PRIVACY POLICY

Information pursuant to EU Regulation 2016/679 containing "General regulation for the protection of personal data"

The Przybylak Law Firm, pursuant to art. 13 D. of EU Regulation 2016/679, hereby informs that in relation to the personal data that the Firm will come into possession with the assignment of your file, informs you of the following:

- 1. Purpose of data processing. The processing of data (common, sensitive, judicial) is aimed solely at the correct and complete execution of the professional assignment received, both in judicial and extrajudicial matters. Your data will also be processed in order to fulfill tax and accounting obligations and to comply with the obligations incumbent on the professional provided for by current legislation.
- 2. Legal basis of the processing. The legal firm treats your personal data lawfully, where the processing: is necessary for the execution of the mandate, of a contract of which you are a party or for the execution of pre-contractual measures adopted on enquire; it is necessary to fulfill a legal obligation incumbent on the professional; is based on express consent.
- 3. Methods of Personal data processing The processing can be carried out by means of operations or series of operations: a) collection, registration, organization, conservation, consultation, processing, modification, selection, extraction, comparison, use, interconnection, blocking, communication, cancellation and destruction of data. b) The operations can be carried out with or without the aid of electronic or automated tools. c) The treatment is carried out by the owner and / or by any persons in charge of the treatment.
- 4. Provision of data. The provision of common, sensitive and judicial personal data is optional but necessary for the purposes of carrying out the activities referred to in point 1.
- 5. Refusal to provide data. Any refusal by the interested party to provide personal data makes it impossible to carry out the activities referred to in point 1.
- 6. Communication of data. Personal data may come to the attention of the people in charge of the processing and may be communicated for the purposes referred to in point 1 to external collaborators, domiciliary, subjects operating in the judicial sector, to counterparties and related defendants, to mediators, boards of arbitrators and, in generally, to all those public and/or private subjects to whom communication is necessary for the correct fulfillment of the purposes indicated in point 1 or of legal obligations. The data are not subjected to an automated decision-making process, including profiling;

- 7. Dissemination of data. Personal data are not subject to disclosure except, possibly, to the subjects specified in point 6.
- 8. Transfer of data abroad. Personal data may be transferred to European Union countries within the scope of the purposes referred to in point 1.
- 9. Rights of the interested party. The interested party: has the exercise of specific rights, including that of obtaining from the owner confirmation of the existence or otherwise of their personal data and their making available in an intelligible form; has the right to know the origin of the data, the purpose and methods of processing, the logic applied to the processing, the identity of the owner and the subjects whose data may be communicated he also has the right to obtain access, updating, rectification and integration of data, cancellation, transformation into anonymous form or blocking of data processed in violation of the law; the owner has the right to oppose, for legitimate reasons, the processing of data except in cases of mandatory data processing expressly provided for by current legislation; can obtain, without hindrance, from the data controller, the data in a structured format of common use and readable by an automatic device to transmit them to another data controller; has the right to withdraw consent to the processing, without prejudice to the lawfulness of the processing based on the consent acquired before the withdrawal; you have the right to lodge a complaint with the supervisory authority (Italian Guarantor Authority for the protection of personal data).
- 10. Data Retention. The data will be kept for a period not exceeding that necessary for the purposes for which they were collected, that is to carry out the activity referred to in point 1 and, in any case, once this activity is completed, for the time for which the professional is subject to retention obligations for tax purposes or provided for by current Italian legislation.
- 11. Data Controller. The data controller is the lawyer Cristina Przybylak, in Italy, Pesaro (PU), via Cimarosa, 54, e-mail: info@studiolegalepesaro.com to contact to exercise the above rights and to know the updated list of any data processors.