



GSO INTERNATIONAL END-USER LICENCE AGREEMENT

IMPORTANT - Please read the Licence carefully before you commit to making your purchase

If you order GSO standards or any other GSO publications, you will be subject to the following Licence, which is a legal agreement. By downloading the GSO document you acknowledge that you have read this license agreement, that you understand it and agree to be bound by its term. If you do not agree to the terms of this license agreement, promptly exit this page without downloading the GSO document. If you have any difficulties concerning the terms of this Licence Agreement or if you have any questions regarding GSO copyright, please contact:

Information. Center & Beneficiaries Services Section
GCC Standardization Organization (GSO)
P.O.Box: 85245 Riyadh 11691 -KSA
Tel : +96612746655
Fax : +96612105391
E-Mail: csc AT gso.org.sa

This Licence Agreement is between the GCC Standardisation Organisation (GSO) and the named customer who request the standards (hereafter referred to as "YOU").

The GSO Electronic Publications(s) contained in this GSO Webstore Order are subject to the following:

1. The GSO Publication(s) YOU are about to order and download from the GSO Webstore are Portable Document Format (PDF) files and are copyrighted by: GSO, Alolaya Street, Alghader district P.O.Box: 85245 Riyadh 11691 Kingdom of Saudi Arabia. All rights reserved. In all countries, there are civil and/or criminal laws against copyright infringements. By downloading, copying, installing, accessing or otherwise using GSO Publication(s) YOU agree to be bound by the terms of this Licence Agreement. YOU have no ownership or other rights in the GSO document. all right, title and interest in the GSO document belong to GSO. YOU may not remove or obscure the copyright notice or other notices contained in the GSO document.
2. The GSO Publication(s) in Portable Document Format (PDF) will be electronically watermarked with the customer name and company. This information must not be removed. GSO reserves the right to take additional measures to protect the electronic PDF files which may not be apparent to the Customer.
3. YOU are permitted only to store the GSO Publication(s) on the local drive of your own Personal Computer with access only for your personal use. No local area network, wide area network, intranet or internet storage and access are permitted without the prior written permission of GSO.
4. YOU have the right to print one copy of GSO document for individual use. Neither the electronic file nor the single hard copy print may be reproduced in any way. in addition, the electronic file may not be distributed elsewhere over computer network or otherwise. That is, the electronic cannot be emailed, downloaded to disk, copied to another hard drive or otherwise shared.



5. YOU may not sell, lend, lease, sub-licensed or otherwise exploit, whether commercially or not, the GSO Publication(s) to which this Licence relates.
6. GSO has the right to verify compliance with this license agreement, at its expense, and at any time during the course of normal business hours. To do so, GSO will engage an independent consultant, subject to a confidentiality agreement, to review your use of GSO documents. YOU agree to permit access to your information and computer systems for this purpose. Verification will take place upon no less than 10 days notice, during normal business hours and in a manner that does not interface unreasonably with your operations. If verification reveals unlicensed use of GSO documents, you must reimburse GSO for the cost incurred in verification and reimburse GSO for any unlicensed uses. By invoking this procedure, GSO does not waive any of its rights to enforce this agreement or to protect its intellectual property by any other means permitted by law.
7. This Licence does not grant YOU any rights in any trademarks or service marks of GSO.
8. If you fail to comply with the terms and conditions of this Licence GSO may terminate this Licence. In such event, YOU must delete the GSO document(s) and destroy all paper and electronic copies immediately.
9. This agreement is effective until terminated. YOU may terminate this agreement at any time by destroying all copies (hard, digital in any media) of GSO document(s).
10. GSO takes no responsibility for and will not assume liability for damages resulting from the reader's interpretation of the reproduced material due to its placement and context.
11. This Agreement is governed by the Laws of Kingdom of Saudi Arabia, shall be the forum for the settlement of disputes. GSO expressly reserves the right to take legal action against YOU or otherwise to enforce its rights according to Saudi or local laws in your country of domicile or in any jurisdiction where a breach of this Agreement or an infringement of residence rights may occur or may have had effect.

When you transferring the requested amount to our bank account, YOU are entering into the terms of this Licence Agreement.