

INDUSTRIAL AND INTELLECTUAL PROPERTY RIGHTS

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- If the thesis contains a reference to any discoveries or ideas that will be patented in the future, you need to postpone the dissemination or publication of your thesis until the patent has been registered. After filing the patent application, you must place your thesis under an 18-month embargo.

3. Intellectual and Industrial Property Rights

The results of a research activity carried out by a student for his/her thesis project can be worth being protected by Industrial Property Rights (for instance, a patent) or copyright (for example, software and works of industrial design). The Industrial and Intellectual Property Rights Regulations of Politecnico di Torino (issued with Rectoral Decree *no. 299 of 22/07/2007*) provide the regulatory framework adopted by the University in this field. All candidates are required to accept these Regulations when they enroll in any Doctoral programme and comply with these rules. Industrial and Intellectual Property Rights Regulations are available on the website of Politecnico.

4. Thesis containing patentable results, software or works of industrial design

If your thesis contains results which are susceptible of patent protection, first of all, you must verify with your Supervisor if your thesis meets the requirements for patent protection of the invention; then, you need to contact the competent Politecnico office before your thesis oral defense. In addition to this, before you submit your thesis, you must follow the dedicated procedure and request that the confidentiality of your thesis is preserved for a period of time sufficient to verify if it meets the requirements for protection of the findings and eventually to apply for a patent.

We remind you that, before applying for a patent, you must keep your invention strictly confidential; in fact, any form of “pre- dissemination” (for example, during the thesis oral defense) invalidates the patentability of your findings. If your thesis includes software or works of industrial design, we recommend you inform the competent offices of Politecnico.

Reference is made to the Industrial and Intellectual Property Rights Regulations of Politecnico di Torino (issued with Rectoral Decree *no. 299 of 22/07/2007*) which regulates the ownership of intellectual and industrial property rights and internal procedures in this field.

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- d) Publication;
- e) Public security (if the content of the thesis can somehow threaten public or national security);
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A thesis is the result of the individual work of every student, who is required to make correct use of sources. When you use a source, this must be quoted in the text and in the final bibliography; if you use someone else's material, you must not present it as your own idea.

Plagiarism is a criminal offence and is regulated by *Law no. 45 of 19th April 1925*.

7. Anti-plagiarism software

Politecnico di Torino has implemented the use of an anti-plagiarism software. The anti-plagiarism service supports faculty members in correcting Doctoral's thesis and checking its originality. This verification is intended as a support tool for students; nevertheless, if a clear violation in the use of original sources occurs, the student found guilty of plagiarism will be subject to disciplinary sanctions.

We remind you that you are required to comply with the law, the Statute and the University Regulations. Failure to adhere to these norms will result in the application of disciplinary sanctions by the University, in accordance with art. 18 of the Student Regulations (Rectoral Decree no. 109 of 15/03/2016).

Each Department establishes the rules for thesis composition and evaluation, while the thesis topic is agreed upon with the Supervisor.