



License Agreement

Bully Free Lesson Plan Files

*Bully Free Systems, LLC
262 Ironwood Drive
Murray, Kentucky
www.bullyfree.com
(270) 2270431
Fax: (270) 7531937*

You must agree to the following terms and conditions before you can access the lesson plans. The lesson plans are files, the use of which is licensed solely by Bully Free Systems, LLC to its customers (purchasing agency may be a school or a district)) for their use only as set forth below. The files are provided "As is."

GRANT OF LICENSE: Bully Free Systems, LLC grants this limited, nonexclusive, non-transferable, non-assignable license solely to your agency (the purchaser). Only your agency's employees may have access to the files by using the user names and passwords provided solely by Bully Free Systems, LLC. Students and parents/guardians may not save, copy, transfer, or print the files. Nor can you provide the user names to anyone outside the purchasing agency. You may save the files to your work computer(s) and print unlimited number of copies of the files for the sole purpose of your work. You may not give any portion of the files/documents (electronically or in print form) to any other person outside your agency (the purchaser), except the "Parent Chats." They may be sent to the parents of your students. For example, if your school purchased the lesson plans and not your district, the lesson plans must not be given to another school inside the district or outside the district or any other agency.

ASSENT: You agree that this Agreement is a legally binding and valid contract. You agree to abide by the intellectual property laws and all the terms and conditions of this Agreement. You further agree you will take all the necessary steps to ensure that you do not violate these terms and conditions.

OWNERSHIP OF FILES: Bully Free Systems, LLC owns the rights to the files in this or any other jurisdiction, whether foreign or domestic, under patent law, copyright law, publicity rights law, moral rights law, trade secret law, trademark law, unfair competition law or other similar protections, regardless of whether or not such rights or protections are registered or perfected ("the Intellectual Property Rights"), in the Licensed Files. **ALL INTELLECTUAL RIGHTS IN AND TO THE LICENSED FILES ARE AND SHALL REMAIN IN BULLY FREE SYSTEMS, LLC.**

NO COMMERCIAL USE: The License Agreement grants your agency (the purchasing agency) the right to use the files for its use only, as stated above. Commercial use of the files is not permitted under this License Agreement.

OTHER RESTRICTIONS: You are expressly prohibited from selling or leasing the Licensed Files or any portion thereof. You may not remove, alter, deface, overprint or otherwise obscure the patent, trademark, service mark, logo, contact information, authorship, or copyright notices. You agree that

you will not ship, mail, email, transfer, or export the file(s) in any way to any person, school, or agency/organization outside your agency (the purchasing agency).

TERM: There is no termination date for the License Agreement. However, if Bully Free Systems, LLC finds that any of the above terms and conditions have been violated, it may immediately notify your agency in writing that the agreement has been violated. Your agency will be given two weeks to deal satisfactory with the issue. If your agency has not dealt with the issue to the satisfaction of Bully Free Systems, LLC, the agreement may be terminated. At that time, your agency must ensure that all Licensed Files and backup files are deleted. The district must also notify Bully Free Systems, LLC within five working days that it accepts the termination, the deletion process has been completed and that they will do their best to ensure that no more copies of the files will be saved electronically or printed.

WARRANTIES AND DISCLAIMER: Except as expressly provided otherwise in a written agreement between Bully Free Systems, LLC and the district, the Licensed Files are provided “As is” without Warranty of any kind, either expressed or implied. In no event shall Bully Free Systems, LLC be liable to you, your agency, or any third party for any special, incidental, indirect, or consequential damages of any kind, or any damages whatsoever whether or not Bully Free Systems, LLC had been advised of the possibility of such damages, and on any theory of liability, arising out of or in connection with the use of the licensed files. Some jurisdictions may prohibit the exclusion or limitations for consequential or incidental damages.