

AM Schema Summary: Terms and Conditions of Use

You acknowledge that by submitting a registration form to gain access to the Granta Design Additive Manufacturing Data Schema V1.0 Documentation ("**Schema Summary**") you are not entitled to access the Schema Summary, but have merely made a request for access. Granta Design Limited ("**Granta**") may accept or deny your request in its sole and absolute discretion, for any reason, which it need not disclose.

If Granta accepts your access request, Granta shall release the Schema Summary to you, at no charge, under the following terms ("**Terms**"):

1. License

- a. The release of the Schema Summary is to facilitate discussions within the wider AM community, specifically with regard to AM data management, and to enable people and groups to understand the schema structure ("**Purpose**").
- b. Granta grants you a non-exclusive, limited, personal, revocable, non-transferable, non-sublicensable, royalty-free license to use the Schema Summary for the Purpose.

2. Restrictions

- a. You may not:
 - i. remove any copyright, trademark or other proprietary rights notices applied to the Schema Summary; or
 - ii. other than as permitted by these Terms or by law, reproduce, rent, lease, hire, translate, sublicense, sell, lend, assign, publicly display, publicly perform, adapt, decompile, modify, reverse engineer or disassemble the Schema Summary in whole or in part.
- b. Granta is open to discussing the wider use of all or part of the Schema Summary. Please contact us. However, without the prior written consent of Granta, you may not:
 - i. copy the whole, or substantial parts, of the Schema Summary;
 - ii. export or incorporate the whole, or substantial parts, of the Schema Summary into any software, databases, standards, data templates or similar;
 - iii. incorporate parts or all of the Schema Summary into your products or standards;
 - iv. use the Schema Summary on behalf of or for the benefit of any third party;
 - v. use the Schema Summary for any purposes other than the Purpose; or
 - vi. distribute the Schema Summary to any other person beyond your own organization as named within your access request and as appended to your copy of the document.
- c. The Schema Summary is for your own personal use in accordance with these Terms. Notwithstanding the foregoing, if you wish to use a non-substantial part of the Schema Summary in an external report, presentation or paper, this is permitted, provided that Granta is acknowledged appropriately in such report, presentation or paper.

3. Your Obligations

- a. The above copyright notice shall be included on any permitted whole or partial copies or exports of the Schema Summary.
- b. Granta, and the use of the Schema Summary, shall be acknowledged in any permitted product or standard developed using the Schema Summary.
- c. Any permitted distribution of the Schema Summary must be accompanied by these Terms.
- d. You must take all reasonable steps to avoid and prevent unauthorised distribution of the Schema Summary and must promptly notify Granta in the event any unauthorized person obtains access to the Schema Summary.
- e. You undertake that the Schema Summary shall at all times be used in accordance with these Terms and any reasonable instructions issued by Granta from time to time.

4. Intellectual Property Rights

- a. The Schema Summary and all intellectual property rights therein, and all related or underlying technology and any modifications or derivative works, shall remain the property of Granta and/or its third-party suppliers.
- b. The Schema Summary is made available to you on a limited license and no ownership right is conveyed to you. Granta retains all rights in the Schema Summary not expressly granted.

5. Warranties and Liability

- a. THE SCHEMA SUMMARY IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.
- b. IN NO EVENT AND UNDER NO LEGAL THEORY, WHETHER IN TORT, CONTRACT, OR OTHERWISE, SHALL GRANTA BE LIABLE FOR ANY CLAIMS, DAMAGES OR OTHER LIABILITY, INCLUDING ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER ARISING FROM, OUT OF OR IN CONNECTION WITH THE SCHEMA SUMMARY OR THE USE OR INABILITY TO USE THE SCHEMA SUMMARY OR THESE TERMS.
- c. IN THE EVENT THAT ANY TERM OR EXCLUSION CONTAINED IN THESE TERMS SHALL BE HELD TO BE INVALID FOR ANY REASON AND GRANTA BECOMES LIABLE FOR LOSS OR DAMAGE THAT MAY LAWFULLY BE LIMITED, SUCH LIABILITY SHALL BE LIMITED TO £100 (ONE HUNDRED POUNDS STERLING).

6. Feedback

You have no obligation to provide Granta with ideas, suggestions or proposals ("**Feedback**"). However, if you submit Feedback to Granta, then you grant Granta a non-exclusive, worldwide, sub-licensable, transferable, royalty-free license to use and commercially exploit the Feedback in any manner whatsoever without any obligation, royalty or restriction.

7. Termination

Granta reserves the right to suspend or cancel your access to the Schema Summary at any time in its sole and absolute discretion. If such decision is made, Granta will request return or deletion of the Schema Summary and you must immediately cease all use of the Schema Summary.

8. General

- a. These Terms shall be governed by and construed in accordance with the laws of England and all disputes arising in connection with the Schema Summary and/or these Terms shall be subject to the exclusive jurisdiction of the English courts.
- b. You shall not assign, sublicense or otherwise transfer any of the rights or obligations under these Terms without the prior written consent of Granta. Nothing shall prevent Granta assigning or otherwise transferring its rights and obligations under these Terms.
- c. Any data collected by Granta shall be collected and used in accordance with the Granta privacy policy available on the Granta website.
- d. The failure of Granta to exercise or enforce any rights under these Terms shall not amount to a waiver of those rights.
- e. The illegality or invalidity of any part of these Terms shall not affect the legality or validity of the remainder of it.