

PRIVACY POLICY

For the purposes of the provisions of the European Data Protection Regulation and the Organic Law 3/2018, of 5 December, on the protection of personal data and guarantee of digital rights, the data subject is hereby informed that SAND AND SEA RESORTS, S.L., C.I.F. B-38642310, of the existence of a processing activity called - CUSTOMER MANAGEMENT - created for the purpose of managing for the purpose of managing the relationship with users, customers and potential customers.

In accordance with the provisions of the aforementioned regulations, we inform you that the personal data obtained as a result of the processing of your personal data will be used for the following purposes personal data obtained as a result of you sending us your personal data will be incorporated into the processing activities of the incorporated into the processing activities of SAND AND SEA RESORTS, S.L., with registered office at Avd. Bulevar Chajofe, 3. Edificio Edén, 2ª Planta. Edificio Edén, 2ª Planta, Oficina 208. 38640 Arona, implemented all the security measures established in Royal Decree 1720/2007.

SENDING AND REGISTRATION OF PERSONAL DATA

In order to receive information about the products and services of SAND AND SEA RESORTS, S.L., it is necessary to provide the contact details of the interested party, such as their e-mail address. Failure to provide the personal data requested or failure to accept this data protection policy means the impossibility of subscribing, registering or receiving information on the products and services of SAND AND SEA RESORTS, S.L. Notwithstanding the fact that the interested party may subsequently exercise his or her right of suppression and opposition recognised in the European data protection regulation.

ACCURACY AND VERACITY OF THE DATA PROVIDED

The User who sends the information to SAND AND SEA RESORTS, S.L. is solely responsible for the veracity and correctness of the data included, exonerating SAND AND SEA RESORTS, S.L. of any liability in this regard.

Users guarantee and are responsible, in any case, for the accuracy, validity and authenticity of the personal data provided, and undertake to keep them duly updated.

The user agrees to provide complete and correct information in the registration form or subscription.

SAND AND SEA RESORTS, S.L. is not responsible for the veracity of the information that is not of own elaboration and from those indicated by another source, so it does not assume any responsibility in terms of hypothetical damages that may arise from the use of said information. SAND AND SEA RESORTS, S.L. of responsibility before any damage or loss that the User may suffer as a result of errors, defects or omissions, in the information provided by SAND AND SEA RESORTS, S.L. always that comes from sources other than SAND AND SEA RESORTS, S.L.

PURPOSES

The purposes of data collection are: the development of activities and provision of information about SAND AND SEA RESORTS, S.L. products. will not transfer the data from users to third parties. However, in the case of being assigned to any SAND AND SEA RESORTS, S.L. information would be produced prior to collection requesting consent expressed by the affected party.

EXERCISE OF RIGHTS

You can direct your communications and exercise the rights of access, rectification, opposition, deletion, limitation of treatment, portability, unless subject to individual decisions automated, by mail: addressed to SAND AND SEA RESORTS, S.L., domiciled at avd. Chajofe Boulevard, 3. Eden Building, 2nd Floor. Office 208. 38640 Arona.

It will be necessary for you to prove your personality before SAND AND SEA RESORTS, S.L. by sending a photocopy of the National Identity Document or any other means valid in law.

COMPUTER SECURITY MEASURES

SAND AND SEA RESORTS, S.L., has adopted the security levels of Data protection Personnel legally required and included in RD 1720/2007 on Security Measures. However, we have other additional means, such as state-of-the-art firewalls generation, apart from technical measures such as software for the encryption of information confidentiality and control of access to personal information, restricted users, security policies, users and passwords that expire as required by the LOPDGDD, and others systems aimed at preventing misuse, alteration, unauthorized access and theft of Data Personnel provided SAND AND SEA RESORTS, S.L, will not be responsible for possible damages or damages that could derive from interferences, omissions, interruptions, viruses computer problems, telephone breakdowns or disconnections in the operational functioning of this electronic system, motivated by causes beyond the control of SAND AND SEA RESORTS, S.L.; of delays or blockages in the use of this electronic system caused by deficiencies or overloads of telephone lines or overloads in the C.P.D. (Data Processing Center), in the system of Internet or other electronic systems, as well as damages that may be caused by third parties through illegitimate interference beyond the control of SAND AND SEA RESORTS, S.L.

COMPUTER SECURITY MEASURES

SAND AND SEA RESORTS, S.L., has adopted the security levels of Data protection Personnel legally required and included in RD 1720/2007 on Security Measures. However, we have other additional means, such as state-of-the-art firewalls generation, apart from technical measures such as software for the encryption of information confidentiality and control of access to personal information, restricted users, security policies, users and passwords that expire as required by the LOPDGDD, and others systems aimed at preventing misuse, alteration, unauthorized access and theft of Data Personnel provided SAND AND SEA RESORTS, S.L, will not be responsible for possible damages or damages that could derive from interferences, omissions, interruptions, viruses computer problems, telephone breakdowns or disconnections in the operational functioning of this electronic system, motivated by causes beyond the control of SAND AND SEA RESORTS, S.L.; of delays or blockages in the use of this electronic system caused by deficiencies or overloads of telephone lines or overloads in the C.P.D. (Data Processing Center), in the system of Internet or other electronic systems, as well as damages that may be

caused by third parties through illegitimate interference beyond the control of SAND AND SEA RESORTS, S.L.

ACCEPTANCE AND CONSENT

The User declares to have been informed of the conditions on data protection of personal character, accepting and consenting to the treatment thereof by SAND AND SEA RESORTS, S.L., in the manner and for the purposes indicated in this Privacy Policy. Protection of Personal Data and in the newsletter registration forms of the page Web.

LEGAL WARNING

This legal notice regulates the use of the website www.lagosdefanabebeachresort.com (in hereinafter, the -Website-) of SAND AND SEA RESORTS, S.L., with C.I.F. B-38642310, domiciled in avd. Chajofe Boulevard, 3. Eden Building, 2nd Floor. Office 208. 38640 Arona.

LEGISLATION

In general, the relations between SAND AND SEA RESORTS, S.L., with the Users of its telematic services, present on this website, are subject to the legislation and Spanish jurisdiction.

USER USE AND ACCESS

The User is informed, and accepts, that access to this website does not imply, in any way any, the beginning of a commercial relationship with SAND AND SEA RESORTS, S.L., or any of your dealers.

INTELLECTUAL AND INDUSTRIAL PROPERTY

The intellectual property rights of the content of the web pages, their graphic design and codes are owned by SAND AND SEA RESORTS, S.L. and, therefore, its reproduction, distribution, public communication, transformation or any other activity that can be done with the contents of their web pages, not even citing the sources, except written consent of SAND AND SEA RESORTS, S.L.