

ASCE ONLINE PRODUCTS (ASCE 7 ONLINE) INSTITUTIONAL SINGLE-SITE USER LICENSE AGREEMENT

1. BY SIGNING THIS AGREEMENT (“Agreement”), the institution identified below (“Subscribing Institution” or “Subscriber” or “You”) agrees to the terms and conditions set forth in this Agreement. In turn, the American Society of Civil Engineers (“ASCE”), with offices at 1801 Alexander Bell Drive, Reston, Virginia, 20191 USA, grants the Subscriber and Authorized Users at the Subscriber’s Authorized Site the right to access the online products (“Licensed Materials”) indicated in Appendix A of this Agreement, subject to these same terms and conditions. **PLEASE PRINT CLEARLY.**

Subscribing Institution _____

Address _____

Subscriber Account no. _____

You may obtain your account number online at ascelibrary@asce.org, or call the ASCE Order Fulfillment Department at 703-295-6210.

Contact person responsible for administration of online subscriptions:

Name _____

Address _____

Telephone _____ Fax _____

E-mail _____

(Please print clearly. Notification that your online access is active will be sent by e-mail to this address. Please send notice of any changes to this e-mail address to ascelibrary@asce.org.)

“Licensed Material(s)” refers to electronic versions of those listed standards to which the Subscriber maintains a valid online Subscription and which are available through the ASCE 7 Online platform. This is subject to confirmation by ASCE and amendment due to future Subscription purchases or cancellations. Licensed Materials include any additional features that ASCE may choose to provide, including but not limited to commentary and supplemental materials such as case studies, worked examples, forms and interactive tools; any restrictions on use apply to all online materials accessed under this Agreement. Please indicate your current standards subscriptions by marking the appropriate boxes in Appendix A of this Agreement.

TERMS and CONDITIONS

2. License and Authorized Site/Users

Upon payment of the License Fee as set forth in the accompanying Invoice, and subject to Subscriber’s compliance with the terms and conditions of this Agreement, ASCE grants to the Subscriber and Authorized Users at the Subscriber’s Authorized Site a nonexclusive, revocable, and nontransferable license to access ASCE Licensed Materials for which the Subscriber maintains a current subscription to online version thereof.

For purposes of this Agreement, an “Authorized Site” is a single site (one geographical location) or multiple locations within one zip code that are part of a single organization unit administered centrally; for example, a campus or business park. For an organization with locations in more than one city, each city is considered to be a different site. No access from remote campuses or remote sites and no consortia or other forms of subscription sharing are allowed under this Agreement. **(If you are seeking online access for multiple sites, please contact ASCE Customer Service at ascelibrary@asce.org or phone 1-703-295-6300 and complete the Multi-Site User License Agreement.)**

“Authorized Users” means only the employees, faculty, staff, and students officially affiliated with the Subscriber at the Authorized Site, and persons with legal access to the Subscribing Institution’s collections and facilities at the Authorized Site, using an IP address within the range identified in Appendix B of this Agreement. Authorized Users may be persons remote from the Subscriber’s physical location whose access is

administered from the Authorized Site, but not persons at remote sites or campuses with separate administrations.

The Subscriber will exercise reasonable vigilance and shall be responsible for all access control and security measures necessary to ensure that the Subscriber’s IP addresses are not used to access the Licensed Materials by other than Authorized Users. The Subscriber warrants and represents that common and reasonable methods will be used to inform Authorized Users of general terms and conditions for the use of online information products that are consistent with this Agreement. Furthermore, the Subscriber will make every attempt to enforce the terms of this Agreement upon receiving information from ASCE or any other source that reasonably indicates that one or more Authorized Users is in violation of the terms of this Agreement.

Any hardware or software required to access the Licensed Materials will be the responsibility of the Subscriber.

3. IP Addresses

Authorized Users will be recognized and authorized by the Subscribing Institution’s Internet Protocol address (IP address). IP addresses and/or address ranges for the Subscribing Institution are indicated in Appendix B.

4. Permitted Use

The Subscriber and Authorized Users are permitted online access to the Licensed Materials indicated in Appendix A, and may access, view,

or print text by chapter or section, search results, or other information from the Licensed Materials solely for the private use or research of the Subscriber and the Authorized Users. The Subscriber and Authorized Users may only use this online access in a way that conforms with all applicable laws and regulations.

ASCE grants the Subscriber and Authorized Users permission to reprint brief quotations from the content included in the Licensed Materials with the customary acknowledgment of the source, and to copy and transmit content in “person-to-person” and non-systematic scholarly and business exchanges of information between Authorized Users and specific individuals.

The Subscriber specifically agrees that use by the Subscriber or Authorized Users other than indicated above is a violation of the terms of this Agreement. Unless expressly authorized in this Agreement or the Licensed Materials, any other use of the Licensed Materials requires the written permission of the copyright holder.

5. Corporate Annotations

All annotations created by the Subscriber are the property and responsibility of the Subscriber and can only be viewed by Authorized Users. ASCE does not have access to annotations created by the Subscriber or its Authorized Users.

6. Prohibitions on Certain Uses

The Subscriber shall not knowingly permit anyone other than Authorized Users to use the Licensed Materials. Altering, recompiling, reselling, publishing or republishing (except as otherwise provided in Section 4) of any text, output, search results, or other information from the Licensed Materials, or any portion thereof, including without limitation, copyright, proprietary and/or other legal notices contained therein, in any form or medium is prohibited.

Systematic or programmatic downloading, printing, transmitting, or copying of the Licensed Materials is prohibited. “Systematic or Programmatic” means downloading, printing, transmitting, or copying activity of which the intent or the effect is to capture, reproduce, or transfer the entire output of a standard; or a substantial portion thereof; or sequential or cumulative search results; or collection of book chapters or tables of contents. Other such systematic or programmatic use of the Licensed Material that interferes with the access of Authorized Users or that may affect the performance of ASCE 7 Online, for example, the use of “robots” to index content, or downloading or attempting to download large amounts of material in a short period of time, is prohibited. Redistribution of the Licensed Material, except as permitted in Section 4, without permission by ASCE and/or payment of royalty to ASCE or to the appropriate Reproduction Rights Organization, is prohibited.

All rights not expressly granted herein are reserved to ASCE. The Subscriber and Authorized Users may not circumvent ASCE’s access control systems or use ASCE’s systems or services to make any attempt to gain unauthorized access to any other system or network.

ASCE shall not be required to distribute, and Subscriber shall not redistribute any Licensed Materials included therein to a country where the export thereof is prohibited by U.S. law or regulation.

7. Duration of Agreement

This Agreement will become effective on receipt by ASCE of the Agreement signed by an authorized agent of the Subscriber, and, subject to the terms and conditions of this Agreement, will remain in effect while the Subscriber maintains a current paid subscription to Licensed Materials or unless earlier terminated by either party as provided herein. This Agreement will terminate:

- a) Subject to (b.) and (c.) below, if the subscription lapses (termination is effective at the end of the paid subscription period).
- b) Either party may terminate this Agreement in the event of a material breach of this Agreement by the other party, which breach is not cured within thirty (30) days of receipt of written notice of the breach from the non-breaching party. The foregoing notwithstanding, ASCE reserves the right to suspend access to the service immediately upon detecting a breach of this Agreement by Subscriber. ASCE will use reasonable efforts to notify the Subscriber as soon as possible, usually

within three (3) days of any such suspension of service, by sending an e-mail to the address supplied in Section 1.

- c) Following written notice by ASCE of any change in the terms of this Agreement, Subscriber may terminate this Agreement by notice to ASCE in writing, or by e-mail or by fax, that the Subscriber does not accept such change or changes; provided that such notice must be received by ASCE within thirty (30) days of Subscriber’s receipt of the notice of change. (In the absence of any such objection by Subscriber within the thirty (30) day period, ASCE’s new terms shall apply.) This Agreement shall renew automatically for the term of any subscription upon receipt by ASCE of payment for that subscription.

8. Copyright

Licensee acknowledges and agrees that all Licensed Materials are copyrighted by ASCE. The Licensed Materials are subject to all applicable copyright, database protection, and other rights of ASCE under the laws of the United States and other countries. Copyright notices in the Licensed Materials may not be removed, obscured, or modified in any way. Unauthorized copying or redistribution of any Licensed Material is a violation of copyright laws.

9. Failure of Performance

Following approval for online access, the Subscriber and Authorized Users will be permitted to attempt online access to the Licensed Materials at any time. ASCE, however, will not be liable for any delay, downtime, transmission error, software or equipment incompatibilities, force majeure, or other failure of performance. ASCE will use commercially reasonable efforts to correct any material performance problem brought to its attention and may suspend performance pending such corrections.

10. Usage Rights of Lapsed Subscribers

Upon lapse of subscription, no additional service is provided, and no Subscriber settings or annotations will be saved.

11. Disclaimer of Warranties; Limitation of Liability; Indemnification

ASCE warrants that it is entitled to grant the licenses granted in this Agreement. EXCEPT AS SET FORTH IN THE PRECEDING SENTENCE, ASCE MAKES NO WARRANTY OR REPRESENTATION OF ANY KIND, EXPRESS OR IMPLIED, WITH RESPECT TO THE LICENSED MATERIAL, INCLUDING ITS QUALITY, ORIGINALITY, SUITABILITY, SEARCHABILITY, OPERATION, PERFORMANCE, COMPLIANCE WITH ANY COMPUTATIONAL PROCESS, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. THE LICENSED MATERIALS ARE LICENSED AND PROVIDED TO SUBSCRIBER ON AN “AS IS” BASIS.

ASCE SHALL NOT BE LIABLE FOR: EXEMPLARY, SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, OR OTHER DAMAGES, ARISING OUT OF OR IN CONNECTION WITH THE SUBSCRIPTION OR LICENSES GRANTED HEREUNDER; THE USE OR INABILITY TO USE ANY ASCE ONLINE PUBLICATION; ASCE’S PERFORMANCE UNDER THIS AGREEMENT; TERMINATION OF THIS AGREEMENT BY ASCE; OR THE LOSS OF DATA, BUSINESS, OR GOODWILL, EVEN IF ASCE IS ADVISED OR AWARE OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL THE TOTAL AGGREGATE LIABILITY OF ASCE FOR ANY CLAIMS, LOSSES, OR DAMAGES ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT EXCEED THE GREATER OF FOUR HUNDRED AND SEVENTY-FIVE DOLLARS (\$475.00) OR THE TOTAL AMOUNT PAID BY THE SUBSCRIBER TO ASCE FOR THE LICENSED MATERIAL FOR THE CURRENT SUBSCRIPTION YEAR IN WHICH SUCH CLAIM, LOSS, OR DAMAGE OCCURRED, WHETHER IN CONTRACT, TORT, OR OTHERWISE, INCLUDING WITHOUT LIMITATION DUE TO NEGLIGENCE. The foregoing limitation of liability and exclusion of certain damages shall apply regardless of the success or effectiveness of other remedies. No claim may be made against ASCE unless suit is filed thereon within one (1) year after the event giving rise to the claim.

The Subscriber assumes sole responsibility for all use of the Licensed Materials by the Subscriber and by each Authorized User. In the event of a breach of this Agreement by the Subscriber or Authorized Users, the Subscriber agrees to indemnify and hold ASCE harmless from and against any and all claims, liabilities, damages, expenses (including attorneys' fees and experts' costs, penalties and fees, if any, for the enforcement of this Agreement and otherwise for ASCE's defense of indemnified claims), losses and threatened losses arising from, or in connection with, that breach, including without limitation, claims of unauthorized use.

12. General

This Agreement constitutes the entire agreement between the parties and supersedes any prior communication between the parties with respect to the subject matter hereof. The headings used in this Agreement are for convenience only and are not to be considered in construing the terms of this Agreement. Subject to termination under Section 7, this Agreement may be amended only by consent (via mail, email, or fax) of both parties.

If ASCE sends notice to the Subscriber of changes in the terms of this Agreement, lack of response by the Subscriber within a thirty (30) day period will be taken as acceptance of the new terms. Subscriber may not make any changes to this Agreement without written consent by ASCE.

The Subscriber must pay any taxes (including but not limited to any applicable Value Added Taxes, Sales Taxes, and Import Taxes) other than taxes on ASCE's net income, arising out of the Subscriber's use of the Licensed Materials and/or the rights granted under this Agreement.

The Subscriber may not assign or transfer its rights under this Agreement. The provisions of Sections 6, 8, 10, 11, and 12 hereof shall survive any expiration or termination of this Agreement.

This Agreement will be governed by, and construed in accordance with, the laws of the Commonwealth of Virginia, applicable to contracts entered into and fully performed in the Commonwealth of Virginia, without regard to the conflict of laws provisions therein. Any action arising out of, or relating to, this Agreement or any of the Licensed Material shall be brought in courts situated in Fairfax County, Virginia, and the parties consent to the jurisdiction of such courts.

I have read and agree to adhere to and abide by all the terms and conditions stated above, and I certify that I am authorized to sign this Agreement on behalf of the Subscribing Institution identified in Section 1 above.

Name: _____ Signature: _____

Title: _____ Date: _____

Please send the completed and signed Agreement to: American Society of Civil Engineers, Order Fulfillment Department, 1801 Alexander Bell Drive, Reston, VA 20191. Telephone: 1-800-548-2723, 1-703-295-6300. Fax: 1-866-913-6085. Email: ascelibrary@asce.org

For ASCE use only:

License no. _____ Customer ID no. _____ Date: _____

APPENDIX A
LICENSED MATERIALS CURRENTLY HELD BY YOUR INSTITUTION

- ASCE 7 Online** (ASCE 7-10, ASCE 7-16, and ASCE 7-22)

APPENDIX B INSTITUTIONAL IP ADDRESSES/RANGES

ASCE has enabled IP-address-based access control for institutional subscribers. Each computer that accesses the Internet is assigned an IP address, commonly represented as four number groups separated by dots (e.g., 192.58.150.10). All computers on a local area network, or subnet, may have the first two or three number groups in common. Access to ASCE Licensed Materials from your institution's Authorized Site will be provided based on the IP addresses and/or ranges you provide. (It is recommended that you consult with your network administrator to determine your IP addresses, subnets, and other critical information about your institution's network configuration.) IP addresses for locations other than the Authorized Site will not be accepted under this License; if you are seeking online access for multiple sites, please contact **ASCE Customer Service at ascelibrary@asce.org or phone 1-703-295-6300.**

ASCE will accept up to ten IP addresses and/or ranges (Class B, Class C, and single station) via this form (attach additional sheets as necessary). Note that Class B requests will be subject to additional review by ASCE Technical Staff. Please contact ASCE Customer Service (see above) if you need to register a proxy or caching server, or if you have any additional questions.

All information provided regarding your IP addresses will be verified by ASCE, and your network contact (which must be provided below) will be contacted if additional clarification is necessary.

Please type your IP addresses/ranges in the following formats:

Class B Network: Enter the first two (network) numbers and use asterisks for the host addresses, i.e., 128.58.*.*

Class C Network: Type the first three (network) numbers and an asterisk for the host addresses, i.e., 192.58.150.* (ranges are acceptable; type 192.58.150.* - 192.58.152.* to indicate Class C ranges)

Single Station(s): Type all four numbers, i.e., 192.40.158.10 (ranges are acceptable; type 192.58.150.10 - 192.58.150.30 to indicate ranges of single stations)

PLEASE PRINT CLEARLY

IP Addresses and/or Ranges:

Please enter your fully qualified domain name [the one registered with the Internet Corporation for Assigned Names and Numbers (ICANN)]:

Please provide the following required network contact information:

Name: _____

Telephone: _____ FAX: _____ E-mail Address: _____

Check here if additional IP addresses are listed on attached sheet(s).