

Legal Notice

In compliance with Law 34/2002, of July 11, on information society services and e-commerce (LSSI), we inform you that:

ATOVA REGULATORY CONSULTING (hereinafter ATOVA REGULATORY CONSULTING S.L.U.) is a single-member limited liability company. Its NIF is B09948431 and it is located at Paseo de Gracia 50, Barcelona. It is registered in the Commercial Registry of BARCELONA T 48260, F 12, S 8, H B 577837.

Contact information:

Phone: 711012016

Correo electrónico: admin@atovaconsulting.com

General Terms of Use for the ATOVA REGULATORY Website CONSULTING S.L.U.

The domain name atovaconsulting.com is owned by ATOVA REGULATORY CONSULTING S.L.U. and its exclusive use is reserved for this.

The official portal of atovaconsulting.com aims to provide the general public with the knowledge of the activities we carry out, as well as the products and services that loans for other business support activities. The use of this website implies the express and full acceptance of the conditions here exposed, without prejudice to those particular ones that might apply to some of the specific products or services offered through the website.

ATOVA REGULATORY CONSULTING S.L.U. reserves the right to carry out, in any moment and without prior notice, modifications and updates to the information contained on its website or in its configuration and presentation.

In order to keep the information published on the portal up to date, the contents can be modified, corrected, deleted, or added at any time, so that it will be advisable to verify the validity or accuracy of them by consulting the sources officials.

Intellectual property, industrial, and frames

All the elements that make up the website, as well as its structure, design, source code, so like the logos, brands, and other distinctive signs that appear on it, are owned by ATOVA REGULATORY CONSULTING S.L.U. or its collaborators, and are protected by the corresponding intellectual and industrial property rights.

They are likewise protected by the corresponding intellectual property rights and industrial images and other graphic elements contained in the portals.

We expressly prohibit the creation of "framings" or the use by third parties of any other mechanisms that alter the design, original configuration, or contents of our portals.

The use of the content must respect its particular licensing. In such a way, its use, reproduction, distribution, public communication, transformation, or any other activity similar or analogous, is completely prohibited unless there is prior and express authorisation from ATOVA REGULATORY CONSULTING S.L.U.

Regarding the citations of news, products, and services from third parties that may appear in the web, ATOVA REGULATORY CONSULTING S.L.U. acknowledges in favor of its holders the corresponding industrial and intellectual property rights, not implying their mere mention or appearance on the Web of the existence of rights or any responsibility over them, nor do we endorse, sponsor, or recommend.

Likewise, we declare their respect for the intellectual and industrial property rights of third parties; therefore, if you believe that our portals may be violating your rights, we kindly ask you to contact us.

Responsibility

We do not guarantee the absence of errors in accessing the Web, in its content, nor that it is up to date, although ATOVA REGULATORY CONSULTING S.L.U. will develop their best efforts to, if applicable, avoid them, rectify them, or update them.

Both access to the portals of ATOVA REGULATORY CONSULTING S.L.U. and the use that can be made of the information contained therein is exclusively responsibility of the person who performs it.

We are not responsible for any potential security errors that may occur nor of the possible damages that may be caused to the User's computer system (hardware and software), the files or documents stored in it, as a consequence of the presence of viruses on the User's computer used for connecting to the services and web content, a malfunction of the browser, or the use of unsupported versions updated ones of it.

Likewise, we do not take responsibility for the information and content stored, as a title enunciative, but not limited to, in forums, chats, blogs, comments, social networks, or any other means that allow third parties to publish content independently on our web page.

However, and in compliance with the provisions of the LSSI, we make available to everyone the users, authorities, and security forces, actively collaborating in the withdrawal or in this case, blocking all those contents that could affect or contravene the legislation national, or international, third-party rights, or morality and public order.

In case the user considers that there is on the website some content that could be susceptible to this classification, please contact us.

Links or hyperlinks

The Site may contain links to content that direct you to third party content. The purpose of these links will only facilitate your search for resources that may be of interest to you via the Internet.

However, these pages do not belong to ATOVA REGULATORY CONSULTING S.L.U. nor do we review its contents and, are not responsible for the content, information or services that may appear in such sites, which shall be of an informative nature only and which in no way imply a relationship any between us and the persons or entities that own such content, or the sites where it is located.

From ATOVA REGULATORY CONSULTING S.L.U. we can not be held responsible the operation of the linked site or any damage that may result from access to or use of this.

The links to the website of ATOVA REGULATORY CONSULTING S.L.U. shall respect the following conditions:

1. The establishment of the link does not imply per se any kind of agreement, contract, sponsorship or recommendation by ATOVA REGULATORY CONSULTING S.L.U., of the linking page.
2. The website on which the hyperlink is established shall not contain information with content that is unlawful, discriminatory, contrary to ethical principles commonly accepted or contrary to public policy, and shall not contain content contrary to any rights of third parties.
3. ATOVA REGULATORY CONSULTING S.L.U. may request the removal of a link to your website, without the need to allege any

cause. In such case, the page you have made the link shall be immediately deleted as soon as it receives the notification.

4. We do not guarantee, in any way, the quality, accuracy, reliability, correctness or morality of content or services that establish the hyperlink. The user assumes under their sole responsibility the consequences, damages or actions that may arise from access to the website of hyperlink.

Protection of personal data

From ATOVA REGULATORY CONSULTING S.L.U. we are deeply committed to compliance with the personal data protection regulations, and we guarantee the full compliance with the obligations laid down, as well as the implementation of appropriate security measures, with the aim of ensuring a Safety appropriate to the risk. Therefore, we make available to users our Privacy Policy, providing you with the extended information on data processing in this text we carried out.

Applicable law and jurisdiction

The law applicable in case of dispute or conflict of interpretation of the terms contained herein this Legal Notice, as well as any questions related to the services of this Portal, shall be Spanish law.

For the resolution of any conflict that may arise during the visit to the Portal or the use of the services that may be offered, ATOVA REGULATORY CONSULTING S.L.U. and the User agree to submit to the Judges and Courts of domicile of ATOVA REGULATORY CONSULTING S.L.U..