

LEGAL NOTICE

CLOVER BIOANALYTICAL SOFTWARE, S.L. reserves the right to modify any type of information that may appear on the website, without having any obligation to give any notice period or notify the users of these modifications, as the publication of these modifications on the CLOVER BIOANALYTICAL SOFTWARE, S.L. website is understood to be sufficient notification.

In accordance with article 10 of the E-commerce and Information Society Service Act 34/2002, 11 July (artículo 10 de la Ley 34/2002, de 11 de julio, de Servicios de la Sociedad de la Información y Comercio Electrónico,), the identification data of the company that owns the domain www.cloverbiosoft.com will follow:

1. Identification data:

- Domain name: www.cloverbiosoft.com
- Company name: CLOVER BIOANALYTICAL SOFTWARE, S.L.
- Tax identification code (CIF): B19601400
- Registered company address: AVDA. DEL CONOCIMIENTO, 41. 18006 DE GRANADA
- Telephone number: 958991543
- E-mail address: INFO@CLOVERBIOSOFT.COM

2. Intellectual and industrial property rights:

The website, including but not limited to the programming, edition, compilation, and all other elements necessary for its operation, the designs, logos, text and/ or graphics, are the property of the CLOVER BIOANALYTICAL SOFTWARE, S.L., or, if applicable, CLOVER BIOANALYTICAL SOFTWARE, S.L., holds a license or express authorization from the authors/creators for these elements.

All the contents on the website are duly protected by intellectual and industrial property legislation, as well as being registered in the corresponding public registries. Regardless of the purpose for which they could be used, the partial or total reproduction, use, exploitation, distribution, and commercialization requires, in any event and in any case, prior written consent from CLOVER BIOANALYTICAL SOFTWARE, S.L. Any unauthorized use will be considered as a material breach of the intellectual and industrial property rights of the author. The designs, logos, and /or graphics that do not belong to the CLOVER BIOANALYTICAL SOFTWARE, S.L. and that may appear on the website belong to their respective owners, and these owners are responsible for any possible controversy that could be caused concerning these elements. CLOVER BIOANALYTICAL SOFTWARE, S.L. expressly authorizes that third parties can redirect directly to the specific content of the website and, in any case, redirect to the main website www.cloverbiosoft.com

CLOVER BIOANALYTICAL SOFTWARE, S.L. recognizes the corresponding intellectual and industrial property rights of these third-party owners, but their mere mention or appearance on the website does not imply in any way, that CLOVER BIOANALYTICAL SOFTWARE, S.L. has any rights or responsibilities for these third parties, CLOVER BIOANALYTICAL SOFTWARE, S.L. also does not give any endorsements, sponsorship, or recommendations for these third parties.

Any type of comment or observation on possible breaches of intellectual and industrial property rights, as well as about any of the contents on the website, can be made by using the email address INFO@CLOVERBIOSOFT.COM, or by sending the observations or comments to the following postal address: AVDA. DEL CONOCIMIENTO, 41. 18006 DE GRANADA.

3. Browsing, access, and security:

The access to, browsing, and use of this webpage imply that you have given your unconditional express acceptance of all the terms and conditions of this Privacy and Data Protection Policy. This acceptance will have the same validity and effectiveness as any written and signed contract. Therefore, the term User will be understood as the person who accesses, browses, uses, or participates in the services and activities developed on this website that are both free of charge and subject to payment.

The access, browsing and use of this website implies that the user has given their unconditional express acceptance of all the legal warnings, conditions, and terms of use contained in this Privacy and Data Protection Policy. CLOVER BIOANALYTICAL SOFTWARE, S.L. makes every possible effort to ensure that browsing on this website can be carried out in the best possible way and that any possible harm that could occur during browsing is avoided. CLOVER BIOANALYTICAL SOFTWARE, S.L. does not take responsibility or liability for and does not guarantee that access to the website is uninterrupted or that it is free from mistakes. CLOVER BIOANALYTICAL SOFTWARE S.L. also does not take responsibility or liability for and does not guarantee that the contents or software which could be accessed through this website are free from mistakes or could cause harm. CLOVER BIOANALYTICAL SOFTWARE, S.L. will not be, under any circumstances, responsible or liable for the losses, damages, or harm of any type that could arise from accessing and using the webpage, this is including but not limited to any problems caused to IT systems or problems caused by the introduction of a virus, CLOVER BIOANALYTICAL SOFTWARE, S.L. is also not responsible or liable for the damage that could occur to the users if they use this website inappropriately. The services offered on this website can only be used correctly if the technical specifications for which it was designed are fulfilled. Under 14's are prohibited from using this website, unless they have prior express permission from their parents, tutors, or legal representatives, who will be considered to be responsible for the actions taken by the minors in their care, in accordance with current legislation. In any event, it will always be presumed that any access to the website carried out by a minor will have taken place with prior express authorization from their parents, tutors, or legal representatives.

4. Exemption from liability for CLOVER BIOANALYTICAL SOFTWARE, S.L.:

CLOVER BIOANALYTICAL SOFTWARE, S.L. is exempt from any type of responsibility liability derived from information published on their website in the case that the information referred to has been manipulated or introduced by a third party who is not associated with the website. Policy on links from the website, it is possible that a link can redirect to content of third-party websites. Given that the CLOVER BIOANALYTICAL SOFTWARE, S.L. cannot always control the content introduced by third parties onto their respective websites, the CLOVER BIOANALYTICAL SOFTWARE, S.L. does not assume any kind of responsibility or liability regarding any content of this kind. In any case, CLOVER BIOANALYTICAL SOFTWARE, S.L. will proceed to immediately remove any kind of content that could contravene national, international, moral, or public order legislation, proceeding to the immediate removal of the redirection to the previously mentioned website, informing the authorities that are responsible for the type of content in question. CLOVER BIOANALYTICAL SOFTWARE, S.L. is not responsible or liable for any information and content that is stored, including but not limited to, in forums, chats, blog generators, comments, social media networks or any other media which allows third parties to publish content independently on the web page of CLOVER BIOANALYTICAL SOFTWARE, S.L. Nevertheless, and in accordance with what is stated in articles 11 and 16 of the E-commerce and Information Society Service Act ECISSA (artículos 11 y 16 de la Servicios de la Sociedad de la Información y Comercio Electrónico, LSSICE), CLOVER BIOANALYTICAL SOFTWARE, S.L. makes themselves available to all users, authorities, and security bodies, actively collaborating in the removal or, in the event of such action being needed, the blocking of all content that could affect or contravene national or international legislation, third party, moral, or public order rights. In the case that the user considers that some type of content exists on the website that could be classified in this way, we request that they immediately notify the website administrator. This website has been checked and tested so that it works correctly. In principle, correct operation can be guaranteed 365 days a year, 24 hours a day. However, CLOVER BIOANALYTICAL SOFTWARE, S.L. does not rule out the possibility that some programming mistakes may exist, or that causes of force majeure, natural disasters, strikes or similar circumstances could occur which would make access to the web page impossible.

5. Additional conditions:

The user who enters their data is solely and ultimately responsible for the veracity of the information supplied to the service and for any the modifications of the data that may be made until this service is finalized.

6. Information updates and modifications:

The information that appears on this website is the information that was current and up to date on the date of its last update. CLOVER BIOANALYTICAL SOFTWARE, S.L. reserves the right to update, modify, or eliminate the information from this website and is able to limit or not permit access to the website. This website cannot be altered, changed, modified or adapted. However, CLOVER BIOANALYTICAL SOFTWARE,

S.L. reserves the right to carry out, at any time, as many changes and modifications as it sees fit, and the company can exercise this right at any time and without prior warning.

7. Applicable law and jurisdiction:

These conditions will be governed and interpreted in accordance with Spanish Law. For all issues that may arise concerning the interpretation, fulfillment, rescission, or resolution of the General Conditions, the Parties will be subject to the jurisdiction of the Courts and Tribunals of Granada. Nevertheless, in accordance with Spanish legislation, for any and all issues that could arise regarding these General Conditions, the corresponding competent courts and tribunals whose jurisdiction is applicable at that time, or alternative legislation, will have jurisdiction, in accordance with article 52 of the Civil Procedure Law (artículo 52 de la Ley de Enjuiciamiento Civil).