Updated 08.02.2021

This policy is prepared and customized for visitors of the S1 Timer application. This document cancels and completely replaces the document that was previously published.

Policy S1 Timer application pursuant to Articles 13 and 14 of European Regulation 2016/679 (GDPR)

La Spaziale S.p.A. as the Holder of treatment of your personal data according to art. 13 and 14 of the European Regulation 2016/679 hereby informs you that the aforementioned legislation provides the protection of persons and of other parties with regards to the processing of their personal data and that this treatment will be based on principles of correctness, lawfulness, transparency and protection of your privacy and of your rights.

The information and personal data provided by you or otherwise obtained in the context of the use of the website will be treated in accordance with the legislative provisions of the aforementioned legislation and the obligations of confidentiality provided therein.

Parties involved and data retention time S1 Timer application users Type of processed data

a) Browsing data

La Spaziale S.p.A. does not acquire in any way, during the normal operation of this application, the personal data relating to the user.

To provide a complete service, we invite you to view the Policies of the Stores on which the application is present: Apple https://www.apple.com/legal/internet-services/itunes/it/terms.html Google:play https://play.google.com/intl/it_it/about/play-terms.html La Spaziale S.p.A. is not responsible in any way for the data treatments carried out by the Stores.

b) Personal data voluntarily provided by the user

The optional, explicit and voluntary sending of e-mails to the e-mail addresses indicated on this application, involves the subsequent acquisition of the sender's personal data (for example, name, surname, e-mail address and telephone).

Please note that there is no type of cookie on the application.

Purpose of processing: in particular, the data voluntarily provided referred to point b) above will be processed to:

1. Respond to any inquiries you may have regarding the operation of the application

Data provision for the purpose referred to point 1 is optional, but it is necessary for the execution of the contract pursuant to Art. 6.1.b)

Methods of Treatment:

the personal data voluntarily provided by the user are processed with manual, electronic / telematic tools and by means of electronic calculators with the use of third-party software for the time strictly necessary to achieve the purposes for which they were collected. Each treatment takes place in compliance with the methods indicated in Articles 6, 32 of the GDPR and by adopting the appropriate security measures provided.

Treatments connected to the web services are carried out at the headquarters of the Data Controller.

Communication: the personal data voluntarily provided by the user are processed within the company by the following categories of authorized persons to process personal data by the Data Controller:

- Marketing/Technical office;
- Informative system

Your data will be reported externally to companies acting as independent Data Controller or Responsible for Data processing, in particular to:

- suppliers of technical assistance services
- third-party companies that provide services for the management of the computer system.

Disclosure: your data will not be disclosed

Retention period: Please note that, in compliance with the principles of lawfulness, limitation of purposes and minimization of data, pursuant to Art. 5 of the GDPR, the retention period of your personal data is established for time frame not exceeding the completion of the services provided.

Owner the Holder of data treatment, pursuant to the Law, is the undersigned Company La Spaziale S.p.A., Via Eleonora Duse 8, 40033 Casalecchio di Reno Bologna, Italy - Tel. 051 6111011 - mail privacy@laspaziale.com in the person of its legal representative pro tempore.

You have the right to obtain cancellation from the holder (right to be forgotten), limitation, updating, rectification, portability, opposition

to the processing of personal data concerning you, and in general you can exercise all the rights provided by the articles 15 and following writing to privacy@lapsaziale.com or to the above company address.

APPLICATION OF THIS PRIVACY POLICY

For any doubts about this Statement, contact La Spaziale S.p.A. by sending an e-mail to privacy@laspaziale.com or by contacting the Holder of treatment at the company addresses.

MODIFICATION TO PRESENT POLICY

La Spaziale S.p.A. reserves the right to update this statement and to adapt it to the supervening law, as well as taking into consideration suggestions made by employees, customers, cooperators and users. In the event of any changes made by La Spaziale S.p.A., the word 'update' will be displayed next to the Application Privacy Policy link on the main privacy page of the **S1 Timer application.**

In the event of substantial changes to this policy La Spaziale S.p.A. will publish these changes in a visible manner.

Regulation 2016/679: Art. 15, 16, 17, 18, 19, 20, 21, 22 - Rights of the interested party

- The interested party has the right to obtain confirmation of the existence of their personal data, even if not yet registered, and their communication in an intelligible form and the possibility of making a complaint to the Control Authority.
- 2. The interested party has the right to obtain indications about:
 - a) the origin of personal data;
 - b) the purposes and methods of processing;
 - c) the logic applied in case of processing carried out with the aid of electronic instruments;
 - d) the identification data concerning the data holder /controller, data processors and the designated representative pursuant to article 5, paragraph 2;
 - e) of the subjects or categories of subjects to whom the personal data can be communicated or who can become aware of them as appointed representative in the State, managers or persons authorized to process personal data
- 3. The interested party has the right to obtain:
 - a) updating, rectification or, when interested, integration of data
 - b) the deletion, transformation into anonymous form or blocking of data processed in violation of the law, including those for which detention is not

- necessary in relation to the purposes for which the data were collected or subsequently processed;
- c) the statement that the operations referred to in letters a) and b) have been notified, also with regard to their content, to those to whom the data have been communicated or disclosed, except in the case where such fulfillment proves impossible or involves a manifestly disproportionate effort compared to the right to be protected;
- d) data portability.
- 4. The interested party has the right to object, in total or in part:
 - a) for legitimate reasons to the processing of their personal data, even if pertinent to the purpose of the collection;
 - b) to the processing of their personal data for the purpose of sending advertising or direct sales materials or for carrying out market research or commercial communication.