

**PAPER SUBSCRIPTION**  
**Agreement for delivery and**  
**maintenance of standards on paper**

**Between Customer:**

<b>Company name:</b>	
<b>Contact:</b>	
<b>Company reg. no.:</b>	
<b>Postal address:</b>	
<b>Street address:</b>	
<b>Postcode:</b>	
<b>Telephone:</b>	
<b>Contact's e-mail:</b>	

and

**Standard Online AS**  
**Company reg. no.: NO 983 615 031**  
**P.O. Box 252**  
**Strandveien 18**  
**1326 Lysaker**  
**Telephone 67 83 87 00**

## General

The customer (hereinafter called the purchaser) and Standard Online AS (hereinafter called Standard Online), have entered into the following agreement for the delivery and maintenance of standards in paper format as a Paper subscription (hereinafter called the service).

### 1. Scope of delivery

The agreement covers the provision and maintenance of standards in the service from Standard Online. The purchaser is sent standards in paper format, and any other separately agreed publications, for use in the purchaser's own business activities in accordance with the restrictions and conditions specified below.

The purchaser arranges in Standard Online's web shop which standards he wishes to access under the service. More standards/products can be added to the collection under the terms of this agreement. The end user licence must be accepted before the purchaser can use the delivery described in this agreement. By using the standards covered under this agreement, the purchaser approves and accepts the terms & conditions in the end user licence.

### 2. Standard Online's contribution and obligations

The agreement entitles the purchaser to use a collection of standards, which the purchaser adds to the Service via Standard Online's web shop, or which Standard Online adds to the Service in response to an e-mail or telephone request from the Purchaser.

An updated list of the purchaser's standards in the Service can be found on the purchaser's My Page at standard.no, Standard Online's web shop. Access is by username and password.

Access via IP address, URL (blind login), or a combination of both, is not part of the standard service, but can be agreed separately.

### 3. The Purchaser's obligations

The purchaser's use of the standards is restricted to his company's business activities and employees, including the company's departments and branches. Any external distribution is illegal.

The agreement is based on the fact that the standards are marked with a protected trademark under the Trademarks Act of 3 March 1961, and the provisions of the Act relating to Copyright in Literary, Artistic and Scientific Works, etc. of 12 May 1961.

The agreement is accepted when the service is ordered.

### 4. Fees and payment terms

Calculation of the subscription price for the standards provided under the service is based on the following:

#### 1. Price calculation.

##### a. Price of subscription to standards under the service:

Standard Online's price list applies to all standards delivered to the purchaser under the service. The standards are invoiced on an ongoing basis when new revised versions are sent.

**b. Annual fee for technical maintenance/support for the service**

The fee for establishment and annual maintenance for the service, including My Page, Standard Online's web shop at standard.no, is NOK 1,100.

**2. Invoicing, due dates and penalty interest**

Please refer to Standard Online's sales terms & conditions.

All prices are exclusive of VAT. We reserve the right to make price changes.

**5. Complaints, breach of contract, sanctions****a. Complaints**

A party wishing to claim breach of contract must, without unreasonable delay, make a written complaint after the party in question becomes aware of such breach.

**b. Breach of contract**

Breach of contract arises if either party fails to perform his contractual obligations.

**c. Sanctions**

If the purchaser abuses his rights under the agreement by unauthorised dissemination and use of the copyright-protected materials, this shall be considered gross breach of contract; Standard Online AS shall then be entitled to terminate the agreement with immediate effect and demand compensation.

In all other respects, Standard Online's sales terms & conditions shall apply.

**6. Assignment**

Rights or obligations under the agreement may not be assigned or in any other way transferred to another party without the written consent of Standard Online.

**7. Disputes**

Disputes relating to the content or implementation of the agreement shall be resolved by negotiation where possible. If such negotiations are fruitless, either party may request the issue to be settled under Norwegian law, with the agreed venue Asker og Bærum District Court.