

EXERCISE OF THE RIGHT TO ERASURE

DATA OF THE PERSON RESPONSIBLE FOR THE TREATMENT.

RUDI 1944 SL. Address of the Office to which the right of access is exercised: avenida de Nostián s/n Nave 4, Pastoriza, Arteixo 15008, A Coruña.

DATA OF THE AFFECTED PARTY OR LEGAL REPRESENTATIVE.

D./ D^a, of legal age, with
Address at No. . Province..... P.C.
Country..... with D.N.I....., with e-mail, by
means of this writing exercises the right of limitation, in accordance with the provisions of article
18 of EU Regulation 2016/679, General Data Protection (RGPD).

REQUESTS

That the deletion of your personal data be agreed within one month from the receipt of this request,
and that I be notified in writing of the result of the deletion practiced.

That in the event that it is agreed that it is not appropriate to practice all or part of the requested
deletion, I am informed with reasons in order to, where appropriate, complain to the corresponding
Control Authority.

That in the event that my personal data have been communicated by that person responsible to
other data controllers, this deletion is communicated.

It is recommended that you accompany this form with a letter in which you set out in detail all the information that will make it possible to identify the object of your claim.

In..... to..... of..... of 20.....

Signed:

INSTRUCTIONS

1. This model will be used by the affected party when they want the deletion of the data when any of the cases contemplated in the General Data Protection Regulation concur. For example, illegal processing of data, or when the purpose that motivated the treatment or collection has disappeared.
However, there are certain exceptions in which this right will not be granted. For example, when the right to freedom of expression and information should prevail.
2. The applicant must be sufficiently identified in the application, which must be signed. If the request is made by a third party, the representation granted for this purpose must be accredited in a timely manner. You should be aware that, where the controller has reasonable doubts as to the identity of the natural person making the request, he or she may request that additional information necessary to confirm his or her identity be provided.
3. The Spanish Data Protection Agency does not have your personal data and can only provide the contact details of the Data Protection Delegates of the entities obliged to designate one that have communicated their appointment to the Agency. You can also provide these contact details for those entities that have voluntarily designated a Delegate and have communicated it.
4. The owner of the personal data subject to processing must go directly to the public or private body, company or professional of which he presumes or has the certainty that he owns his data.
5. In order for the Spanish Agency for Data Protection to process your claim if your request to exercise the right of deletion has not been addressed, it is necessary that the person responsible has not made the right effective, and provides any of the following documents:
 - the refusal of the data controller to delete the requested data.
 - Copy stamped by the Data Controller of the deletion request form.
 - copy of the deletion request form stamped by the post office or copy
 - of the receipt of the shipment by registered mail.

 - any other means of proof provided by the controller and from which receipt of the request can be deduced.