p>Rights (arts. 15 – 22 GDPR):</p> <ul style="list-style-type: none"> access rectification erasure restriction portability <p>Forms and terms of operation: Article 12 GDPR</p> <p>by email at main@deosip.com</p>	<p>Each Data Subject has the right of access, rectification, erasure (right to be forgotten), restriction, receiving notification in the event of rectification, portability, objection and not to be subject to an automated individual decision, including the profiling, pursuant to articles from 15 to 22 of the GDPR.</p> <p>These rights may be performed in the forms and terms set forth in art. 12 of the GDPR, by written communication sent to the Controller by email at main@deosip.com</p> <p>The Controller will respond as soon as possible and in any case within 1 month from receipt of the request.</p>

RIGHT OF WITHDRAWAL FROM CONSENT	<ul style="list-style-type: none"> ✓ by email: main@deosip.com ✓ at the headquarters of the Controller 	<p>The data subject may withdraw from the consent at any time:</p> <ul style="list-style-type: none"> ✓ sending an email to the address of the Controller main@deosip.com; ✓ sending an express request to the headquarter of the Controller.
COMPLAINTS	<p>Complaint (art. 77 GDPR):</p> <ul style="list-style-type: none"> ✓ to the Data Protection Authority 	<p>Each Data Subject has the right to lodge a complaint pursuant to arts. 77 and followings of the GDPR to a supervisory authority, which for the Italian State is identified in the Italia Data Protection Authority.</p> <p>The forms, methods and terms for proposing complaints are foreseen and governed by the national legislation in force.</p> <p>The claim is without prejudice to administrative and jurisdictional actions, which, for the Italian State, may alternatively be proposed to the same Italian Data Protection Authority or to the competent Court.</p>
PROFILING	NO	Data won't be subject to profiling.