



Digital License Form

Please complete this form with the correct information.

Note: Each product license purchased is for ONE CLASSROOM ONLY. Use of any one Lone Star Learning license in multiple classrooms is strictly prohibited.

Account Manager Information * Indicates a required field

This will be the on-site, school contact responsible for managing users, licenses, and usage reports.

Account Manager Name*: _____ Email*: _____

School District*: _____ Campus*: _____

Please Enter Full District Name

Principal Name: _____ Email: _____

Please select which Learning Management System is in use. *Required for campuses that have purchased PLUS 1:1. Others select N/A.

(We recommend Google Classroom for the smoothest experience, but are compatible with most LTI 1.3 integrations.)

SELECT ONE*:

Google Classroom

Schoology

Canvas

Other: _____

N/A (We do not use Plus 1:1 programs yet)

For non-Google Classroom users, please include the name, email address, and phone number of the person in charge of the Schoology, Canvas, or other configuration for your district.

Name: _____ Email: _____

Phone: _____

By entering your name below and submitting this form you hereby agree to the terms and conditions as set forth by Lone Star Learning in the attached license agreement.

Date*: _____ Completed by*: _____

This is a digital form that may be filled out with Adobe Reader or Adobe Acrobat.

*Save your document and email to Gala@lonestarlearning.com when complete. If you are unable to send this form via email, you may choose to print this form and fax it to us at **806-281-1407**.*

LICENSE AGREEMENT

Digital Products - General

1. LICENSE GRANT.

a. Upon use of your digital product (hereinafter “The Program”), Lone Star Learning, Ltd. grants the Program user (hereinafter “User”) license to use the Program and its accompanying user account (hereinafter “Program Interface”) on school computers, and computers owned, operated and within the immediate control of User’s faculty and staff according to the number of licenses purchased.

b. User will have access to this License Agreement and product specific License Agreements by accessing the Program Interface and/or Program.

2. PRODUCT UPDATES OR CHANGES.

a. Lone Star Learning, Ltd. reserves the right to make changes or updates to the Program without prior notification to User.

3. PROGRAM INTERFACE REPLACEMENT.

a. User will restrict access to the Program Interface by anyone who is not authorized to use the Program Interface. Those not authorized include other persons who do not have a license to use the Program or who have licenses for other Lone Star Learning Digital Products.

b. In the event Lone Star Learning, Ltd. deems that the Program Interface is not being used as authorized by this license, Lone Star Learning, Ltd. at its sole option may deactivate the Program Interface and provide User with a replacement activation key.

4. TERMINATION.

a. In the event of a material breach of any provision of this license, which breach is not cured thirty (30) days after written notice thereof by the non-breaching party, the non-breaching party may immediately terminate this license. If Lone Star Learning, Ltd. is the non-breaching party, Lone Star Learning, Ltd. at its sole option, may deactivate the Program Interface.

5. PROTECTION OF THE PROGRAM INTERFACE.

a. Proprietary Notices.

User agrees to respect and not to remove, obliterate, or cancel from view any copyright, trademark, confidentiality or other proprietary notice, mark, or legend appearing on any of the Program Interface, the Program, or any reproducible provided therein.

b. No Reverse Engineering.

User and company agrees not to modify, reverse engineer, disassemble, or decompile the Program Interface, or any portion thereof.

c. Ownership.

User further acknowledges that all copies of the Program Interface in any form provided by Lone Star Learning, Ltd. are the sole property of Lone Star Learning, Ltd. User shall not have any right, title, or interest to any such Program Interface thereof except as provided in this license, and shall take no action regarding the Program Interface inconsistent with maintenance of Lone Star Learning, Ltd.’s proprietary right therein.

6. REPRODUCTION AND COPYRIGHTS.

a. User acknowledges that the Program Interface is protected under the Copyright Act of 1976 (17 U.S.C. § 101 et seq. as amended) and other international conventions. Except as herein specifically provided, User may not copy or otherwise reproduce any part of the Program Interface without the prior written consent of Lone Star Learning, Ltd.

b. Permission to make classroom copies of the Reproducible Student Resources, is granted to User for which User has given license. The purchase of this material entitles the buyer to reproduce Reproducible Student Resources as noted above for one classroom only per year per license—not for commercial resale. User is allowed licensed use of the Program Interface for one teacher’s classroom per license purchased. No other part of this publication may be reproduced or transmitted in any form by any means, electronic or mechanical, including photocopy, recording, screen capture, or any information storage or retrieval system, without permission in writing from Lone Star Learning, Ltd. Any modification made to the Program or Program Interface by you or any other tool developed in the course of use or in further use of the Program or Program Interface will become the sole property of Lone Star Learning, Ltd. All modifications or tools developed as a result of the Program Interface shall be subject to the review, inspection

and approval by Lone Star Learning, Ltd. You will be responsible for any malfunction, conflict, damage, or delay caused by any modifications or tools used by User.

7. DISCLAIMER OF WARRANTIES.

LONE STAR LEARNING, LTD. DOES NOT REPRESENT OR WARRANT THAT ALL ERRORS IN THE PROGRAM INTERFACE WILL BE CORRECTED. THE WARRANTIES STATED IN THIS SECTION ARE THE SOLE AND THE EXCLUSIVE WARRANTIES OFFERED BY LONE STAR LEARNING, LTD. THERE ARE NO OTHER WARRANTIES RESPECTING THE PROGRAM INTERFACE OR SERVICES PROVIDED HEREUNDER, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTY OF DESIGN, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE, EVEN IF LONE STAR LEARNING, LTD. HAS BEEN INFORMED OF SUCH PURPOSE. NO AGENT OF LONE STAR LEARNING, LTD. IS AUTHORIZED TO ALTER OR EXCEED THE WARRANTY OBLIGATIONS OF LONE STAR LEARNING, LTD. AS SET FORTH HEREIN.

8. LIMITATION OF LIABILITY.

USER ACKNOWLEDGES AND AGREES THAT THE CONSIDERATION WHICH LONE STAR LEARNING, LTD. IS CHARGING HEREUNDER DOES NOT INCLUDE ANY CONSIDERATION FOR ASSUMPTION BY LONE STAR LEARNING, LTD. OF THE RISK OF USER'S CONSEQUENTIAL OR INCIDENTAL DAMAGES WHICH MAY ARISE IN CONNECTION WITH USER'S USE OR DISTRIBUTION OF PROGRAM INTERFACE. ACCORDINGLY, USER AGREES THAT LONE STAR LEARNING, LTD. SHALL NOT BE RESPONSIBLE TO USER FOR ANY LOSS-OF-PROFIT, INDIRECT, INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE LICENSING OR USE OF THE PROGRAM INTERFACE.

