

By using this resource, your information will be transferred to and processed by Standards Australia, located in Australia, which may have different privacy and data protection laws than that of your own country. Your personal data may be processed and further transferred by Standards Australia in accordance with its [Privacy Policy](#).

Standards Australia Single Document Terms

These additional terms apply to all products from Standards Australia, including but not limited to, Australian Standards, Australian Products, Joint NZ Standards, International Standards and International Products and any material and content in any form or any media, including documents (written or electronic), reports, data and software ("Licensed Material"). In the event of a conflict or ambiguity, these terms supersede and take priority over all other terms of your agreement with Clarivate with regard to the Licensed Material:

1. The following definitions apply to this document:

- "Customer" means a person or entity who is supplied with the Licensed Material by Clarivate Analytics
- "Authorised User" means an end user who is authorised by a Customer to access (including to view) or use Licensed Material.

2. If an item of Licensed Material is distributed to the Customer, the Customer is granted a non-exclusive, non-transferrable, non-sublicensable, limited license, for the duration of the Customer agreement:

(a) (**Hard Copy Print**) – in the case of an item of Licensed Material distributed in Hard Copy Print: without the right to copy the item, and without the right to save the item on any device;

(b) (**Single User Electronically Communicated PDF**) – in the case of an item of Licensed Material distributed in Single User Electronically Communicated PDF: to access the item on one device by one Authorised User, with the right to print the item twice, with the right to add notes to the item, with the right to save the item to one device, and without the right to copy the whole or any part of the item except to exercise the rights as specifically conferred above;

(c) (**Print Plus PDF**) – in the case of an item of Licensed Material distributed in Print Plus PDF: to access the item on one device by one Authorised User, with the right to print the item twice, with the right to add notes to the item, with the right to save the item to one device, and without the right to copy the whole or any part of the item except to exercise the rights as specifically conferred above; and

(d) (**Multi User PDF**) – in the case of an item of Licensed Material distributed in Multi User PDF: to access the item on a number of devices specified by Clarivate Analytics by the number of Authorised Users specified by Clarivate Analytics, with the right to add notes to the item, with the right to print the item twice, with the right to save the item to one device, and without the right to copy the whole or any part of the item except to exercise the rights as specifically conferred above.

3. The Customer agrees that:

(a) Standards Australia and its licensors are, and will remain, the owners of all Intellectual Property Rights in the Licensed Material;

(b) the Customer must not remove, alter or obscure any ownership, copyright, trade mark, confidentiality or other marks or legends (including any digital watermark or other digital rights management tool) on or in the Licensed Material;

(c) the Customer will protect the security of the Licensed Material in its possession and preserve the Licensed Material and Standards Australia's Intellectual Property Rights;

(d) in performance of the Customer agreement, the Customer's personal data, including data relating to the tracked access to Licensed Material by Authorised Users, will be transferred to and processed by Standards Australia, located in Australia, which may have different privacy and data protection laws than Customer's. Customer's personal data may be processed and further transferred by Standards Australia in accordance with its privacy policy, currently available at <https://www.standards.org.au/privacy-policy>;

(e) the Customer must ensure that the Authorised User complies with these Initial Single Document Terms.

4. The Customer shall not merge, adapt, translate, embed, modify, rent, lease, sell, sublicense, assign or otherwise exercise any Intellectual Property Rights in the Licensed Material or parts of the Licensed Material, or remove any proprietary notice or label appearing on any of the Licensed Material. The Customer may not copy, reproduce, modify, duplicate, create a derivative work from, republish, adapt

any part of the Licensed Materials, or reverse engineer, decompile, disassemble, or otherwise attempt to extract the source code of any software in respect of the Licensed Materials.

5. These terms, including this clause, are governed by and must be construed in accordance with the laws in force in the State of New South Wales. The Customer and Clarivate Analytics submit to the exclusive jurisdiction of the courts of the State of New South Wales and the Commonwealth of Australia in respect of all matters arising out of or relating to these terms, their performance or subject matter.

6. Clarivate Analytics holds the benefit of these terms on trust for Standards Australia and may enforce these terms on Standards Australia's behalf and for Standards Australia's benefit.