

Terms and conditions for the use of data downloaded from the CSVS database

Last updated: November 17, 2017

Please read these Terms and Conditions ("Terms", "Terms and Conditions") carefully before using the <http://csvs.babelomics.org/> website (the "Service") operated by The Bioinformatics Area of the Fundacion Progreso y Salud ("us", "we", or "our").

Your access to and use of the Service is conditioned on your acceptance of and compliance with these Terms. These Terms apply to all visitors, users and others who access or use the Service.

By accessing or using the Service you agree to be bound by these Terms. If you disagree with any part of the terms then you may not access the Service.

Definition

The CSVS is a database containing the genotypic frequencies of exomes corresponding to the Spanish population, binned into ICD10 top level categories (<http://apps.who.int/classifications/icd10/browse/2016/en#/>). In order to preserve patient identities from possible re-identification attempts, data can be only be downloaded as aggregated of all but one of the ICD10 categories plus healthy individuals or only healthy individuals.

Obligations

By downloading data from the CSVS database you accept the obligation of acknowledge its use in any publication, presentation, conference, poster or any public event in which you present results obtained in any way using the data downloaded. To acknowledge the use of CSVS data use a sentence similar to this one: "These results were obtained suing CSVS data (<http://csvs.babelomics.org/>)"

Termination

We may terminate or suspend access to our Service immediately, without prior notice or liability, for any reason whatsoever, including without limitation if you breach the Terms.

All provisions of the Terms which by their nature should survive termination shall survive termination, including, without limitation, ownership provisions, warranty disclaimers, indemnity and limitations of liability.

Governing Law

These Terms shall be governed and construed in accordance with the laws of Spain, without regard to its conflict of law provisions.

Our failure to enforce any right or provision of these Terms will not be considered a waiver of those rights. If any provision of these Terms is held to be invalid or unenforceable by a court, the remaining provisions of these Terms will remain in effect. These Terms constitute the entire agreement between us regarding our Service, and supersede and replace any prior agreements we might have between us regarding the Service.

Changes

We reserve the right, at our sole discretion, to modify or replace these Terms at any time. If a revision is material we will try to provide at least 15 days notice prior to any new terms taking effect. What constitutes a material change will be determined at our sole discretion.

By continuing to access or use our Service after those revisions become effective, you agree to be bound by the revised terms. If you do not agree to the new terms, please stop using the Service.

Contact Us

If you have any questions about these Terms, please contact us.