Processing of personal data

Personal data processing policy

Cosmetics Venom SRL, Romanian legal person, headquartered in Gladiolelor str., no. 2, bl. G 140, extension floor, AP. 111, Alba Iulia, Alba County, Romania, postal code 510040, CIF 33941645, registered at the Trade Register under no. J1 / 3 / 06.01.2015, process personal data (hereinafter referred to as "Personal Data") in good faith and in the fulfillment of the purposes specified in the Personal Data Processing Policy (hereinafter referred to as "Policy"), in accordance with the provisions of Regulation (EU) No. 679 of April 27, 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 (hereinafter "Regulation").

Persons whose Personal Data are processed by Cosmetics Venom SRL are hereinafter referred to as the "Target Person". Cosmetics Venom SRL has obtained the Personal Data of the Target Person directly from it, the data being used in order to invoice the ordered products .

In carrying out its activities, Cosmetics Venom SRL acts with caution, respects the applicable Romanian and European Union legislation, protects the Personal Data of the Individuals, in compliance with the applicable legislation.

This document is intended to be an important source of information to the Person concerned regarding the way in which Cosmetics Venom SRL carries out the processing of Personal Data, in addition to the separate information that Cosmetics Venom SRL provides to the Individuals according to art. 12 - 13 or, as the case may be, art. 14 of the Regulation.

WHAT IS THE PROCESSING OF PERSONAL DATA?

Processing means any operation or set of operations performed on Personal Data or Personal Data sets with or without the use of automated means, such as: collecting, recording, organizing, structuring, storing, adapting or modifying, extracting, consulting, using , disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction. Cosmetics Venom SRL applies with respect to the processing of Personal Data appropriate technical and organizational measures to protect such data against accidental or unlawful destruction, loss, alteration, disclosure or unauthorized access, as well as against any other form of illegal processing. Personal Data is processed individually, considering the applicable legal basis. If the Personal Data Processing operation is based on the consent of the Target Person, it is obtained by Cosmetics Venom SRL through a separate document under the terms of the Regulation.

LEGAL THEMES - WHICH IS THE LEGAL BASIS OF PROCESSING?

Cosmetics Venom SRL processes Personal Data in consideration of the following legal bases of the Regulation:

a) based on the consent of the Person concerned - art. 6 par. (1) lit. a);
b) for concluding and executing a contract to which the Person is a party or to take steps at the request of the Person concerned prior to the conclusion of a contract - art. 6 par.(1) lit. b);

c) processing is necessary for the fulfillment of a legal obligation of Cosmetics Venom SRL - art. 6 par. (1) lit. c);

d) processing is necessary to protect the vital interests of the Target Person or other natural person - art. 6 par. (1) lit. d);

e) processing is necessary for the performance of a task which is in the public interest or which results from the exercise of the public authority with which Cosmetics Venom SRL is invested - art . 6 par. (1) lit. e);

f) Processing is necessary for the legitimate interests pursued by Cosmetics Venom SRL or a third party, unless the interests or fundamental rights and freedoms of the Individual concerned that require the protection of personal data are prevalent, especially when the Person is a child - art. 6 par. (1) lit. f).

WHAT ARE THE PRINCIPLES OF PERSONAL DATA PROCESSING?

In the Processing of Personal Data, Cosmetics Venom SRL and the persons empowered by it, strictly observe the principles of data processing provided by art. 5 of the Regulation, as follows:

a) Legality, fairness and transparency - The personal data are processed in a lawful, correct and transparent way. The person concerned is informed about the existence of a processing operation and its legitimate purposes, established on grounds of fairness to the fundamental rights and interests of The Target Person;
b) limiting the purpose of the processing operation - Personal data is collected by Cosmetics Venom SRL for determined, explicit and legitimate purposes and is not subsequently processed for additional purposes that are incompatible with these purposes;

c) proportionality and minimization - Personal data are processed in an appropriate, relevant and limited manner to the need to achieve the legitimate and precisely determined purposes for which they are processed;

d) accuracy and updating - Personal data processed are accurate and, if necessary, updated; in this regard, Cosmetics Venom Ltd. takes all necessary measures to ensure that personal data that are inaccurate, given the purposes for which they are processed, are erased or rectified without delay;

e) limitation of storage - Personal data is kept in a form that allows the identification of the Individuals for a period not exceeding the period required for the purposes for which Personal Data is processed;

f) integrity and confidentiality - Personal data are processed under appropriate security conditions, so as to ensure their protection against unauthorized or unlawful processing, ie loss, destruction or accidental damage to Personal Data.

WHAT ARE THE PERSONAL DATA?

In the course of the activities carried out in relation to the purpose of the processing, Cosmetics Venom SRL processes the Personal Data of the Target Person such as, but not limited to:

a) identification data : surname, first name, place of residence or residenceb) contact data : address, fixed / mobile phone number, fax, e-mail ;

WHAT ARE THE PURPOSES OF PERSONAL DATA PROCESSING?

The Main Purpose of Processing Personal Data by Cosmetics Venom SRL is their use for billing the ordered products.

WHY to process your personal data?

Personal Data is processed for the legitimate purposes outlined above. Thus, when the person concerned does not agree with / refuse processing of personal data, Cosmetics Venom SRL will be unable to initiate or scroll to the data subject relations co merci of, because it is unable to consider the request on supplying their requested products ;

TO WHOM Cosmetics Venom SRL TRANSMITS PERSONAL DATA?

Operators / Empowered Persons and Recipients of Personal Data

Personal data can be sent to the following categories of recipients:

a) The person concerned, the representatives of the person concerned;
k) public and private institutions and authorities in Romania (eg ANAF, etc.) and from abroad (eg European tax authorities , etc.).

Personal data may be transferred to entities in the European Union / EEA. When transferring Personal Data to a third party or an international non-EU organization, the information in the Transfer International section is applicable.

Personal data transmitted to third parties will be appropriate, pertinent and nonexcessive in relation to the purpose for which they were collected and which allows the transmission to a third party.

International Transfer

In the event that the data of the Target Person will be transferred to other companies / entities in other countries outside the EU / EEA, Cosmetics Venom SRL will apply the guarantees provided by art. 44-49 of the Regulation.

WHAT RIGHTS HAVE THE Target Person AND WHAT EXERCISE?

The person concerned has the following exclusive rights to the data:

a) the right of access to data according to art. 15 of the Regulation;

b) the right to rectify the data, according to art. 16 of the Regulation;

c) the right to delete the data, according to art. 17 of the Regulation;

d) the right to restrict the data, according to art. 18 of the Regulation;

e) the right to data portability, according to art. 20 of the Regulation;

f) the right to object, according to art. 21 of the Regulation;

g) the right not to be subject to an automated individual decision, including profiling, according to art. 22 of the Regulation;

h) the right to address to the National Authority for the Supervision of Personal Data Processing and Justice;

In order to exercise these rights, the Target Person may address a written, dated and signed application filed to Cosmetics Venom SRL at: Gladiolelor Street, no. 2, bl. G 140, extension floor, AP. 111, Alba Iulia, Alba county, Romania, postal code 510040, or by email at office@daje.ro, respectively by calling +40 745 766 257.

The Personal Information and, as the case may be, the measures taken will be forwarded to the targeted person at the address mentioned in the request or at the registered Cosmetics Venom SRL within the 30-day period provided for in the Regulation. This period may be extended by two months when necessary, taking into account the complexity of the request.

Cosmetics Venom SRL reserves the right to set a fee for repeated requests under the Regulation.