

## **LEAPFROG ENTERPRISES, INC.**

### **Link to Lessons License Agreement and Terms of Use**

PLEASE READ THESE TERMS AND CONDITIONS OF USE CAREFULLY. By accessing or using the Link to Lessons website and its related features (collectively, "Website"), you acknowledge that you and the school district you represent (the "School District") have read, understood, and agree to be bound by these terms of use ("Terms of Use" or "Agreement") and that you have the authority to bind your School District to these Terms of Use. If you or the School District do not agree with these Terms of Use, please do not use this Website.

LeapFrog may, in its sole discretion and at any time, revise or modify these Terms of Use by updating the same on this Website. You and your School District are bound by any such revisions, and you and your School District should therefore review this page periodically to ensure your and your School District's understanding of the terms and conditions of your and your School District's use.

In order to utilize the services located on this Website, you agree to create a user account. In doing so, you will provide complete and accurate information, safeguard your account ID and password, and be responsible for all use that occurs under your account.

1. **OWNERSHIP.** All content on this Website, except for User Content (as defined below), including but not limited to text, software, applications, scripts, graphics, pictures, video, music, sounds and other files ("Website Content") is owned by LeapFrog, or its licensors, and is protected by United States and international copyright and other intellectual property laws. The Website Content may only be used by you and your School District in accordance with this Agreement, and such content may not be modified, copied, distributed, reproduced, transmitted, displayed, licensed, sold, or otherwise utilized for any other purposes beyond your internal business use without the prior written consent of LeapFrog. Except as specifically set forth herein, LeapFrog and its licensors retain all right, title and interest, including all intellectual property rights, in and to the Website Content.

2. **LICENSE.** Upon payment in full of the fees by your School District for the services provided on this Website, LeapFrog hereby grants you a non-exclusive, non-sublicensable, non-transferable (except with LeapFrog's prior written approval) license to: access and use the services provided on this Website in accordance with these Terms of Use. Additional licenses must be obtained from LeapFrog for any other use. All fees paid are non-refundable.

3. **RESTRICTIONS.** Unless expressly set forth herein, you and your School District may not (i) use, copy, modify, create derivative works of, distribute, sell, assign, pledge, sublicense, lease, loan, rent, timeshare, deliver or otherwise transfer the Website Content or services; or (ii) use the Website or other internet services provided by LeapFrog for any purpose that is unlawful or prohibited by these terms and conditions. You and your School District agree to abide by all applicable local, state, national, and international laws and regulations and are solely responsible for all acts or omissions that occur under your account, including the content of your transmissions through the service.

LeapFrog reserves the right to monitor, review, retain, and/or disclose any information necessary to satisfy any applicable law, regulation, legal process or legitimate governmental request. LeapFrog also reserves the right to discontinue any aspect of the services at any time upon reasonable notice, including through notification on this Website.

4. **USER CONTENT.** You are allowed to upload, publish or display (hereinafter, "Post") text, information, and other content on or through the Website ("User Content"), subject to these Terms of Use. You represent and warrant that you own or have the necessary rights to use (and authorize LeapFrog to use) all copyright, patent or other proprietary rights in and to the User Content. You will not Post any User Content that contains defamatory, libelous or other unlawful content, and you agree that LeapFrog may, but is not obligated to, review the Website and may delete or remove (without notice) any objectionable User Content in its sole discretion. You are responsible for creating and retaining backup copies of any User Content you Post on the Website.

By Posting User Content to the Website, you automatically grant to LeapFrog a perpetual, royalty-free, irrevocable, worldwide license (with the right to sublicense) to use, copy, perform, display, reformat, translate, prepare derivative

works of, incorporate into other works, excerpt (in whole or in part) and distribute such User Content for any purpose on or in connection with the Website.

5. **TERM AND TERMINATION.** This Agreement, and all licenses set forth herein, are effective upon receipt of full payment for the services by LeapFrog and shall continue in effect for the term set forth in your trial subscription or purchase order for the services, as applicable. You and your School District may terminate this Agreement, excluding any un-fulfilled payment obligations, at any time by discontinuing use of the Website and related services. If you or your School District fail to comply with the provisions of this Agreement or all payments due for the services are not made, then LeapFrog may terminate this Agreement, and all licenses hereunder, upon written notice.

6. **WARRANTY DISCLAIMERS.** Your use and your School District's use of this Website is at your and your School District's risk. LeapFrog does not guarantee that the functional aspects of the Website will be uninterrupted or error-free or that this Website or the server that provides it are free of viruses or other harmful components. Upon termination or expiration of this Agreement your User Content will not be returned to you or your School District and may not be accessible to you or your School District. LeapFrog shall have no obligation to provide a copy of your User Content to you at any time. LeapFrog does not control and shall not be responsible for what other users may post or share on this Website. The material contained in this Website may contain inaccuracies and errors. Everything on this Website is provided to you and your School District AS IS WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT.

LeapFrog also assumes no responsibility and shall not be liable for any damages to, or viruses that may infect, your or your School District's computer equipment or other property on account of your or your School District's access to, use of, or browsing in this Website (or related services) or your or your School District's downloading of any materials, data, text, images, video, or audio from this Website. Some jurisdictions do not allow the exclusion or limitation of implied warranties, so the above exclusions and limitations may not apply to you or your School District. In such event, the scope and duration of any such warranty shall be the minimum permitted under applicable law.

7. **LIMITATION OF LIABILITY.** IN NO EVENT SHALL LEAPFROG OR ITS LICENSORS BE LIABLE FOR ANY LOSS OF PROFITS, USE OR DATA, COST OF REPLACEMENT GOODS, OR OTHER INDIRECT, INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF YOUR OR YOUR SCHOOL DISTRICT'S USE OR INABILITY TO USE THE WEBSITE AND/OR RELATED SERVICES, EVEN IF LEAPFROG HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND NOTWITHSTANDING THE FAILURE OF ESSENTIAL PURPOSE OF ANY REMEDY. YOU AND YOUR SCHOOL DISTRICT AGREE THAT IN NO EVENT WILL LEAPFROG'S AGGREGATE LIABILITY HEREUNDER OR RELATED TO YOUR OR YOUR SCHOOL DISTRICT'S USE OF THE WEBSITE AND/OR RELATED SERVICES EXCEED THE AMOUNT YOU OR YOUR SCHOOL DISTRICT PAID FOR THE SERVICES. Some jurisdictions do not allow the exclusions and limitations of certain types of damages, so some of the foregoing may not apply.

8. **ALLOCATION OF RISK.** YOU AND YOUR SCHOOL DISTRICT ACKNOWLEDGE THAT: (I) THE LIMITED WARRANTIES, LIMITED REMEDIES AND LIMITATIONS ON LIABILITY SET FORTH IN THIS AGREEMENT ARE A FUNDAMENTAL PART OF THE BASIS OF LEAPFROG'S BARGAIN HEREUNDER WITHOUT WHICH LEAPFROG WOULD NOT ENTER INTO THIS AGREEMENT AND (II) THE FEES PAID FOR SUCH SERVICES REFLECT THE ALLOCATION OF RISK SET FORTH IN THIS AGREEMENT.

9. **INDEMNITY.** You and your School District agree to defend, indemnify and hold harmless LeapFrog and its affiliates, officers, directors, employees, customers and agents from any and all claims, losses, liabilities, damages, expenses and costs (including attorneys' fees and court costs) which result from (i) your or your School District's use of and access to the Website and services; (ii) any User Content; (iii) your or your School District's violation of any third party right, including without limitation any intellectual property or privacy right; or (iv) your or your School District's violation of any term of these Terms of Use set forth herein.

10. COMPLIANCE WITH LAWS. You and your School District agree to use the Website and services in compliance with all federal, state and local laws and regulations. You and your School District agree to indemnify LeapFrog from and against your violation of any such laws or regulations.

11. MISCELLANEOUS. This Agreement is governed by the laws of the State of California as applied to agreements made, entered into and performed entirely in California by California residents. Use of this Website is unauthorized in any jurisdiction that does not give effect to all provisions of these terms and conditions, including without limitation this paragraph. If any provision of this Agreement shall be unlawful, void, or unenforceable, then that provision shall be deemed severed from this Agreement and shall not affect the validity or enforceability of the remaining provisions of this Agreement. This Agreement is the complete, final and exclusive statement of the agreement between the parties with respect to this Website and related services, and supersedes any proposal or prior or contemporaneous agreement or communications between us (whether oral or written) relating to the subject matter hereof. This Agreement may only be modified in a writing signed by both parties. No failure or delay (in whole or in part) on the part of either party to exercise any right or remedy hereunder shall operate as a waiver thereof or effect any other right or remedy. Waiver of a breach shall not waive the right to enforce any subsequent breach under this Agreement. This Agreement may not be transferred or assigned by you, and any attempt to do so shall be null and void.

Any cause of action arising out of or related to this Website or its service must commence within one (1) year after the cause of action arose; otherwise, such cause of action is permanently barred.

12. COPYRIGHT. You and your School District should assume that everything you or your School District sees or reads on this Website, receives through related services, or downloads from our servers, is protected by copyright unless otherwise stated and may only be used according to these Terms of Use. LeapFrog does not warrant or represent that your or your School District's use of materials displayed on this Website will not infringe rights of third parties whom are not owned or affiliated with LeapFrog. Images are either LeapFrog's property or used by LeapFrog with another party's permission. The use of these images by you, your School District, or anyone else authorized by you or your School District, is prohibited unless specifically permitted by these Terms of Use. Any unauthorized use of such images may violate copyright laws, trademark laws, the laws of privacy and publicity, as well as other communications regulations and statutes.

13. TRADEMARKS. The trademarks, logos, and service marks (collectively "Trademarks") displayed on this Website are registered and unregistered trademarks of LeapFrog Enterprises, Inc., its affiliates and others. Your or your School District's misuse of the Trademarks displayed on this Website, or any other content on the Website, except as provided herein, is strictly prohibited. Nothing contained on this Website should be construed as granting any license or right to use any Trademark displayed on this Website without the written permission of LeapFrog or such third party that may own the Trademark.

#### Trademark Legend

LEAPFROG, the LeapFrog logo, LEAPPAD, ABOVE & BEYOND, ALPHABET PAL, APRENDE ALGO NUEVO CADA DIA!, BABY TAD, BIG LEAP, BUG WRANGLERS, COUNT & LEARN MATH DESK, COUNT & SING EXPRESS, CLICKSTART, COUNTING HOUSE ANIMAL PARTY, COUNTING PAL, Book Cover Designs, DREAMSCAPES, DO IT ON THE FLY, FLASH MAGIC, FLY, FLYBALL, FLYCONS, FLY FRIENDS, FLYMATCH, FLY THROUGH, FLYWARE, FRIDGE FARM, FRIDGE PHONICS, FUN & LEARN, FUN-DAMENTALS, GIVE YOUR BABY THE WORLD, GREAT READER, HOW FLY ARE YOU?, HUG & LEARN, IMAGINATION DESK, IQUEST, LANGUAGE FIRST!, LEAP, LEAP'S ABC DRIVER, LEAP'S ABC TREEHOUSE, LEAP'S LEARNING BAND, LEAP'S PHONICS, LEAP'S PHONICS POND, LEAP'S POND, LEAPBABY, LEAPFROG LEARNING POND, LEAPFROG SCHOOLHOUSE, LEAPFROG SERIES LIMITED VOCABULARY (and Design), LEAPLINK, LEAPMAT, LEAPPRINT, LEAPSTAGES, the LeapStages logo, LEAPSTART, LEAPSTER, LEAPSTER L-MAX, LEAPTRACK, LEARN & GROOVE, LEARN SOMETHING NEW EVERY DAY, LEARNING BAND, LEARNING FRIEND, LEARNING FRIENDS, LEARNING LANDSCAPES, LEARNING SCREEN, LETTER FACTORY, LITTLE COMPOSER, LITTLE LEAP, LITTLETOUCH, LIVE ON THE FLY, LOVABLE LILY, LULU THE LETTER SPINNING SPIDER, MAGIC MOMENTS, MATH CIRCUS, MESITA MAGICA, MIND MANIA, MIND STATION, MINDLINK, MY OWN LEARNING LEAP, NEARTOUCH, NEVER-ENDING LEARNING, NIGHTY NIGHT LEAP, ODYSSEY, PHONICS BUS, PHONICS DESK, PHONICS TRAVELER, PHONICS WRITING DESK, QUANTUM LEAP,

QUANTUM PAD, QUIDGITS, the Quantum Leap logo, READ & SING, READ-IT-ALL, READY, SET, LEAP!, SCHOOL-TIME LEAPTOP, SEE & LEARN, SHIP AHOY, SING & SLEEP BABY TAD, STORYBLOCK, TAKE LEARNING TO THE MAX!, TALKING WORDS FACTORY, TELEPHONICS, the Green GO Circle, the Magic Pen Design, THINK & GO, TOUCH & TUG, TURBO TWIST, TURN PAPER ON, TURBO PHONICS, TURBO TWIST, TWIST EXTREME, TWIST & SHOUT, UNLOCKING LEARNING POTENTIAL, LEARNING CONNECTIONS, LEARN-ALONG, TAD'S FIRST FEELINGS, BABY CROKI, SUPER SAVER, WORD WHAMMER, PLAY ANYWHERE... LEARN EVERYWHERE!, the FLY logo, and all related logos and characters are trademarks or registered trademarks of LeapFrog Enterprises, Inc.

All other trademarks are properties of their respective owners.