

Terms and conditions – MATHSBOX LIMITED

We hope you enjoy using 'Mathsbox' but please read the following to ensure that you are aware of how our service operates.

Section A : Definitions

In these terms and conditions the following words have the meanings

'we', 'us', 'our' refer to 'Mathsbox Limited'

'you', 'your' refer to the person or institution subscribing to and using the materials

'fee', refers to the fee payable by you to use or access to the materials.

'website' refers to 'mathsbox.org.uk'

'materials' are the materials to which you buy access through the website although some materials are available free of charge.

Section B : The Website

By buying access to the materials, you are accepting these terms and conditions as a signed agreement. (If you do not agree with these terms and conditions, do not use the material and the website)

All Subscriber must agree to the terms in the **PRIVACY POLICY**

We reserve the right to amend these terms and conditions at any time but notice will be given of any changes applicable to you. We reserve the right to alter the presentation, content and access arrangements of the website and materials

Section C: Using the Materials

All the material displayed on the website belongs to Mathsbox Limited

You may retrieve and display the content on a computer screen or projection, print pages on paper and save pages in electronic form on disk (but not on any server or storage device linked to an external network)

You may not (without prior written permission from Mathsbox Limited)

- Redistribute any of the content or supply it to other people outside of your institution
- Create a database or 'collection' in electronic or manual form, by systematically downloading (or editing) any or all of the content
- Reproduce or in any way commercially exploit any of the content.

All reasonable effort has been made to ensure the accuracy of the content of the materials, though it is possible that errors may occur. Any errors brought to our attention will be corrected and the materials appropriately updated.

All reasonable efforts have been made to ensure the security of the content of the materials but we offer no additional warranties (outside those already provided by law) and cannot guarantee that a virus, or anything else with destructive properties, will not result from the use of the website or materials. Any material obtained by you from us, by using materials, is done so at your own risk on the understanding that you are solely responsible for any damage to your computer system that may result.

Section D: Payment and Personal Information

There is an annual fee to pay to gain access to the majority of 'Mathsbox' materials although some of the materials 'samples' are free to use. Mathsloops is not included within the 'Mathsbox' annual fee but may be purchased by a one off fee to buy the CD of materials.

The price quoted on the 'Subscribe' page is in UK pounds

Access to the materials will be arranged once a purchase order or full payment has been received.

The fee is payable by BACS or cheques made payable to Mathsbox Limited. We will request certain information from you to process your order, this will be treated as confidential and will be used for the sole purpose of providing our service to you. Details will not be disclosed to a third party unless we are required to do so by law. See our PRIVACY POLICY

Payment is due within 30 days of the invoice date. If payment has not been received in this time access to the materials cannot be guaranteed.

Section E : Cancellation and Termination

You are entitled to cancel your agreement with us at any time during the period of seven days from when we notify you that your subscription commences. To exercise that right you must send us your notice by email to ask@mathsbox.org.uk or by first class post to the address shown. Your 'username' will be deactivated with immediate effect and the fee paid for the subscription refunded. Please see the PRIVACY POLICY for information about retention of information where applicable.

We reserve the right to end this agreement at any time if you are in breach of the terms and conditions set out here.

Notice can be given in writing to end the agreement with us at any time but unless we are in breach of our obligations to you, you will not be entitled to any refund of the Fee paid by you.

Section F : law

These terms and conditions are subject to English Law.

Updates 29/04/2018