

USER TERMS

1. General

This website is hosted by Labori International B.V. (**Labori**). Labori is registered at the Chamber of Commerce (*Kamer van Koophandel*) under number 37049982.

The use of this website (the Website) and all information provided by Labori on or via this Website are subject to the terms and conditions set out below.

By accessing this Website and the materials and information contained herein, you acknowledge that you have read, understand, accept and agree to be bound by the terms and conditions that follow.

2. Use of this Website

Information on this Website is provided by Labori with care and is believed to be accurate and reliable when placed on this Website, but Labori does not guarantee it is accurate or complete or current at all times. While Labori fully intends to ensure that this Website will remain accessible without interruption, we cannot guarantee its availability and accessibility at all times. Labori may edit any information on this Website at its sole discretion and without prior notification. Use of information provided through this Website (including links to website of third parties) is for your own risk.

Links to other websites from this Website are for convenience only. No endorsement of any third party products, services or information is expressed or implied by any information, material or content referred to or included on, or linked from or to this Website.

3. Intellectual property

All information in and materials available on this Website (the Website Content) are the property of Labori. Users of this Website shall be entitled to copy any Website Content for their own personal use but may not republish or reproduce any such information in any manner, including electronic reproduction by "uploading" or "downloading", without the prior written consent of Labori. Otherwise, no one has permission to copy, redistribute, reproduce or republish, in any form, any Website Content.

4. Limitation of liability

Except in cases of willful misconduct or gross negligence on the part of Labori, Labori cannot be held responsible in any manner, nor shall be liable, for any damages, including, but not limited to any direct, indirect, special or consequential damages however caused, arising out of your use of this Website and/or any web browser, including any damages you may suffer if you transmit confidential or sensitive information to us or if we communicate such information to you at your request over the internet.

While Labori fully intends to ensure that this Website will remain accessible without interruption, Labori can also not be held liable for any damage resulting from the unavailability of this Website at any time or during any period.

5. Cookies

A cookie is a small text file created by a website that is sent to the user's browser. The browser temporarily saves the cookie on your device (e.g. your computer or smart phone). Your device is then assigned a unique number, which allows our Website to recognize your device in future instances and keep track of your preferences.

We use cookies to enhance your user experience on our Website, to ensure that our Website functions properly and to allow us to identify and solve any problems related to the use of our Website.

You can remove cookies through your browser settings or disable use of cookies at all times. If cookies are disabled in your browser settings, cookies will no longer be saved on your device when visiting our Website. When cookies are disabled, some functionalities of our Website may no longer work.

Which cookies are used by us?

Functional cookies

These cookies are necessary for certain functionalities to work on our Website. Without these cookies the following functions are not available: [filling in the contact form]

Google Analytics

To test the quality and effectiveness of our Website, we use Google Analytics. This allows us to analyze how our Website is being used and how we can enhance user experience. We have entered into a data processor agreement with Google. This means that Google may not use any data for its own purposes nor access the data on its own. We do not use Google Analytics to create profiles of our Website's users nor in any way identify individuals.

6. Governing law and jurisdiction

These user terms are governed by, and are construed in accordance with, the laws of the Netherlands.

7. Changes

Labori reserves the right to change and/or replace all or part of the Website Content at any time and without prior notification. In addition, Labori these terms relating to the use of this Website may be amended without prior notice. Amendments to these user terms shall take effect as from the moment of re-accessing this Website.

8. Questions and comments

Should you have any questions or comments in relation to this Website, please feel free to send an e-mail to: info@labori.nl.