



Terms of Use – Tranquil Turtle Studios Games

Last updated: September 2025

1. Introduction

These Terms of Use (“Terms”) govern your use of games, software, and related services provided by **Tranquil Turtle Studios** (“we,” “our,” “us”). By installing or using any Tranquil Turtle Studios game, you agree to comply with these Terms. If you do not agree, please do not use our products.

2. Eligibility

Our games are designed for children and young people aged **4–18** and are intended for use in educational and home environments under the supervision of educators, parents, or guardians. By using our games, you confirm that you are either:

- An educator, parent, or guardian supervising a child’s use, or
- A school or organisation licensed to install and use our games.

3. Licence to Use

- We grant you a limited, non-exclusive, non-transferable licence to install and use Tranquil Turtle Studios games for educational or personal purposes.
- You may not copy, modify, distribute, sell, or reverse-engineer our software without prior written consent.
- Schools and educators may install our games on local devices for classroom use in accordance with their licence agreement.

4. Intellectual Property

All content in Tranquil Turtle Studios games—including characters, artwork, stories, code, and design—is the intellectual property of Tranquil Turtle Studios. Nothing in these Terms transfers ownership of our intellectual property to you.

5. Data and Privacy

- Tranquil Turtle Studios games are installed locally on school or personal devices. Gameplay data remains stored on those devices and is not transmitted to us unless voluntarily shared (e.g., through beta testing or feedback).
- If you sign up for our mailing list, beta test, or provide feedback, we may collect limited personal data in accordance with our [Privacy Policy].

6. Acceptable Use

You agree not to:

- Use our games for unlawful purposes.
- Attempt to interfere with or disrupt the operation of our software.
- Misrepresent your affiliation with Tranquil Turtle Studios.

7. Disclaimers



- Our games are designed to support social-emotional learning and personal development but are **not a substitute for professional educational, therapeutic, or mental health services.**
- We provide our games “as is” and make no guarantees that they will be error-free or uninterrupted.

8. Limitation of Liability

To the maximum extent permitted by law, Tranquil Turtle Studios shall not be liable for any indirect, incidental, or consequential damages arising from the use of our games.

9. Termination

We reserve the right to suspend or terminate your licence if you breach these Terms.

10. Governing Law

These Terms are governed by the laws of England and Wales. Any disputes shall be subject to the exclusive jurisdiction of the courts of England and Wales.

11. Contact Us

If you have questions about these Terms, please contact:

Tranquil Turtle Studios

Email: tranquilturtlestudios@gmail.com



Schools & Educators Licence Addendum

(Supplement to the Terms of Use for Tranquil Turtle Studios Games)

Last updated: September 2025

This Schools & Educators Licence Addendum (“Addendum”) applies to schools, teachers, and educational organisations (“Licensee”) who install and use **Tranquil Turtle Studios games** in classroom or institutional settings. It supplements and forms part of the **Terms of Use**.

1. Licence Grant

- Tranquil Turtle Studios grants the Licensee a limited, non-exclusive, non-transferable licence to install and use our games on school-owned or school-managed devices for educational purposes.
- This licence permits classroom use, small-group activities, and individual student use under educator supervision.

2. Restrictions

The Licensee may not:

- Copy, distribute, or share the software outside the licensed institution.
- Modify, reverse-engineer, or create derivative works of the software.
- Use the software for commercial purposes beyond the scope of education.

3. Data and Privacy

- Gameplay data is stored locally on school devices and remains under the control of the school.
- Tranquil Turtle Studios does not collect or access gameplay data unless it is voluntarily shared (e.g., through beta testing or research partnerships).
- The Licensee is responsible for ensuring compliance with applicable data protection laws (including GDPR and COPPA where relevant) when managing student data.

4. Safeguarding and Supervision

- The Licensee must ensure that students use the games under appropriate supervision.
- The games are designed to support social-emotional learning but are **not a substitute for professional educational, therapeutic, or mental health services**.
- Educators remain responsible for interpreting gameplay insights and applying them appropriately in the classroom.

5. Intellectual Property

All intellectual property rights in Tranquil Turtle Studios games remain the sole property of Tranquil Turtle Studios. The Licensee acquires no ownership rights through this licence.

6. Termination



Tranquil Turtle Studios reserves the right to revoke this licence if the Licensee breaches these terms. Upon termination, the Licensee must uninstall and cease all use of the software.

7. Governing Law

This Addendum is governed by the laws of England and Wales. Any disputes shall be subject to the exclusive jurisdiction of the courts of England and Wales.

8. Contact

For questions about this Addendum, please contact:

Tranquil Turtle Studios

Email: tranquilturtlestudios@gmail.com