

ASTM License Agreement

(Version 2026.01.23)

IMPORTANT- READ THESE TERMS CAREFULLY BEFORE ENTERING THIS ASTM PRODUCT.

By purchasing a subscription and clicking through this agreement, you are entering into a contract, and acknowledge that you have read this License Agreement and the Privacy Policy (<https://www.astm.org/policies/privacy-policy>) (Collectively, the “Agreement”) , and that you understand both document and agree to be bound by their terms. If you do not agree to the terms of either of the aforementioned documents, promptly exit this page without entering the ASTM Product. The English version of this Agreement shall be considered the official version. In the event of any conflict or discrepancy between the English version of this Agreement and any translated version of this Agreement, the English version shall prevail and govern. All interpretations, applications, and enforcement of this Agreement shall be based on the official English version.

1. Ownership & Use.

- A. Product Ownership.** This Product is copyrighted, both as a compilation and as individual standards, articles and/or documents (“Documents”) by ASTM (“ASTM”), 100 Barr Harbor Drive, West Conshohocken, PA 19428-2959 USA, except as may be explicitly noted in the text of the individual Documents. All rights reserved. You (“Licensee”) have no ownership or other rights in the ASTM Product or in the Documents. This is not a sale; all right, title and interest in the ASTM Product or Documents (in both electronic file and hard copy) belong to ASTM. You may not remove or obscure the copyright notice or other notices contained in the ASTM Product or Documents. ASTM Documents are protected by digital rights management (DRM) technology. Licensee also acknowledges and agrees that the adoption, enactment, reference, or incorporation of any of the ASTM Products by any government or agency, or into any other code or standard, has not and will not effect, transfer, modify or alter the ASTM Rights in the ASTM Products in any way, and has no impact on these license terms.
- B. Product Ownership of Third-Party Content.** You understand and agree that any third-party content incorporated into the ASTM Product shall remain the sole property of the respective third-party content providers. ASTM shall obtain all necessary licenses, permissions, or rights to use such content in the ASTM Product and shall not assert any ownership rights over such content. You further agree that:
- (i) the ASTM Product, including any third-party content, shall be used solely and governed in accordance with the terms of this Agreement, and
 - (ii) any references to Documents shall be understood as interchangeable with third-party content included in the ASTM Product.

2. Definitions.

A. Types of Licensees:

- (i) **Individual User:** a single unique computer, with an individual IP address;
- (ii) **Single-Site:** one geographic location or to multiple sites within one zip code that are part of a single organization unit administered centrally; for example, a campus or business park;
- (iii) **Multi-Site:** an organization or company with independently administered multiple locations within one city; or an organization or company located in more than one city, state or country, with central administration for all locations.

- B. Authorized Users:** any individual who has subscribed to this Product; if a Site License, also includes registered students, faculty or staff member, or employee of the Licensee, at the Single or Multiple Site.

- 3. Limited License.** ASTM grants Licensee a limited, revocable, nonexclusive, non-transferable license to access, by means of password access, or by one or more authorized IP addresses, and according to the terms of this Agreement, to make the uses permitted and described below, each ASTM Product to which Licensee has subscribed.

A. Specific Licenses:

- (i) **Individual User is provided:**
 - (a) the right to browse, search, retrieve, display and view the Product;
 - (b) the right to download, view, and store single copies of individual Documents, or portions of such

Documents, solely for Licensee's own use. That is, Licensee may access and download an electronic file of a Document (or portion of a Document) for temporary storage on multiple devices for purposes of individual use. The electronic file may not be reproduced in any way. In addition, the electronic file may not be distributed elsewhere over computer networks or otherwise. That is, the electronic file cannot be e mailed, downloaded to disk, copied to another hard drive or otherwise shared. The individual Document downloaded may not otherwise be sold or resold, rented, printed, leased, lent or sub-licensed.

(ii) Single-Site and Multi-Site Licenses are provided:

- (a)** the right to browse, search, retrieve, display and view the Product;
- (b)** the right to download, view or print single copies of individual Documents, or portions of such Documents for the Authorized User's personal use, and to share such printed copies with other Authorized Users of Licensee's organization;
- (c)** if an educational institution, Licensee is permitted to provide a hardcopy of individual Documents to individual students (Authorized Users) in a class at Licensee's location;
- (d)** the right to display, download and distribute hardcopies of Documents for training Authorized Users or groups of Authorized Users.
- (e)** Licensee will undertake all necessary authentication and verification processes to ensure only Authorized Users can access the ASTM Product.
- (f)** Licensee will provide ASTM with a list of authorized IP (numeric IP domain addresses) addresses and, if Multi-Site, a list of authorized sites.

B. Prohibited Uses.

- (i)** This License describes all permitted uses. Any other use is prohibited, is a violation of this Agreement and can result in immediate termination of this License.
- (ii)** An Authorized User may not make this Product, or Documents, available to anyone other than another Authorized User, whether by Internet link, or by permitting access through his or her terminal or computer; or by other similar or dissimilar means or arrangements.
- (iii)** Specifically, no one is authorized to transmit, copy, or distribute any Document in any manner or for any purpose except as described in Section 3A of this License, without ASTM's prior express written permission. In particular, except as described in Section 3A, no one may, without the prior express written permission of ASTM: (a) create, distribute, or forward a copy (electronic or otherwise) of any article, file, or material obtained from any ASTM Product or Document; (b) reproduce or photocopy any standard, article, file, or material from any ASTM Product; (c) alter, modify, adapt, or translate any standard, article, file, or material obtained from any ASTM Product; (d) include any standard, article, file, or material obtained from any ASTM Product or Document in other works or otherwise create any derivative work based on any materials obtained from any ASTM Product or Document; (e) impose any charge for a copy (electronic or otherwise) of any standard, article, file, or material obtained from any ASTM Product or Document; or (f) systematically download, archive, or centrally store substantial portions of standards, articles, files, or material obtained from any ASTM Product or Document. Inclusion of print or electronic copies in coursepacks or electronic reserves, or for distance learning use, is not authorized by this License and is prohibited without ASTM's prior written permission.
- (iv)** Licensee may not utilize the Product, or access the Product, for commercial purposes, including but not limited to the sale of Documents, materials, fee-for-service use of the Product or bulk reproduction or distribution of Documents in any form; nor may Licensee impose special charges on Authorized Users for use of the Product.
- (v)** The ASTM Documents and the content therein may not be used in any way with any form of artificial intelligence.

C. Copyright Notice. The ASTM Product and Document must bear proper copyright notice in ASTM's name, as shown in the initial page of each standard, article, file or material. Obscuring, deletion or modification of the copyright notice is not permitted.

4. Detection of Prohibited Uses.

- A.** Licensee is responsible for taking reasonable measures to prevent prohibited uses and promptly notify ASTM of any infringements of copyright or prohibited use of which Licensee becomes aware. Licensee will cooperate with ASTM in investigating any such prohibited uses and will take reasonable steps to ensure the

cessation of such activity and to prevent any reoccurrence.

- B.** Licensee shall use all reasonable efforts to protect the Product from any use that is not permitted under this Agreement and shall notify ASTM of any use of which it learns or is notified.
- 5. Continued Access to Product.** ASTM reserves the right to terminate this License, upon written notice, if Licensee materially breaches the terms of this Agreement. If Licensee fails to pay ASTM any license or subscription fees when due, ASTM will provide the Licensee with a 30-day period within which to cure such breach. In the event of a dispute involving invoicing or payment, ASTM agrees that it will not interrupt service and will work in good faith with Licensee to resolve disputes within a mutually agreed grace period. No cure period will be provided for material breaches relating to violations of Section 3.B. or any other breach likely to cause ASTM irreparable harm. If Licensee's subscription to an ASTM Product terminates, further access to the online database will be denied. If Licensee or Authorized Users materially breach this License or make prohibited uses of material in any ASTM Product, ASTM reserves the right to deny Licensee any access to the ASTM Product, in ASTM's sole discretion.
- 6. Delivery Formats and Service.**
- A.** Some ASTM Products use standard Internet HTML format. ASTM reserves the right to change such format upon three (3) months' notice to Licensee, although ASTM will make reasonable efforts to use commonly available formats. The Licensee and the Authorized Users are responsible for obtaining at their expense suitable Internet connections, Web browsers, and licenses for any software necessary to view the ASTM Products.
- B.** The ASTM Products are also available in Adobe Acrobat (PDF) format to Licensee and its Authorized Users, who are solely responsible for installing and configuring the appropriate Adobe Acrobat Reader software.
- C.** ASTM shall use reasonable efforts to make online access available on a continuous basis. Availability will be subject to periodic interruption and downtime for server maintenance, software installation or testing, loading new files, and reasons beyond the control of ASTM. ASTM does not guarantee access, and will not be liable for damages if the Product becomes unavailable temporarily, or if access becomes slow or incomplete due to system back-up procedures, Internet traffic volume, upgrades, overload of requests to servers, general network failures or delays, or any other cause that may from time to time make the Product unavailable for the Licensee or Licensee's Authorized Users.
- 7. Term.** The term of this Agreement is set forth in the applicable order form or invoice or other relevant document whereby You purchased the Subscription ("Subscription Period"). Access to the Product is for the Subscription Period only. This Agreement will remain in effect thereafter for successive Subscription Periods so long as annual subscription fees, as such may change from time to time, are paid.
- 8. Fees and Taxes.**
- A. Fees.** Payment may be made via credit card or invoice. For credit card payments, charges will be processed at the time of order confirmation. For invoice payments, full payment is due within thirty (30) days of the date the purchase is completed, and the invoice is issued to the billing contact provided. Late payments may incur a service charge of 1.5% per month or the maximum rate permitted by law, whichever is lower.
- B. Taxes.** Licensee must pay any applicable taxes, other than taxes on ASTM's net income, arising out of Licensee's use of the ASTM Product and/or rights granted under this Agreement.
- C. Licensee Purchase Orders.** In the event that a Purchase Order ("PO") is submitted by Licensee in conjunction with an applicable order form, quote or proposal provided by ASTM to Licensee, it is hereby expressly agreed and understood that any terms and conditions contained within such PO shall be deemed null and void and shall have no binding effect on the Parties.
- (i) Any delays in payment resulting from issues with Licensee's internal payment portal are the sole responsibility of Licensee, who remains obligated to fulfill payment as agreed and outlined above.
 - (ii) It is Licensee's responsibility to provide accurate billing contact information to ensure proper delivery of the invoice.
 - (iii) Invoices that remain unpaid for more than 100 days will result in immediate suspension of Licensee's access to the ASTM Product until full payment is received. Accounts placed on suspension will

automatically enter a probationary period and will forfeit net payment term privileges for a period of one year.

9. Verification. ASTM has the right to verify compliance with this Agreement, at its expense, and at any time during the course of normal business hours. To do so, ASTM will engage an independent consultant, subject to confidentiality agreement, to review Licensee's use of ASTM Product and/or Documents. Licensee agrees to provide compliance information on its computer systems for this purpose. Verification will take place upon no less than 15 days' notice, during normal business hours and in a manner that does not interfere unreasonably with Licensee's operations. If verification reveals unlicensed or prohibited use of the ASTM Product or Documents, Licensee agrees to resolve the matter within a reasonable time as mutually determined by the parties. By invoking this procedure, ASTM does not waive any of its rights to enforce this Agreement or to protect its intellectual property by any other means permitted by law.

10. Passwords. Licensee must immediately notify ASTM of any known or suspected unauthorized use(s) of its password(s), or any known or suspected breach of security, including the loss, theft or unauthorized disclosure of such password or any unauthorized access to or use of the ASTM Product. Licensee is solely responsible for maintaining the confidentiality of its password(s) and for ensuring the authorized access and use of the ASTM Product. Personal accounts/passwords may not be shared.

11. Disclaimer of Warranty. Unless specified in this Agreement, all express or implied conditions, representations and warranties, including any implied warranty of merchantability, fitness for a particular purpose or non-infringement are disclaimed, except to the extent that these disclaimers are held to be legally invalid.

12. Limitation of Liability. To the extent not prohibited by law, in no event will ASTM be liable for any loss, damage, lost data or for special, indirect, consequential or punitive damages, however caused regardless of the theory of liability, arising out of or related to the use of the ASTM Product or downloading of the ASTM Documents. In no event will ASTM's liability exceed the amount paid by Licensee under this Agreement.

13. General.

A. Termination: This Agreement is effective until terminated. Licensee may terminate this Agreement at any time by destroying all copies (hard copy, digital, or in any media) of the ASTM Documents, terminating all access to the ASTM Product, and then providing a Certificate of Compliance (similar to the attached Exhibit A) to ASTM.

B. Governing Law, Venue, and Jurisdiction: This Agreement shall be interpreted and construed in accordance with the laws of the Commonwealth of Pennsylvania. Licensee agrees to submit to jurisdiction and venue in the state and federal courts of Pennsylvania for any dispute which may arise under this Agreement. Licensee also agrees to waive any claim of immunity it may possess.

C. Integration: This Agreement is the entire agreement between Licensee and ASTM relating to its subject matter. It supersedes all prior or contemporaneous oral or written communications, proposals, representations and warranties and prevails over any conflicting or additional terms of any quote, order, acknowledgment, or other communication between the parties relating to its subject matter during the term of this Agreement. No modification of this Agreement will be binding, unless in writing and signed by an authorized representative of each party.

D. Assignment: Licensee may not assign or transfer its rights under this Agreement without the prior written permission of ASTM.

E. Order of Precedence. In case of a conflict, the order of precedence is: (1) this Agreement, (2) the ASTM Privacy Policy and then the (3) the ASTM transaction document (quote, proposal, order form, etc.).

F. EEO. Our organization is an equal opportunity employer and federal contractor or subcontractor. As applicable, the parties agree that they shall abide by the requirements of 41 CFR Section 101-11.6(a); 41 CFR Section 60-300.5(a); 41 CFR Section 60-741.5(a); and 29 CFR Part 471, Appendix A to Subpart A with respect to affirmative action program and posting requirements, and that these requirements are incorporated herein. Section 60-300.5 and 60-741.5 require that covered prime contractors and subcontractors ensure nondiscrimination and take affirmative action in employment to employ and advance qualified individuals without regard to their physical or mental disability and protected Veteran status.

G. Compass Points.

- (i) **“ASTM Compass”** means ASTM's proprietary subscription platform that facilitates distribution of certain ASTM Standards, publications, documents or other information to Authorized Users.
- (ii) **“Compass Points”** means the software tool that acts as custom bookmarks that give users the ability to pinpoint important components of Documents within ASTM Compass.
- (iii) ASTM takes no position respecting the validity of any patent rights, or opinion asserted in connection with any item mentioned in a Document located on ASTM Compass or a Compass Point captured by an Authorized User within that Document. ASTM is not responsible for any selection choice made by an Authorized User to create a Compass Point or Authorized User's notes attached to the Compass Point via the modal window interface. Compass Points platform software interface and user experience on ASTM Compass is copyrighted by ASTM International, 100 Barr Harbor Drive, PO Box C700, West Conshohocken, PA 19428-2959, United States.