



THE SECRET LIFE OF A PLANT BIOLOGIST

IDENTIFICATION DATA

You are visiting the website under the barnaclub.cragenomica.es domain owned by el CRAG.

Company name: Centre de Recerca en Agrigenòmica, CRAG

Company address: Carrer de la Vall Moronta, Edifici CRAG, 08193 Cerdanyola del Vallès (Barcelona)

CIF: Q0801214H

Phone: 935 636 600

Email: info@cragenomica.es

USER ACCEPTANCE

This Legal Notice regulates the access and use of the website under the domain cragenomica.es (hereinafter the "Website") that CRAG makes available to Internet users. The User is understood as the person who accesses, navigates, uses or participates in the services and activities of this website.

This website complies with the provisions of Spanish Ley 34/2002, de 11 de juliol, de Servicios de la Sociedad de la Informació i de Comercio Electrónico and current legislation on the protection of personal data

el CRAG may alter at any time and without prior notice, the design, presentation and/or configuration of the website, as well as some or all services, and add new services.

The use of this website implies full acceptance of the provisions included in this Legal Notice and General Conditions and Terms of Use in the version published by CRAG at the time the User accesses the Website.

The use of certain services offered to users through the website may be subject to specific conditions that, depending on the case, replace, complete and/or modify these General Conditions and Terms of Use. Therefore, prior to the use of such services, users must also read carefully and also accept the corresponding specific conditions.

GENERAL CONDITIONS AND TERMS OF USE

Access to the website by users is free and free, and any use other than the purpose of this Website is expressly prohibited.

The user undertakes to make diligent use of it and the services accessible from this website, as well as to maintain due respect to other users.

Among others, this commitment implies that:

- The user agrees to use the website, content and services in full compliance with the Law, good customs and these conditions of use and, where appropriate, particular conditions,

Accordingly, the User commits not to use the website or the services provided through it for purposes or effects unlawful or contrary to the content of this Legal Notice, harmful to the interests or rights of third parties, or that of any may damage, disable or deteriorate the website or its services or prevent normal enjoyment of the website by other Users.

- The user expressly agrees not to destroy, alter, disable or otherwise damage the data, programs or electronic documents and others found on the website.
- The user agrees to not hinder access to other users to services through mass consumption of computer resources through which CRAG provides the service, as well as to not perform actions that damage, interrupt or generate errors in said systems or services.
- The user agrees to not introduce programs, viruses, macros, applets, ActiveX controls or any other logical device or sequence of characters that cause or are likely to cause any type of alteration in the computer systems of CRAG or of third parties.
- The user agrees not to obtain information, messages, graphics, drawings, sound and/or image files, photographs, recordings, software and, in general, any kind of material accessible through the website or the services offered in the website itself.
- The user agrees to make appropriate use of the content and services (such as comments, opinion forums or pages open to the reader) that CRAG offers on its website and not use them to engage in illegal or contrary activities to good faith and legal order; disseminate content or propaganda of a racist, xenophobic, pornographic-illegal, apology of terrorism or attempts against human rights.
- In accordance with the anti-spamming policy of CRAG the user agrees to refrain from using and collecting data from distribution lists that can be accessed through the information and services contained on the website in order to carry out activities for promotional or advertising purposes as well as sending commercial communications of any kind and through any support not requested or previously agreed to by CRAG and/or interested parties.

The User who intentionally or culpably fails to comply with any of the foregoing obligations and commitments shall be liable for all damages and losses caused.

WEB REGISTRATION AND PASSWORDS

In general, access to the services and contents of the website does not require prior subscription or registration of Users. However, CRAG may condition the use of some of the services to the prior completion of the corresponding User sign up, selecting the identifier (ID or login) and the password that the User agrees to keep and use with due diligence.

- If, for the use of a service on the website, the user should proceed to register it, he will be responsible for providing truthful and lawful information.

For these purposes, the User guarantees the authenticity of all the data communicated as a consequence of completing the necessary forms for the subscription to the Services.

Likewise, it will be the responsibility of the User to keep all the information provided to CRAG permanently updated so that it responds, at all times, to the real situation of the User. In any case, the User will be solely responsible for the false or inaccurate statements made and the damages caused to CRAG or third parties for the information provided.

- If as a consequence of the registration, the user will be provided with a password, he / she commits to make diligent use and to keep the password secret to access these services. Users are responsible for the proper custody and confidentiality of any identifiers and/or passwords that are provided by CRAG and agree not to allow their use to third parties, either temporarily or permanently, or to allow their access to them. It will be the responsibility of the user the illegitimate use of the services by a third party that uses for this purpose access credentials obtained because of a non-diligent use or the loss of this by the user.
- The user is obliged to immediately notify CRAG any fact that allows the improper use of identifiers and/or passwords, such as theft, loss, or unauthorized access to them, in order to proceed to its immediate cancellation. Until such events are reported, CRAG will be exempt from any liability that may arise from the improper use of identifiers and / or passwords by

unauthorized third parties.

- Some of the services and contents offered by CRAG may be subject to prior contracting of the service and to the payment of an amount of money in the manner determined in the General Contracting Conditions, in which case they will be made available to you. clear way.
- When it is necessary for the user to register or provide personal data in order to access any of the services, the collection and processing of personal data of users will be applicable as provided in the section on PROTECTION OF PERSONAL DATA of this Notice Legal, as well as the provisions of the Registration Conditions, if any.
- The contracting of products or services through this website by minors is prohibited, duly and previously obtaining the consent of their parents, guardians or legal representatives, who will be considered responsible for the acts that carry out the minors under their care.

LIMITATION OF GUARANTEES AND LIABILITIES

CRAG undertakes to make its best effort to avoid any errors in the content that may appear on the website. In any case, CRAG will be exempt from any liability for any damages of any kind that may be due to the lack of accuracy, completeness, actuality, as well as errors or omissions that may exist in the information and services contained of this Website or other content that can be accessed through it, nor assumes any duty or commitment to verify or monitor its contents and information.

Also, CRAG does not guarantee the availability, continuity or infallibility of the functioning of the Website, and therefore excludes, to the maximum extent permitted by current legislation, any liability for damages of any kind that may be owed to the lack of availability or continuity of the operation of the website and the services enabled in it, as well as the errors in the access to the different web pages or those from which, if applicable, these services are provided.

CRAG also does not guarantee that the website and the server are free of viruses and is not responsible for the possible damages that may result from interference, omissions, interruptions, computer viruses, telephone failures or disconnections in the operational operation of this electronic system, motivated by causes other than by CRAG, of delays or blockages in the use of this electronic system caused by deficiencies of telephone lines or overloads in the system of the Internet or in other electronic systems, as well as of damages that may be caused by third parties through illegal interference beyond the control of CRAG.

CRAG excludes any liability for damages of any kind that may be due to the services provided by third parties through this Website as well as to the means that these enable to manage service requests, and specifically, in an enunciative way and not limiting: for acts of unfair competition and illicit advertising as a consequence of the provision of services by third parties through the website, as well as the lack of truthfulness, accuracy, completeness, vices, defects, relevance and/or Currently, the contents transmitted, disseminated, stored, received, obtained, made available or accessible through the services provided by third parties through this website.

INTELLECTUAL AND INDUSTRIAL PROPERTY

All the rights of Intellectual and Industrial Property of this website and its contents (texts, images, sounds, audio, video, designs, creatives, software) belong, as a collective work author or as assignee, to CRAG or, if applicable, to third parties.

The reproduction, distribution and public communication, including its modality of making available of all or part of the contents of this web page, for any purpose, in any medium and by any technical means, without the authorization, are expressly prohibited by CRAG.

The user agrees to respect the rights of Industrial and Intellectual Property owned by CRAG and third parties.

The user can visualize all the elements, print them, copy them and store them on the hard drive of its computer or on any other physical medium as long as it is solely and exclusively for personal and private use. Therefore, is strictly forbidden its use for other purposes, its distribution, as well as its modification, alteration or decompilation.

CRAG provides access to all kinds of information, services, programs or data on the Internet that may belong to third parties, in which case the intellectual property rights stipulated by their owners will be applicable.

LINKS OF THIRD PARTIES

In the event that links or hyperlinks to other Internet sites were available on the website, CRAG will not exercise any type of control over these sites and contents.

In no case CRAG will assume any liability for the contents of any link belonging to a third-party website, nor will it guarantee the technical availability, quality, reliability, accuracy, amplitude, veracity, validity and constitutionality of any material or information contained in none of hyperlinks or other Internet sites.

These links are only provided to inform the User about the existence of other sources of information on a specific topic, and the inclusion of a link does not imply endorsement of the linked web page by CRAG.

CRAG only authorizes mentions to its contents in other Web sites, provided that the treatment they is always respectful, comply with current legislation and in no case reproduce, without the proper authorization, the contents of CRAG.

PROTECTION OF PERSONAL DATA

CRAG implements the technical and organizational measures necessary to guarantee the protection of personal data and to avoid its alteration, loss, treatment and/or unauthorized access, given the current state of the technology, the nature of the data stored and the risks to which they are exposed. All this, in accordance with the provisions of current legislation regarding the Protection of Personal Data.

The user may provide to CRAG their personal data through the different forms that appear on the website for this purpose. These forms incorporate a link to the Privacy Policy.

In the same way, CRAG may obtain personal data originating from your browsing and/or use of this website, in accordance with our Privacy Policy.

Please read our Privacy Policy carefully before providing your personal data.

USE OF COOKIES

This website, like most web sites on the Internet, uses cookies to improve the user's experience. In our Cookies Policy you will find information on what cookies are, what type of cookies this website uses, how to disable cookies in your browser and how to specifically disable the installation of third-party cookies.

Please read our Cookies Policy carefully before continuing to browse our website.

10 MODIFICATION OF THE CONDITIONS OF THE LEGAL NOTICE CRAG expressly reserves the right to modify this legal notice without prior notice. Consequently, the User must carefully read this Legal Notice on each of the occasions in which the

website is used, since this Legal Notice may undergo modifications.

The user acknowledges and accepts that it is their responsibility to review the website and this Legal Notice.

LAW AND JURISDICTION

All issues that arise between CRAG and the user regarding the interpretation, compliance and validity of this Legal Notice will be governed by their own clauses and, in which it was not foreseen in them, in accordance with Spanish legislation.

The parties are expressly subject to the jurisdiction of the Courts and Tribunals of the address of CRAG.



THE SECRET LIFE OF A PLANT BIOLOGIST

