

Legal mentions

YOUR ACCESS AND USE OF INFORMATION ON THIS WEBSITE IS SUBMITTED TO THE FOLLOWING TERMS AND CONDITIONS. THESE TERMS MAY HAVE CHANGED SINCE YOUR LAST VISIT TO THIS SITE. BY USING THIS SITE, YOU INDICATE YOUR ACCEPTANCE OF THESE TERMS.

Site information

This website is published by KitoZyme as a service to the public for general information purposes only. KitoZyme makes reasonable efforts to provide accurate and current technical and commercial information on this Site. However, there may also be delays, omissions, or inaccuracies in information contained in this Site.

KitoZyme may alter, suspend, or discontinue this Site at any time for any reason, without notice or cost. The Site may become unavailable due to maintenance or malfunction of computer equipment or other reasons.

The names linked to the testimonials extracted of our user test are fictive names.

Copyright and trademark information

This Site and all the information it contains, or may in the future contain, including, but not limited to, articles, memoranda, bulletins, reports, press releases, opinions, text, directories, guides, photographs, illustrations, drawings, trademarks, trade names, service marks and logos (collectively, the "Content"), is the property of KitoZyme, its partners, members, and employees, and is protected from unauthorized copying and dissemination by National and European copyright law, trademark law, international conventions, and other intellectual property laws. Nothing contained on this Site should be construed as granting, by implication, estoppel, or otherwise, any license or right to use this Site or any Content displayed on this Site, through the use of framing or otherwise, without the prior written permission of KitoZyme or such third party that may own the trademark or copyright of material displayed on this Site.

Subject to your full compliance with these terms, KitoZyme authorizes you to view the Content, make a single copy of it, and print that copy, but only for your own lawful, personal, noncommercial use, provided that you maintain all copyright, trademark and other intellectual property notices contained in such Content, and provided that the Content, or any part thereof, is not modified.



Disclaimer of warranties

To the fullest extent permissible pursuant to applicable law, KitoZyme disclaims all warranties, express or implied, including, but not limited to, implied warranties of merchantability and fitness for a particular purpose. Specifically, but without limitation, KitoZyme does not warrant that : (i) the information on this Site is correct, accurate or reliable; (ii) the functions contained on this Site will be uninterrupted or error-free; or (iii) defects will be corrected, or that this Site or the server that makes it available are free of viruses or other harmful components.

Responses to online requests

From time to time, KitoZyme may offer to provide information or materials via email or otherwise to interested persons. KitoZyme reserves the right, in its absolute discretion, to reject any requests for such information or materials, or to discontinue the provision of such information or materials to any person, for any reason whatsoever.

Limitations of liability

Under no circumstances shall KitoZyme be liable for any damages, including incidental, special, consequential, exemplary, multiple or other indirect damages or for lost profits or loss of use damages that result from the use of, or the inability to use, this Site or the information contained on this Site, even if KitoZyme has been advised of the possibility of such damages. In no event shall KitoZyme's total liability to you for all damages, losses and causes of action, whether in contract, tort (including, but not limited to, negligence) or otherwise, that result from the use of, or the inability to use, this Site or the information contained on this Site exceed 1 €.

Links to other sites

This Site may contain links to third-party sites. These links are provided to you only as a convenience. Such linked sites are not under the control of KitoZyme and KitoZyme is not responsible for the contents of any linked site, or any link contained in a linked site. The inclusion of any link does not imply endorsement by KitoZyme of the site, and KitoZyme shall have no responsibility for information which is referenced by or linked to this Site.

Submissions to KitoZyme and affiliated servers

Information, including but not limited to remarks, suggestions, ideas, graphics, or other submissions, communicated to KitoZyme through this Site does not create a confidential



KitoZyme

relationship between you and KitoZyme. Any electronic communication between you and KitoZyme will not be privileged or confidential; may be disclosed to other persons; and may not be secure. Therefore, you should not send any email to KitoZyme that contains confidential or sensitive information. Further, all information submitted is the exclusive property of KitoZyme who is entitled to use any information submitted for any purpose, without restriction (except as stated in the Privacy Statement below) or compensation to the person sending the submission. The user acknowledges the originality of any submission communicated to KitoZyme and accepts responsibility for its accuracy, appropriateness, and legality.

Enforcement of terms and conditions

These Terms are governed and interpreted pursuant to the laws of the Belgium, notwithstanding any principles of conflicts of law. Any disputes arising out of or in relation with this Agreement shall be finally settled under the CEPANI Rules of Arbitration by one arbitrator appointed in accordance with those Rules. The seat of the arbitration shall be Liège and the arbitration shall be conducted in the French language. All decisions of the arbitrator shall be final and binding on both parties and enforceable in any court of competent jurisdiction. Notwithstanding the foregoing, KitoZyme shall be entitled to seek injunctive relief, security, or other equitable remedies from any court of competent jurisdiction. If any part of these terms is unlawful, void, or unenforceable, that part will be deemed severable and will not affect the validity and enforceability of the remaining provisions. KitoZyme may, at its sole discretion and without notice, revise these terms at any time by updating this posting.

Entire agreement

This is the entire Agreement between the parties relating to the subject matter herein and shall not be modified except in writing signed by both parties or by a new posting by KitoZyme, as described above.

PRIVACY POLICY

1.1 Processing controller

KitoZyme is responsible for the processing of personal data collected through the website.

KitoZyme SA
Rue de Milmort 680
4040 Herstal
Belgium



KitoZyme

Tel. : +32 (0) 4 259 85 00

1.2 Data collected and processing purposes

Via cookies, the website has access to certain information, as explained below.

When you have given your consent to the use of cookies and once these cookies are installed, the website has access to data to identify the hardware, browser, operating system, browser language, the country and city, date and time of the visit, the pages visited, the number of pages visited and time of the visit and to track your use of the website to gather anonymous statistical data in order to improve the website and its use.

To exercise your right to access and modify your cookies, you can contact Google Inc.

Finally, if you decide to send an e-mail to one of the contact addresses indicated on the website, KitoZyme may be required to process your information and any information you have communicated in order to respond to your request. KitoZyme will not disclose to third parties the personal data that you provide by means of electronic mail. The data will be used only for the purpose of replying to you as effectively as possible.

In accordance with the Law on the protection of privacy (Law of 8 December 1992), you have the right to access, modify, rectify and delete personal data that concerns you. To do this, simply make a request to:

- **On line at:** it@kitozyme.com
- **By post at:** 680, rue de Milmort – 4040 Herstal Belgium

It is KitoZyme's intention to clarify that outside of the information that you communicate to it by e-mail, it does not have information by which to identify you individually.

1.3 Recipients

The data is provided to KitoZyme employees and its related companies in charge of communications.

Data may also be transmitted to subcontractors involved in the processing described above, including Google Analytics, in order to establish aggregated anonymous statistics.

2 The Site is not designed to receive any confidential information which you may submit.

Consequently, and except for the personal data mentioned above, any information in whatever form - documents, data, graphics, questions, suggestions, concepts, remarks or other - which you communicate on the website will in no way be deemed confidential. Consequently, the mere



KitoZyme

transmission by you gives us the right to use, reproduce, distribute, modify or transmit this information in order to process your request.

COOKIES POLICY

1. WHAT IS A COOKIE?

A cookie is a small data file stored on your computer or mobile device at the request to your browser from a website when you visit this website. The cookie allows the website to “remember” your actions or preference for a certain period of time.

Most browsers allow cookies. However, users can set their browsers to refuse or remove them, if they wish.

Some cookies are deleted when you close your browser. They are known as session cookies. Others remain on your device until they expire or until you delete them from your cache. They are called permanent cookies and enable certain information about your use to be recalled when you return to the website.

A cookie can temporarily store anonymous information about the use and users of a website.

Some cookies are required in order to use a website, others allow customization and optimization of the displayed content, the collection of user preferences or the monitoring of the website's audience, website errors and the securing of its access.

2. THE USE OF COOKIES WHEN YOU VISIT OUR WEBSITE

On our website, we and our service providers use permanent cookies. When browsing our website, you accept by default that KitoZyme will install cookies on your browser.

If you do not want our website to install cookies on your browser, you can disable cookies on the cookie settings page or by modifying your browser settings. In this case, certain pages of the website may not function properly.



3. WHAT TO DO IF YOU DO NOT WANT TO ALLOW THE USE OF COOKIES ON YOUR BROWSER

You can block the use of cookies or remove cookies that are already installed on your browser. We draw your attention to the fact that disabling cookies may prevent you from accessing certain features on our website and other websites.

You can set your browser to accept or reject all cookies, to be notified when a cookie is issued, to check its validity, duration and content and to periodically delete cookies.

You can also type “cookies” in your browser's help section to access the setup instructions.

For information about how to manage cookies on the browser of your mobile device, you will need to consult the device manual.

For more information about cookies, including how they are installed and how you can manage and delete them, visit www.allaboutcookies.org.

