

Privacy Policy

The Owner undertakes to comply with the regulations on the Protection of Personal Data and to respect the privacy of Users. The objective is to offer the best service to the User and for this purpose it is necessary to have certain data.

In accordance with the provisions of Organic Law 15/1999, of 13 December, on the Protection of Personal Data, its Implementing Regulation RD 1720/07 and Regulation EU 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (General Data Protection Regulation), we inform you that the personal data provided through this Website or by sending e-mails, or any other type of communication shall be included and processed in the COMUNICATIONS and WEB MANAGEMENT files owned by De Ruy Perfumes S.A.U with the purpose of managing internal and external communications to carry out the company's specific activities and services.

Likewise, we inform you that you will be able to exercise your rights of access, rectification, erasure, opposition, limitation of processing, portability of data and not to be the subject of automated individualised decisions, by sending a signed request by postal mail to the following address: C/ La Red Seis,2. 41500 - Alcalá de Guadaíra, Seville, clearly specifying the contact details and submitting a copy of your identity document, or by sending a request by e-mail with the subject "Exercise of Rights" to lopd@deruy.com.

1. Access and rectification of personal data.

The User undertakes to provide accurate information regarding his/her personal data, and to keep the data provided to the Owner always up to date. The User will be held responsible, in any case, for the truthfulness of the data provided, and the Owner reserves the right to exclude from the services any User who has provided false data, without prejudice to any other actions that may be applicable in law. The data provided by the User will be presumed correct, so that, in the event of erroneous sending of their data by the User, the Owner hereby waves any liability in the event of the incorrect execution or non-execution of the shipment, as well as the incorrect completion of the necessary administrative procedures.

2. Communication of personal data.

In relation to the management of the services, the data of the Users may be processed by companies that provide the Owner with various services, including, among others, sending, courier, accounting, consultancy, computer maintenance, or any other service that, due to its status as Data Controller, is indispensable or unavoidable for them to access or process this data. This treatment will not be considered in any case as a transfer of data rights.

The Owner will not transfer your data to third parties under any circumstances.

3. Confidentiality.

In addition, information of any kind that the parties exchange with each other, information that the parties agree is of such a nature, or information that is simply related to the content of such information, shall also be treated as confidential. The visualization of data through the Internet will not imply direct access to it, except with the express consent of the owner for each specific occasion.