



**GRANTERRE S.P.A.**

Sede Legale: Strada Gherbella, 320 - 41126 Modena  
R.E.A. n. 421785 Registro Imprese di Modena  
Partita IVA e Codice Fiscale 03834900361  
Capitale Sociale euro 50.000.000,00 i.v.

## LEGAL POLICIES

### General terms

The information on the site is intended to be general in nature, and Granterre S.p.A. assumes no responsibility for the accuracy and completeness of either the content of what is published on the site and any use that third parties may make of it, or for any contamination resulting from the accessing, interconnecting or downloading of material and programs from this site. Before using this website, we invite you to read these terms on the use of the website, its content, and information and data acquired through the website very carefully. Access to the site, registration and use of the site constitute your implied acceptance of these terms. Users who do not accept these conditions in their entirety are therefore invited to leave this site. To enable the safe use of the site by those under the age of 18, supervision and participation of parents or legal guardians is recommended.

### Copyright and Trademarks

This site is the exclusive property of Granterre S.p.A. which has created it for informational, communication, entertainment and advertising purposes, making it available to Users for non-commercial informational and personal purposes. The Granterre Group trademarks contained on the web pages of the site are trademarks or otherwise registered brand names, and any reproduction or use of them on other sites is prohibited. The copyright of all content, including text, graphics, photographs, static and animated images, audio and illustrations, is the exclusive property of the Granterre Group. Users are therefore authorised to view, use, play and download the content for personal and informational use only. Any reproduction and/or use by any means and for any reason or purpose other than those expressly authorised is prohibited. Any misuse of the material on the site may therefore be prosecuted. The web pages that make up the Site and all of the contents therein are the copyrighted property of Granterre S.p.A. Their reproduction, duplication, publication and transmission, in full or in part, and in any form or manner, is therefore prohibited. The downloading of material from the Site is only lawful if used for personal and informational purposes, not commercial purposes, unless the web pages contain the express written authorisation to do so; it is strictly forbidden to modify the material, or to copy, distribute, transmit, reproduce, publish, transfer or sell its contents. Likewise, any use that deviates from the provisions of these terms/clauses is also prohibited.

### Responsibilities and guarantees

The information on the site is only intended to provide information and promote Granterre Group products. No guarantee is therefore provided regarding the use that will be made of the information and the material itself. The material contained on the site is made available to Users without guarantee, either express or implied, and is published in accordance with and within the limits of the law. Therefore, Granterre S.p.A. cannot be held responsible for the promised qualities or suitability for any use of the material; nor can it be held responsible for ensuring that such material is free from any defects or that the site is free from viruses or other detrimental or harmful elements; nor can it be held responsible for the use of the material obtained from the site, and any and all consequences concerning the use of such material, or the inability to use it, will therefore be solely and exclusively borne by the User. Therefore, Granterre S.p.A. shall not be liable for any damages, losses or detriment 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 or of the software used on it. Any information voluntarily communicated by the user or third parties to the site may be freely used by Granterre S.p.A.

### Rules for the use of Social Media

The sending or uploading of materials takes place in the manner and in the forms indicated by the regulations of the social media platforms used, whether they are intended for publication in dedicated sections or on personal pages. Users who insert materials do so voluntarily and make them automatically available to the user community and to the Site. The editorial team of the Site, made up of specially trained and instructed personnel, freely acquires these materials and may modify them for publication on the Site and in order to make them available. By sending materials to the Site, for publication purposes, the user grants Granterre S.p.A. full rights to use and edit the materials, waiving their own right to any compensation from that point onwards. At the same time, the user guarantees that the materials they submit are original and the result of their own invention and creativity only, subject to these terms, and do not infringe the rights of third parties in any way; they also guarantee that they are duly authorised by third-party holders of related rights in the case, for example, of mentioning names of other persons or publishing images of other persons. In the case of photographs or images depicting other persons or minors, the user guarantees the prior authorisation for their use.

### Content control

Granterre S.p.A. works with the greatest possible diligence to ensure that the contents of the site are continually checked and updated. Granterre S.p.A. reserves the right to make, at its own discretion, changes and/or corrections to the site without prior notice. Granterre S.p.A. also reserves the right to change, modify, and add or delete parts of these clauses at any time and without prior notice. Therefore, please review these terms regularly to check for any changes. The continued use of the site, even after changes have been made, constitutes your implied acceptance of said changes.

### Court of jurisdiction

These regulations containing the legal policies shall be governed by the laws in force in Italy. For any dispute concerning the interpretation, application and/or execution of the rules of this site, the only court of jurisdiction, except in cases expressly provided for by law, will be the Court of Modena.

*Parmareggio*

**Teneroni**

**Gran  
Tenerone**

*LiberaMente*



**PARMACOTTO**