

LEGAL NOTES

TERMS AND CONDITIONS

Definitions.

“Website” means: the website www.inalca.it in the name of Inalca S.p.A., Via Spilamberto 30/C, 41014 Castelvetro di Modena (MO) Share Capital € 187,017,167 fully paid-up, Modena Chamber of Commerce EAR no. 311469, Modena Companies Register and internal revenue code 01825020363 –VAT Code 02562260360

Company subject to the administration and coordination of Cremonini S.p.A. (hereinafter “Inalca”) and managed by Inalca S.p.A. itself and/or third parties indicated on a case-by-case basis.

“Users” means: visitors to and/or users of the Website.

“Terms and conditions” means: the terms and conditions on the Website when it is accessed, which govern the methods of use of the Website envisaged for the Users, inform the Users as regards their responsibilities and describe the limits of responsibility of Inalca S.p.A., and therefore represent the entire agreement between Inalca S.p.A. and the Users, thereby annulling and replacing any agreement previously in force.

Read them carefully and fully before browsing the Website.

By accessing any part or section of the Website, Users accept that they are subject to the terms and conditions and are bound to respect them.

In the event of disagreement with any one of the terms and conditions, Inalca advises you not to browse the Website.

Confidential ownership.

Users acknowledge that, merely for example and not exhaustively, any information, data, software, photograph, image, video, music, sound clip, picture, illustration, drawing or icon (hereinafter referred to collectively as the “contents”) on the Website is the exclusive property of Inalca S.p.A. unless otherwise stated. The duplication, reproduction, even partial, downloading, saving, publication or distribution by any means whatever, and in more general terms disposition or use, even partial, of the contents of the Website, in all forms, through existing media and technology or those developed in the future are forbidden, except for the right to download a single copy of contents indicated as downloadable onto a single computer for personal use and non-commercial purposes, as long as the author’s copyright and other credits referring to copyright and ownership rights are maintained. Any software downloaded from the website, and also any files and images contained therein or created using them and the data accompanying said

software, is granted under licence for use by Inalca, without such concession implying the transfer by Inalca of the ownership of the rights to such software. Users may not distribute, sell, break down, split up, decompile, disassemble or otherwise translate the software into a form understandable to humans.

Brands.

“Inalca,” is a registered trademark and is the exclusive property of Inalca S.p.A., as are all of the logos and/or names that appear throughout the Website. Any brands and logos of third parties that are present on the Website are the exclusive property of their respective owners. The use or reproduction in any form and method of said brands and logos is forbidden.

Use of the Website.

Users may use the Website exclusively for legal activities, such as, merely for example and/or not exhaustively, obtaining information on Inalca’s products and services, opening and reading the newsletter and participating in any competitions organized by Inalca S.p.A. through the Website. Any speculative and/or fraudulent use of the Website is forbidden. Using any part or section whatever of the Website and the contents of the Website for trade and/or advertising purposes of any nature is strictly forbidden, unless authorised in writing by Inalca S.p.A.

Users who contravene the laws in force will be prosecuted according to the law.

Characteristics of the Website.

Users from all over the world can access the Website, and the Website may thus contain references to products and services that are not available in the countries where some of the Users reside. Such references do not imply that Inalca S.p.A. intends to commercialise these products in the countries in which the Users in question reside. Inalca S.p.A. reserves the right to cease the commercialisation of any product and/or modify its characteristics without notice, and also to remove the Website from the internet.

Updates – Guarantee Exclusion – Limitation of responsibility.

The contents of the Website may be subject to periodical changes. Inalca S.p.A. reserves the right to modify the Website at any time.

Inalca gives no guarantee as regards the fact that the Website does not contain errors and/or omissions or as regards the accuracy, reliability or quality of the contents of the Website and/or the quality of any services and/or advice available on the Website itself.

Inalca S.p.A. does not give any guarantee either as regards the absence of viruses or other components that may cause damage to third parties. Inalca S.p.A. may not under any circumstances be deemed responsible for direct, indirect, moral,

accidental, special or consequential damages or damages of any other sort, including, for example, damages due to the loss of usage rights, data or profit deriving from, or in any way related to, the Website and that represented therein and/or the impossibility of using the Website.

Links to other websites.

Links from other websites to the Website through hypertext links on their home page can be included on request, to be submitted to Inalca S.p.A.

Inalca S.p.A. reserves the right to deny authorisation for links should, in its own irrefutable opinion, such links in any way constitute any sort of damage whatever, including potential.

Confidentiality.

Any data communicated by the Users to Inalca S.p.A. through the Website will be processed with care, using all instruments capable of guaranteeing their confidentiality and security, in fulfilment of the laws in force on the matter. Inalca advises that you read the relevant privacy note: [INFORMATIVE NOTE ON PRIVACY](#)

Reporting and complaints.

On reasoned request made in writing or sent by e-mail, Inalca S.p.A. undertakes to remove any contents of the Website that may be found to be the property of individuals other than those indicated as the author of the material or curator of the section of the Website in question and who may legitimately claim any right or interest on the material in question or its contents, or in the event that the contents prevent the exercising of any interest or right guaranteed by the law.

Please use the form provided to contact Inalca S.p.A. in the event of any report, complaint or request for information concerning the Website and its contents.

Modification and replacement of the terms and conditions.

Inalca S.p.A. reserves the right, at its own exclusive discretion, to modify the terms and conditions at any time, making the new terms and conditions available on the Website. The new terms and conditions shall be valid and effective as soon as they are published on the Website.

Applicable law and jurisdiction.

The terms and conditions shall be governed by and interpreted according to Italian law. Any dispute that may derive from these terms and conditions or concerning them shall be under the exclusive jurisdiction of the law courts in Modena, Italy. The dispositions of the Italian laws in force shall be applicable for everything not expressly envisaged herein.