LEGAL NOTICES

General conditions

The information on the site has been included for the purpose of providing general information and for the accuracy and completeness of which Granterre S.p.A. assumes no responsibility in relation both to the content published on this site and to the use that third parties may make of it, and for any contamination deriving from access, interconnection or downloading of material and computer programmes from this site. Before using this website, we invite you to read these conditions regarding the use of the site, its content, the information and data acquired through the site very carefully. Access to the site, registration and its use are valid as implicit acceptance of these conditions. The user who does not accept these conditions in their entirety is therefore invited to leave this site. To allow safe use of the site by minors under the age of 18, the supervision and participation of parents or legal guardians is recommended.

Copyrights and Trademarks

This site is the exclusive property of Granterre S.p.A. who created it for information, communication, entertainment and advertising purposes, making it available to Users for personal and non-commercial information purposes. The trademarks owned by Granterre S.p.A. contained in the web pages of the site are trademarks or in any case registered trademarks and therefore any reproduction or use in other sites is prohibited. The copyright of the entire content, including texts, graphics, photographs, static and dynamic images, audio and illustrations is the exclusive property of Granterre S.p.A., therefore, the user is authorised to view the contents, use them, play with them, and download them for personal and informational use only. Any reproduction and/or use by any means for purposes and reasons other than those expressly authorised is prohibited, therefore, any incorrect use of the material on the site may be prosecuted. The web pages that make up the Site and everything contained therein are protected by copyright owned by Granterre S.p.A.; therefore, the reproduction, duplication, publication, transmission in any part, form and method is prohibited. The downloading of material present on the Site is lawful only if used for personal and informational, non-commercial purposes without prejudice to any express written authorisation specifically indicated within the web pages; it is strictly forbidden to modify the material, copy it, distribute it, transmit it, reproduce it, publish it, transfer it or sell its content, any use other than the provisions of these conditions/clauses is also prohibited.

Responsibility and guarantees

The information on the site has the sole purpose of providing information and promoting Granterre S.p.A.'s products; no guarantee is therefore given regarding the use that will be made of the information and the material itself. The material contained in the site, in fact, is made available to the User without any guarantee, either expressed or implied, and is published in accordance with the law and within the limits permitted by it. Granterre S.p.A. cannot be held responsible for the qualities promised or the suitability for any use of the material; furthermore, it cannot be held responsible for the fact that said material is free from any defect or that the site is free from viruses or other prejudicial or harmful elements; nor can it be held responsible for the use of the material obtained from the site; therefore, any and all consequences concerning the use of said material or the impossibility of using it will be solely and exclusively borne by the User. Therefore Granterre S.p.A. is not required to answer for damages, losses, prejudices of any kind that the user or third parties may suffer as a result of contact with this site, or following the use of what is published on it, as well as the software used. Any information spontaneously communicated by the user or third parties to the site may be freely used by Granterre S.p.A..

Rules for using Social Media

The sending or uploading of materials takes place in the manner and in the forms indicated by the regulation of the Social Channels used, regardless of whether they are intended for publication in the dedicated sections or on personal pages. The user who inserts materials does so spontaneously and automatically makes them available to the community, which is made up of users, and to the Site. The editorial team of the site, composed of specially appointed and trained personnel, freely acquires such materials and can modify them for the purpose of publication on the site and making them available. By sending the materials to the Site, for the purpose of publication, the user acknowledges Granterre S.p.A. any right to use and rework the materials, waiving as of now any compensation. The user simultaneously guarantees that the materials sent by them are original and the exclusive result of their inventiveness and creativity, in compliance with these conditions, and do not violate the rights of third parties in any way; guarantees to be duly authorised also by third party holders of related rights in the case, for example, of mentioning the names of people or publication of images depicting other people. In the case of photographs or images depicting other people or minors, the user guarantees the prior authorisation of the same for their use.

Content control

Granterre S.p.A. operates with the greatest possible diligence in order to guarantee continuous control and updating of the contents of the site. Granterre S.p.A. reserves the right to make changes and/or corrections to the site at its discretion, without the need for prior notice. Granterre S.p.A. also reserves the right to vary, modify, add and remove part of these clauses at any time and without prior notice. Please consult these terms periodically to check if there are any changes. Continued use of the site, even after the changes have occurred, constitutes implicit acceptance of these changes.

Jurisdiction

This regulation containing the legal notes is governed by the laws in force in Italy. For any controversy regarding the interpretation, application and/or execution relating to the regulation of this site, the Court of Modena shall have exclusive jurisdiction, except for legal exceptions.