

GLOSSARY of LN:

General conditions of supply of the product / service: it is the present agreement, hereinafter also called "agreement" or "LN" and it is present in "legal notes" on the Daphne website and at some Daphne Points®. It also contains references to other attached documents that form integral part of this agreement including the glossary and the premises.

Daphne Point®: they are independent professional operators who collaborate with the Daphne Lab® network and are authorized to promote the Daphne Lab® branded products.

Daphne Website: is the official website of the Daphne Lab brand www.daphnelab.com.

BioMetaTest: it is the editorial product and / or service related to it, whose catalog list is also visible on the Daphne website.

Associated services: all the services that can be associated with the BioMetaTests, such as consultancy, diets, training, nutrition education, specialist advice, etc.

Daphne Lab®: it is the trademark given in concession to the various companies in the various international territories. In this contract for "Daphne Lab" is meant the holder of copyright i.e. Unizenic Limited of Gibraltar where the BioMetaTests are performed and licensed worldwide, but they can also be the licensee companies that have signed a license agreement for the use and distribution of the Daphne Lab's products and services in their respective countries.

Editorial product: it is the nature of the BioMetaTest as an editorial product licensed to the Daphne Point® and / or to the customer for the uses permitted by this agreement.

Database: the entire or partial database of all Daphne Points®, as well as the bromatological contents of the BioMetaTest (or partial) owned by Daphne Lab® or other parties, to which Daphne Lab® has legally granted the ownership, as well as all the contents of the handouts, sheets, attachments, guides, manuals, etc. that enrich the contents of the BioMetaTests. All databases are protected by copyright.

Customer: the person requesting the BioMetaTest and / or the associated services (may be a private or business client), or the person who has the legal right in the case of minors, incapacitates, etc. In particular, the customer is also understood to be the simple visitor to the website or Daphne Point® who has interacted and collected material, databases, manuals and downloaded contents.

PP: Privacy Policy is the document that regulates the handling of the personal data between the actors of the processes.

Web user: it is the customer that browses on the official and associated websites of daphnelab.com or that downloads material of any nature from them.

PREMISES:

This agreement of general conditions of supply of the Daphne Lab® service and products is stipulated between the companies that provide the service / product, such as the Daphne Point®, the authorized websites, other operators, as well as the company's e-commerce website daphnelab.eu from one side (hereinafter also called "Daphne Lab") and the customer, who can be both private

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and business, i.e. the person who requests the BioMetaTest and/or the associated services (hereinafter called "customer", while in PP is called User) or even the user-visitor who has collected material or downloaded files from any authorized website or even physical location. In the case of minors, the client is one of the parents or legal guardians. The customer accepts all the present agreement and its attachments (including glossary and premises) in their entirety and without reservations.

1. The present contractual conditions (LN) for the supply of the service and sale of Daphne BioMetaTest products or associated services apply between the current company that carries out the BioMetaTest (or who expressly takes its place in the reference country and all the connected companies) and the customer (private, business or visitor, in any cases always "customer") who requests the service through a specific procedure, or through the request "form 62", downloadable from the Daphne Lab® website or collectable from any Daphne Points® or directly on site at the Daphne Lab main office, or by any other form of request, including paper, verbal or fax, which is considered appropriate for Daphne Lab®. Or else through the form 62, exclusively in the most updated version present at the time of the request on the official website www.daphnelab.com (hereinafter also called "Daphne website"), or through other request forms, even obsolete, if accepted by Daphne Lab®. In the event that Daphne Lab® accepts a request form, even if obsolete, it is as if the customer had accepted and signed the latest version of form 62 on the Daphne website, without being able to make claims in the future of any kind. In particular, the customer accepts without reservation that everything is governed by this LN agreement. The customer can view the latest version of Form 62 on the official Daphne Lab® website or request it from the Daphne Lab® company offices and in no cases he will be able to assume that he was not aware of the existence of a latest version under any circumstances. The customer is obliged to inquire about the latest versions of forms, examples of BioMetaTest or tests of various other nature and any other document only through the official Daphne Lab website and not through other websites, that may report obsolete or incorrect versions of the documents.

2. The list of Daphne Points® can be viewed on the website www.daphnelab.com or can be requested by telephone at Daphne Lab®. Daphnelab.com is the official company website from which it is possible to connect to the various international companies that have in concession brands, services, products, territories, etc. The Daphne Point® database is protected by confidentiality and copyright, as per article 2A of this agreement, article that the customer accepts in its entirety without any reservations.

2A. Each database present on sample tests, reports, internet, manuals, publications, brochures, internal publications, and any other form is a database built from the experience of Daphne Lab® over the years and is protected by copyright. It is absolutely forbidden to copy, modify, appropriate, use it for commercial purposes or for private or commercial use that are not allowed and authorized. Only the Daphne Point® and the customer can use, during the license agreement, and on the

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basis of this agreement only, the databases - only for personal use - without copying, publishing, or modifying them in any way, and in any case they can be used for private purposes only in order to correctly run any naturopathic programs during the term of the license agreement. The databases include, but are not limited to, the list of foods, the bromatological profile of foods, the list of Daphne Point® , various other lists that group together vitamins, minerals, metals, etc. as expressed in our test, including the graphics and layout. The database is copyrighted and may not be copied, modified or used for other purposes, unless otherwise agreed in writing. The Daphne Lab®, or who owns the rights to the database or to the contents protected by copyrights, reserves the right to report both criminally and civilly those who use the databases without written consent even to Courts other than those agreed herein.

All forms, including "form 62" and "form 93" and any associated promotional material are owned by Daphne Lab® . Any type of unauthorized appropriation is configured as undue.

3. The latest versions of these contractual terms and conditions of service provision are accessible to all at the respective legal offices of each national company and at some Daphne Points® centers when the customer explicitly requests them and on the official Daphne Lab website. The customer has the right and the duty to read carefully the present agreement, including any attachments, and to request the BioMetaTest and / or associated services only if he has fully understood and accepted all the conditions of this LN agreement, all its attachments, all documents in the "legal notes" section of the website, the BioMetaTests methodology and any other form and documentation explaining their nature, as well as the tests examples present on the Daphne website, the related forms and material. The glossary, premises and attachments form an integral part of this NL agreement.

4. The tests performed by Daphne Lab®, or by any companies connected to its brand all over the world, using the Daphne Lab® method, may herein be indicated also as "Micro-intolerance" or "Bio-intolerance" in a generic way or "BioTest", "MetaTest" or "BioMetaTest".

5. This Agreement represents the entire agreement between the parties; from one side the customer, requesting the service or product or simply downloading content or copying content or having access to Daphne Lab material in any way, and to the other side Daphne Lab®, or any related company. This agreement replaces any other previous agreement between the parties, including verbal or written. However, this agreement shall not, in any way, cancel any debts that the customer has accrued with Daphne Lab, or companies connected to it, unless there is a separate written agreement, accepted by all parties involved in the credit.

6. The Daphne Lab® carries out BioMetaTests that are defined by the naturopathic literature "bioenergetics" or "bioresonance", using sample of client's hair or other tissue considered suitable, such as salivary swab or other type established by Daphne Lab® from time to time. BioMetaTests are totally different from the laboratory tests recognized by classical science and codified by the regulation of respective national competent health bodies. They are based on a patented and reserved methodology, that does not have prescriptive, neither medical, nor clinical purposes and do not

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replace any medical treatment. Its non-exclusive, nor dietetic protocol is deemed suitable for the naturopathic science, often considered unscientific by other codified disciplines. Customers must always refer to their doctor before, during and after carrying out any BioMetaTest and associated services, even to be authorized to request it. Should the customer have not received the approval of his doctor to carry out and / or follow the indications of any BioMetaTest, then the same product / service shall not be considered applicable to the customer and the customer indemnifies the company Daphne Lab® and the Daphne Point® which provided the product / service, and / or any other company or professional connected in the supply process, from any form of damage or abuse, assuming full responsibility for his choice . Daphne Lab® is not required to check if the customer has been authorized by his doctor to perform the BioMetaTest or associated services, as it is not required to check the veracity of the data provided by the customer. The customer is required to inquire if the legislation of his country considers legal the practice of the products, services regulated by this LN agreement and related attachments. If not, the customer is required to notify it to Daphne Lab® and not to perform any service or product and in any case not to force Daphne Lab® to perform any service that he himself already knows to be unsuitable or illegal.

7. With this agreement, Daphne Lab® undertakes, inter alia, to provide the customer with a temporary license in order to supply a product / service called Daphne BioMetaTest in the manner and with the schedule, established by its CAR service card (document that the user declares to have viewed and accepted without reservation) and any related licenses.

8. The BioMetaTest Daphne is not a clinical test but a non-medical Biological Test. Therefore it does not replace any analysis performed by a laboratory or a hospital accredited by the authorized national health authorities by the customer's country. It is not a diagnostic test, it does not imply any therapy or medical prescription; it is not a sanitary test, nor a substitute for any other test. It does not have a forensic nature (i.e. it cannot be used as an evidence in legal or judicial or insurance cases), nor can demonstrate exemption from obligations, such as vaccinations or compulsory or medical care. The customer / user fully accepts this nature of the BioMetaTest product, as an editorial product, licensed for the number of days reported on the BioMetaTest itself and shall not claim any claim, except for the nature of its editorial product. The customer is required to inquire about the validity length of the product before the purchase, as this can change according to each Nation and various parameters. The customer is required to check the example of the chosen BioMetaTest on the Daphne website, so as to be sure of the ordered product, as well as the handling of his data (as per Policy Privacy PP). The customer can request a refund only if the purchased product is substantially different from the example on the Daphne website.

9. BioMetaTests are editorial and informative products that collect data related to naturopathy, to natural unconventional medicine, and to food supplements that naturopathic literature would suggest for a rebalancing of the holistic well-being of the subject. The information contained in the BiometaTests is for informational purposes only, it is not medical, and absolutely non-prescriptive. Any information on products / services must be approved by the user's doctor, before starting any

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protocol or recommendation. The customer releases Daphne Lab® and Daphne Points® or any other party involved in the supply of the product and / or services from any action against them of any kind, if he does not comply with this condition.

10. The BioMetaTests and their results are only indicative of the probabilistic state of energetic equilibrium (therefore indicators defined also as critical). Each result emerged is a data based on a risk profile principle and never an absolute or clinical data analysis, unless otherwise indicated. While the rebalancing protocol and all the associated recommendations have the sole purpose of indicating to the user's doctor what the naturopathic literature would recommend for the energetic rebalance of the subject. However, the legal function of prescribing and approving each protocol is the sole responsibility of the doctor belonging to the national territory of the client. The client shall contact his doctor for any interpretation of the protocol and authorization and modification of the same, as well as for the execution of each program and suggestion inserted in the product or associated services. For example, by way of example but not exhaustive: diets, suggestions of Bach flower remedies, music therapy, chromo therapy, supplements, use of remedies, association of foods, exclusion of food, food intake, etc. Daphne Lab® therefore assumes no responsibility for the incorrect use of the BioMetaTests in all its forms and the customer exempts Daphne Lab® and any Daphne Point®, as well as all parties involved in the product and / or of the service supply process from any action, if the customer has not correctly performed and accepted this condition. Should the customer have incorrectly performed the approach to the license of the product or have distorted the rules of this agreement then he could in turn be reported for damages.

11. In any case, the client shall consult his own doctor before, during and after the BioMetaTest, and for any specific need, he shall contact a health specialist, designates as such by the law of his country. The company assumes no responsibility for the use of BioMetaTests in an improper or otherwise self-interpreting or different way from the one expressly explained here.

12. Naturopathy, although being a recognized science in many parts of the world, has not yet been recognized in some countries as such and is often recognized with different legal formulas from country to country. Some countries don't officially recognize the figure of the naturopaths, while the law of some countries recognizes only to the doctors and to the official medicine the function of diagnosing and treating the diseases of the human being with their own methods, and to the veterinarian the function of diagnosing and treating the diseases of the animals, as well as the related prescription of drugs and the correct use of protocols, services and / or products. It is the customer's responsibility to inquire about the rules of his / her country governing the para-health care, the para-health care, the naturopathy and not to use the BioMetaTests differently from the purposes expressed and fully exposed herein or in violation of the laws of his country.

13. In compliance with the law of the user's country, every advice included in the BioMetaTests or on Daphne Lab or Daphne Points' website is only oriented to an integration of the general well-being and it is not intended as a diet, or as a medical dietetic service, nor prescription of substances declared as drugs or similar, or prescriptive in general, no health care (unless otherwise stated). Al-

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though it may appear that some advice is of a clinical and / or health nature, the customer and any professional, as well as any visitor declare to be fully aware that any information and content of the BioMetaTests and related services are not absolutely of this nature, provided that they are not explicitly declared as clinical. For any doubt about the content of the information, the customers and their doctors shall always contact Daphne Lab® and inquire about the nature of the various programs, protocols, systems and content of the BioMetaTests and related services, exempting Daphne Lab® from any damage or discomfort caused by any form of self-interpretation; in any case, even in this case, only the client's doctor can decide any continuation, modification or even partial interruption of the protocol and associated services.

14. The client shall not interrupt or modify any therapy prescribed by his doctor, nor does the Bio-MetaTest Daphne replace any other official medicine protocols recognized as such by the law of the client's country. If any recommendation are added to the ongoing medical treatments, this shall be always done under the prescription and approval of the client's doctor or homeopath or other health professional, recognized by the national competent law, that the customer peremptorily shall always consult, regardless of any indication, even verbal, of any operator linked to the company or the circuit of Daphne Point®.

15. The protocols that the BioMetaTests could sometimes suggest are studied according to the naturopathic literature or to the risk profiles of the data emerging from the BioMetaTests or according to the algorithms that the Daphne system uses in its BioMetaTest processing systems. In any case, no protocol, dietetic recommendation or other advice should be adopted by pregnant or breastfeeding women, unless authorized by their doctor or trusted gynecologist, or adopted by children or infants, unless specifically authorized by their doctor or pediatrician, as well as no protocol should be adopted to any animals, if not authorized by their veterinarian. In general, no advice should be adopted by any other client with a manifest or suspected pathology, if not authorized by their doctor or any recognized health professional who is already following the case customer or legally has the skills to do so. The customer therefore indemnifies Daphne Lab®, its associated companies any Daphne Point®, as well as any other operator involved in the supply chain of the product and / or service from any legal, criminal or civil action, of any nature if it is inherent to any product and / or service associated to the BioMetaTests, should these be used in a manner that does not comply with this agreement and / or differs from the license. The validity of all BioMetaTests is indicated in the BioMetaTest itself. The customer will no longer have license to use the BioMetaTest and associated services after this period. Using the unlicensed product is strictly prohibited. Unless otherwise stated, a 90-day license is intended.

Once the BioMetaTest has been received, the customer is obliged to carefully read and accept all its contents. The client releases Daphne Lab®, its related companies and any Daphne Point® from any damage of any kind, if the BioMetaTests are used in a way not compliant with rules expressed herein. Using the product and its associated services not in accordance with the rules of this agreement may result in damage to Daphne Lab® Quality System, as well as damage to its image. In such

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case, the customer or his doctor or legal guardian shall be responsible for such damages caused to the companies of the Daphne Lab® circuit and to any related companies and operators involved, including the Daphne Points®.

16. The application forms for the Daphne BioMetaTest related to minors or incapacitates must bear the signature of at least one parent and must be expressly authorized by one of the parents or guardians, who accept all the conditions and attachments of this agreement without reservation. The signatures of legal guardians or parents (only one is enough) on the application Form 62 will be accepted by the Daphne Lab® as true. The Daphne Lab® will not check the exactness of the signatures nor will it be able to do so. In the event that a false or falsified child's signature is found, Daphne Lab® reserves the right to report the parents or the guardians. In the event of an identity theft or of another person having filled in and signed the membership form 93 or product / service request form 62, the customer is required to file a regular complaint to the competent police authorities of their country and send a copy of the complaint to Daphne Lab® within 15 days. Daphne Lab® will not verify who is the true guardian or parent or custodian of the minor, accepting as true the signature on the request form 62 or other compliant forms.

17. Daphne Lab® reserves the right to modify the BioMetaTests, their graphics, layout, information contained therein, databases, elements and foods, protocols, directories, information on the website, prices and the conditions of service / product supply at any time, without the obligation to inform the customer, neither the Daphne Points®, nor any other operator or local concessionary company. The customers, the Daphne Points® or any other operator are required to inform themselves from time to time of any changes, either by consulting the official website www.daphnelab.com or by sending an email to DaphneLab® to its official email addresses present on the website under the "contact" section.

18. Daphne Lab® applies its CAR service card as well as the legal notes, legal notice for the use of the web, use of trademarks, the privacy policy PP and other attached documents to this product supply agreement / service as a guarantee of protection and safety of global quality to its customers and its products, with a view to continuous and constant transparency between the parties. Therefore these documents, as well as all the procedures for requesting and executing the BioMetaTests, form an integral part of this agreement. The customer who does not want to provide and / or that provides inaccurate and / or incomplete data could invalidate the quality procedure, the result of the BioMetaTest and the entire service. Furthermore, by doing so, the customer forces Daphne Lab® to insert incorrect data in its software, undermining the calculation system and damaging the accuracy of the algorithm, thus causing serious damages that the Company will demand in compensation. In case of false or incorrect data provided by the client, the BioMetaTest report or any associated service could be falsified, affecting the whole result, the company quality system and its image, as well as the calculation database that is at the base of the system. In this case, the customer could be reported both civilly and criminally and accepts without reserve the payments of the section art. 22.

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- 19.** The customer can refer at any time to Daphne Lab® for the processing of their personal and sensitive data. The data are stored according to the rules in force present on the Privacy Policy, published on the Daphne website that the customer accepts without reservation, before proceeding with the order and purchase of the BioMetaTest or associated products / services. Otherwise, no refund will be possible. In case of request for data cancellation or modification once these have been already inserted into the archives, the customer shall bear the relative cancellation or modification costs, assuming that this procedure is possible and that it does not affect the entire database, whose data are connected. For any privacy issue, the client shall contact the Data Controller only: in this case, Unizenic Ltd and not the national distributors or local Daphne Points® managers.
- 20.** The Daphne BioMetaTests requested by the client directly to Daphne Lab® or at a Daphne Point® center in any part of the world, consist in the supply of a service or product with a related temporary license. If there are no previous agreements, the customer agrees to pay the sum that Daphne Lab® or the Daphne Point® will invoice and in a single solution. The request of a BioMeta-Test through the submission of the form 62, both on paper and digitally, is binding on the payment of the product, according to the price list (LIST) which can be sent to the client or communicated verbally. The customer must in any case inquire about the the current price list before each purchase and request.
- 21.** All documents sent to the Daphne Lab® including medical records, health attachments, forms and other material in each format, will be treated as sensitive data, according to the PP privacy security rules, and will never be returned to the client, even behind the order of a local court. Customers are therefore recommended to send copies only.
- 22.** The parties undertake to be ethically correct in their mutual relation: in particular, the customer undertakes absolutely not to use the BioMetaTest for statistical, demonstration, journalistic purposes, study, comparison or scientific or para-scientific measurements or for any other purposes of measurement or improper use that is not permitted by the license of use, unless expressly authorized in writing by Daphne Lab®. The customer also undertakes not to disclose the BioMetaTests to competing companies, or to anyone who wants to make an improper or speculative use of it. These behaviors will be reported both legally and administratively with a claim for damages that the customer (and in solidarity with anyone who ordered the product / service on behalf of the client) will promptly pay to Daphne Lab®, without any dispute, to the extent of twenty thousand euro per Bio-MetaTest required for non-compliant use, besides any additional damage caused to Daphne Lab®, Daphne Points® and any related companies and professionals. The information contained in the BioMetaTests is of a personal nature and the customer can not disclose it in any way to third parties except in a personal and confidential way. The customer can not in any case disseminate any information on social media, web, TV, radio, newspapers, etc. or to the public. Otherwise the customer will be liable for the payment of the sum, herein expressly agreed, of fifteen thousand Euros, to DaphneLab®, besides any additional damage to the company. For each offense, cause by any other

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behaviors, different or contrary to the license for use, the customer, or whoever takes his place, shall be liable for the payment of the sum of twenty thousand Euros.

23. For any unclear issue and any doubt concerning the present supply agreement, the customer can contact Daphne Lab® that will inform the customer in the clearest way possible and within a reasonable time.

24. By completing the form 62, or any other request form for the BioMetaTest and / or associated services, and submitting it to Daphne Lab® or a Daphne Point® or by sending it in various forms to the company, the customer accepts all the terms and conditions of this agreement, as well as the conditions on latest version of the Form 62, published on the Daphne website. The signatures on the form 62 are expressly required for the authorization to process the personal data, as well as for the acceptance of the conditions. Any form that does not include the signatures or mandatory information may not be processed. If the customer does not indicate any type of BioMetaTest, the food intolerance BioMetaTest currently in force will be automatically processed. The contract is perfected in a synallagmatic way when the customer requests a BioMetaTest or associated services. Even if the request form is not correctly completed (i.e. the signatures are missing) it is considered that the customer has accepted all the present conditions and attachments. The user declares that he has not hidden any information, has reported only the truth and that all declarations indicated on the application form are truthful.

The customer is required to make a copy of the request form 62 as the company does not provide copies and can destroy the request, as well as any attachments, after supplying the service. The form 62 is personal and not transferable. If it contains codes identifying a Daphne Point®, it can only be used by the owner of the code.

25. For the interpretation of this contract and the legal disputes between the customer and Daphne Lab® or its associated companies, the Court of Gibraltar is competent, exclusively and without reserve for the client. For any dispute the customer will only have to contact the Court of Gibraltar. Other courts or legal forums of other nations will not be taken into consideration.

In the case of copyright, patents, trade secrets infringements, and other violations of rights that are held by companies or persons in other States, different from that of the jurisdiction, such persons or companies, who independently hold the rights, may file a case against the user or the violator in other Nations, different from the competent court expressed herein.

In order to exercise their rights, the companies connected to Daphne Lab® could use local courts, belonging to their territory or to different territories. In any case, the customer must refer to the Court of Gibraltar only.

26. All the provisions of the present contract are applied within the maximum limit allowed by the territorially competent laws to each individual case. If a provision of this contract is deemed not applicable by a competent court with a legally valid ruling in all its degrees, this will be replaced by a provision that allows as much as possible to achieve the intent of the non-applicable provision. The remainder of the contract is not modified and will therefore remain valid in all other parts.

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Before taking any judicial action, the customer must contact Daphne Lab® for any clarification and / or request. If the client does not obtain a valid clarification of his requests, he will have to apply to a third party arbitrator and finally, if also the arbitrator is fully in accordance with the client's requests, then he will have the right to contact the competent Court, as expressed in the art. 25. Daphne Lab® is a trademark licensed to some local companies worldwide that distribute editorial products, know-how, services, etc. BioMetaTest is a brand and an editorial product supplied by Unizenic Limited, and distributed and granted in use to various local companies worldwide. Any abuse of copyright, trademarks, data, databases, directories, web, know-how, procedures, patents, software, design, layout, etc. , as well as any damage to assets or image, will be pursued by local companies that hold the license and the rights, but could also be pursued internationally by foreign companies or at the same time by several companies and in different competent Courts. BioMetaTests are developed outside the European Community in various companies through calculation structures that are developed by the owners of the technological know-how. The mathematical model that is at the base of the technology is also of a statistical-inferential nature and can generate different results even for the same sample as it is normal for such models based on risk profiles, as already described. Fake data communicated to Daphne Lab® could, therefore, affect not only the report, but also the structure of the company's software; The violators could be civilly and criminally sued and will be liable for the payment of any damages, in addition to the payment of the amounts agreed as per the art. 22 to Daphne Lab® and any related companies and professionals.

26A. From the time of payment, the customer or the Daphne Point® shall use the service or product provided by Daphne or any other associated company within the time agreed in writing or indicated on the invoice or through other agreements. In general, the validity time depends on the service or product. It will in any case be the customer's responsibility to inquire about the validity time of a product / service. The Customer will be able to purchase the service/product dedicated e-commerce sites and pay for them through electronic system such as PayPal, credit cards, Maestro and other circuits (if available). In this case an additional commission, automatically generated by the system, may apply. When a product / service or in any case the BioMetaTest has been processed, it can not be reimbursed. Any reimbursement, correctly requested by the customer, can only be carried out before the BioMetaTest has been processed. In this case, however, there may be some administrative expenses that the customer shall pay, such as bank transfer fees, postage costs and other expenses or live costs incurred.

26B. It is absolutely forbidden to interpret any BioMetaTest without having obtained a relevant certification from DaphneLab® that is generally granted after training and traineeship courses. Anyone, including doctors, health care professionals, Court appointed experts, or any other professionals, even if appointed by a local court, interpreting a BioMetaTest or giving interpretation lessons on BioMetaTests without a relevant official and authorized certification, issued by Daphne Lab, shall be liable to be reported both civil and criminal to any jurisdictional court of the territory of the offender and shall pay to Daphne Lab® the sum of twenty thousand Euros, as established in accordance

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with Article 22. The client's doctor may approve or modify the protocols contained in the BioMeta-Test or the related recommendations, but he shall never interpret the BioMetaTests, without an enabling certification from Daphne Lab.

No one shall criticize, despise, slander in public or to third parties any service, procedure, technology and / or product provided by Daphne Lab®, without having concrete evidence of what stated, in the form of clinically valid studies. In this case the offender shall be liable to be reported both civilly and criminally and for the payment of the sum of twenty thousand Euros, as established in accordance to art. 22.

27. GENERAL CONDITIONS OF THE DIDACTIC SERVICE

For the contract conditions of the educational service and training courses on Food Intolerance, BioMetaTest or other naturopathic or natural medicine service, the client can contact Daphne Lab® directly for confidential agreements. Each educational service present on the website, or connected to it, is for information purposes only; therefore the customer and any Daphne Point® will always have to consult a doctor for any application of protocols or advice, relieving Daphne Lab® of any damage caused by the incorrect use of the education services provided by Daphne Lab® or its affiliated companies or professionals. All didactical material, including but not limited to CD-ROM, course and conference DVDs, educational material, manuals, etc. that the Daphne point®, the client or any other visitor has been able to obtain in any form, can not be disclosed to third parties in any way and in any form, photocopied or scanned or filed in an unsafe manner, nor sent to anyone, unless otherwise agreed in writing with the company. In general, the customer can not in any way access or consult educational material for which the dissemination is prohibited to personnel not expressly authorized by DaphneLab®.

28. NOTIFICATION RELATED TO THE USE OF THE DOCUMENTATION AVAILABLE ON WEBSITES AND SERVERS, OWNED BY DAPHNE LAB® OR CONNECTED COMPANIES AND ON CD ROMS, DVDS OR OTHER DIGITAL SUPPORTS.

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