

LEGAL DISCLAIMER

GENERAL TERMS AND CONDITIONS OF USE

1. PURPOSE AND OWNER OF THE WEBSITE

Official website for AQUANIMA GROUP, which includes IBÉRICA DE COMPRAS CORPORATIVAS, S.L. and its subsidiaries. All references to AQUANIMA GROUP will be understood to include IBÉRICA DE COMPRAS CORPORATIVAS, S.L. and its subsidiaries. This website (www.aquanima.com) is the property of IBÉRICA DE COMPRAS CORPORATIVAS, S.L., a company incorporated by articles of incorporation authorised by the Madrid notary Antonio Fernández-Golfín Aparicio on 29 September 2000, under number 2,931 of his records. Its registered office is at Edificio Arrecife, Planta 0, Ciudad Grupo Santander, Avda. de Cantabria s/n, 28660, Boadilla del Monte, it is entered into the Madrid Mercantile Registry in Volume 15,946, Book 0, Folio 151, Section 8, Sheet M-269630 and holds corporate tax ID B-82797713.

These general terms and conditions of use regulate access to and use of the website www.aquanima.com, which AQUANIMA GROUP makes available to online users. The use of certain services listed included on this website will in addition be governed in each case by their own particular terms and conditions, which users must accept.

2. CONTENT AND RESPONSIBILITY

Aquanima Group has obtained all of the information and materials included on the website from sources that it considers reliable; however, although reasonable measures have been taken to ensure that the information is correct, Aquanima Group cannot guarantee that it is accurate, complete or up to date and it should not be relied upon as such. Aquanima Group expressly rejects any liability for errors or omissions in the information contained on the pages of this website.

Aquanima Group reserves the right to modify, suspend, cancel or restrict the content of the website, links or information obtained through it, without prior notice.

Therefore, Aquanima Group recommends that the user read these terms and conditions of use every time they access the website. The general terms and conditions of use will be visible and freely accessible for users to check as often they like. You must expressly accept these general terms and conditions of use to be registered as a website user.

If any clause of these general terms and conditions of use is declared null and void, the other clauses will remain in effect and will be interpreted taking into account the wishes of the parties and the actual purpose of these general terms and conditions of use.

Your internet browser may create a copy of this page in its cache memory, meaning that, the next time you access the page, the one you see may not be the latest version but the one stored in the cache. In order to avoid these issues, we recommend that you update the portal in your browser when you visit www.aquanima.com

Under no circumstances will Aquanima Group, its subsidiaries and/or directors, its employees and authorised staff be held liable for any kind of damage, loss, claim or cost of any kind, irrespective of whether they arise from use of the website, from information acquired from or accessed through the website, from computer viruses, from operating failures or from interruptions in service or transmission, or line outages. By using the website, through a direct connection or via a link or other means, users are warned that these eventualities may occur.

No illegal or illicit content, computer viruses, or messages that, in general, affect or infringe upon the rights of Aquanima Group or of third parties may be transmitted or sent via the website.

Aquanima Group will not be held liable for the precision of information published by third parties. Aquanima Group will not be held liable for content that it has not created or for content included on websites controlled by third parties.

Aquanima Group will not be held liable for websites that are not its property but that may be accessed via links or for any content provided by third parties. Users make use of a link or access to a third-party website on their own will and at their exclusive risk. Aquanima Group does not recommend or guarantee any information obtained through a link, nor will it be held liable for any loss, claim or damage arising from the use or misuse of a link, or from the information obtained through it, including other links or websites, from an interruption to the service or to access, or from attempts to use or misuse a link, when accessing the Aquanima website or when accessing information on other websites through the Aquanima website.

The user exempts Aquanima Group from any liability in relation to: (a) their access to the site, (b) their use of the services or (c) any breach of these general terms and conditions of use they commit, and in relation to any breach of any intellectual property right, fundamental right or other right of any person or body.

This website sometimes uses cookies, small data files generated on the user's computer, in accordance with its [cookies policy](#).

3. REGARDING USE OF THE WEBSITE

If there are any access issues, Aquanima Group will take all pertinent action to fix them although it does not guarantee that there will be no errors or that the website will be fully available at all times, as this may be affected by maintenance or work on improvements.

Aquanima Group will not be held liable for any damage that may be caused to the user's computer or data files stored on the same as the result of any virus or malware, or through inappropriate use of the user's device or using unsuitable tools to access the website.

Users are wholly liable for their conduct when accessing website information, browsing the site and after accessing it.

The user undertakes not to use any of the content provided by Aquanima Group, whether created by Aquanima Group or not, or officially published under its name or not, to perform any activity that is contrary to the law, public order or morality. Anyone who accesses the website must observe applicable legislation, any subscribed codes of ethics and conduct and the general terms and conditions of use for the website. Accordingly, they will abstain from any conduct including, but not limited to, conduct that:

- (a) contravenes, diminishes or constitutes an attack against the fundamental rights and freedoms recognised constitutionally, in international treaties and in the rest of the legal system;
- (b) induces, incites or encourages illegal, denigrative, defamatory, degrading or violent actions or actions that are, in general, contrary to the law, morality and generally accepted good practice or public order;
- (c) induces, incites or encourages actions, attitudes or ideas that discriminate on the grounds of sex, race, religion, creed, age or condition;
- (d) includes criminal, violent, pornographic or degrading messages or messages that are, in general, contrary to the law, morality and generally accepted good practice or public order;
- (e) induces or may induce an unacceptable state of anxiety or fear;
- (f) induces or encourages involvement in dangerous or risky practices or practices that are harmful to health and psychological balance;
- (g) is false, ambiguous, inaccurate, exaggerated or strange, in such a way that it may lead to errors regarding its purpose or regarding the intentions or motives of the person behaving in this way;
- (h) is protected by any intellectual or industrial property rights belonging to third parties, where the user has not first obtained the necessary authorisation from its owners for the use or intended use of it;
- (i) it violates third-party business secrets;
- (j) is contrary to the right of honour or to personal and family privacy or breaches personality rights;
- (k) infringes on regulations regarding the confidentiality of communications;
- (l) constitutes illegal, misleading or disloyal advertising and, in general, constitutes unfair competition;

(m) causes, by its characteristics (such as format, extent, etc.), difficulties in the normal functioning of the service or does not meet the technical requirements or specifications established for accessing the website, or that, in any way, may damage, render useless or impair the website or its services or prevent normal use of them by other users. The user will be liable for any damages or losses caused to Aquanima Group as a result of their breach of any of the obligations set out herein.

Aquanima Group reserves the right to update the content whenever it sees fit, or to delete it, reduce it or prevent access to it, either temporarily or permanently, and to deny access to the website to users that misuse the content and/or do not comply with any of the terms and conditions that appear in these general conditions of use, without this generating any right to compensation or indemnity for the user who is denied access.

4. INDUSTRIAL AND INTELLECTUAL PROPERTY

This website is the property of Ibérica de Compras Corporativas, S.L. All intellectual and industrial property rights and rights to exploit and reproduce this website, its pages, screens, the information it contains, its appearance, structure and design, source code, software and audio files, and any hyperlinks on the website to other Aquanima Group websites are the property of, have been ceded to or are licensed to Ibérica de Compras Corporativas, S.L. or Aquanima Group companies, unless stated otherwise.

All the names, designs and/or logos contained on the website are duly registered marks that are the property of Aquanima Group. Proceedings may be instigated in accordance with prevailing laws against its unauthorised use by parties other than the legitimate owner. The intellectual and industrial property rights of third parties are clearly stated and must be respected by any party accessing the website. The name of the domain hosting this website is the property of Ibérica de Compras Corporativas, S.L.

Likewise and without prejudice to the above, the content on this website is also considered software and all prevailing Spanish and EU legislation in this area therefore applies to it.

The contents of this Website may be downloaded, and any pages of same copied and printed, for private and personal use only. No part of the content of this website may be reproduced, distributed, publicly disclosed, amended or, in general, exploited in any way.

5. PRIVACY POLICY

See [privacy policy](#)

6. APPLICABLE LEGISLATION AND JURISDICTION

These general terms and conditions of use will be interpreted in the Spanish language and will be governed by Spanish law. The parties expressly waive any other applicable jurisdiction and agree to submit any controversy to the courts of the city of Madrid.

© Ibérica de Compras Corporativas, S.L. All rights reserved