

KINEMS LEARNING GAMES

SOFTWARE END USER LICENSE AGREEMENT

IMPORTANT: THIS SOFTWARE END USER LICENSE AGREEMENT ("EULA") IS A LEGAL AGREEMENT BETWEEN YOU AND KINEMS. READ IT CAREFULLY BEFORE COMPLETING THE INSTALLATION PROCESS AND USING THE SOFTWARE. IT PROVIDES A LICENSE TO USE THE SOFTWARE AND CONTAINS WARRANTY INFORMATION AND LIABILITY DISCLAIMERS. BY INSTALLING AND USING THE SOFTWARE, YOU ARE CONFIRMING YOUR ACCEPTANCE OF THE SOFTWARE AND AGREEING TO BECOME BOUND BY THE TERMS OF THIS AGREEMENT. YOU CERTIFY TO KINEMS THAT IF YOU ARE AN INDIVIDUAL (I.E., NOT A CORPORATION) YOU ARE AT LEAST 18 YEARS OF AGE. IF YOU DO NOT AGREE TO BE BOUND BY THESE TERMS, THEN SELECT THE "CANCEL" BUTTON, DO NOT INSTALL THE SOFTWARE AND RETURN THE SOFTWARE TO YOUR PLACE OF PURCHASE FOR A FULL REFUND.

1. DEFINITIONS

- a) 'KINEMS' means Kinetic Motion Sensored Learning Games
- b) 'Software' means the KINEMS software program supplied by Kinems here with, which may also include documentation, associated media, printed materials, and online and electronic documentation.

2. LICENSE

Each copy of the software must have its own (separate) license and be registered with KINEMS. You are not permitted to make copies of the software without first purchasing the appropriate additional licenses. This license does not grant any reseller privileges.

Purchased licences that are accidentally lost by the users are only substituted by new additional licences at a lower cost.

For testing purposes you may download and install KINEMS trial version.

This EULA allows you to:

- a) Install and use the Software on a single computer, or install and store the Software on a storage device, such as a network server, used only to install the Software on your other computers over an internal network, provided you have a license for each separate computer on which the Software is installed and run. A license for the Software may not be shared or

used concurrently on different computers.

If you are obtaining the software as defined below on behalf of a company, you declare that you are duly authorized to represent the company and accept the terms and conditions of the agreement on behalf of that company. A binding contract is then formed between KINEMS and the company in accordance with the terms of this agreement. You personally agree not to commit or encourage any violation of our agreement with the company. If the company you represent or you (collectively "you") do not agree to the terms and conditions of this agreement, do not download or install the software.

b) Beta/Trial Version Only. If you have obtained a license for the Beta or Trial Version of the Software, then you may install and store the Software on a single computer ONLY. Redistribution of the trial version is permitted. You are not permitted to use either the Beta or the Trial version for commercial use.

3. LICENSE RESTRICTIONS

a) Other than as set forth in Section 2, you may not make or distribute copies of the Software, or electronically transfer the Software from one computer to another or over a network.

b) You may not redistribute, sell, decompile, reverse engineer, or disassemble the software.

c) The software, including any modified or customized versions, cannot be resold, redistributed, or offered as a service (creating flipped book electronic publications for third individuals or companies with or without fees) without explicit written permission from KINEMS. KINEMS reserves the right to refuse permission to use this software product to any individual or company for any reason, and may do so without notice.

d) You may not remove or modify the copyright and proprietary notices or labels from the Software or Documentation.

e) You may not use the Software or Documentation for any use prohibited by law.

f) In the event that you fail to comply with this EULA, Kinems may terminate the license and you must destroy all copies of the Software.

4. PROPRIETARY RIGHTS, CONDITIONS AND LAW

The foregoing license gives you limited license to use the Software. All rights, titles and interests

including, but not limited to, copyright and other intellectual property rights in and to the software (including but not limited to all html, flash, graphic/image, and text files) are owned by KINEMS. Such rights are protected by Greek copyright laws, other applicable copyright laws, and international treaty provisions. All rights not specifically granted in this EULA, are reserved by Kinems and its suppliers. Kinems agrees to provide the Software in compliance with all applicable federal, state and local data protection and privacy laws, including but not limited to COPPA and FERPA, as applicable.

5. RETURN POLICY

KINEMS software (including but not limited to all html, asp, aspx, graphic/image, and text files) that is not specifically referred to as "trial software", cannot be returned for a refund. Should you experience a problem with our purchased software, KINEMS offers support services to assist with any technical issues. These support services are available only in cases of a technical problem and not in the form of usage related questions. There are no refunds on any software that has been installed, downloaded, or emailed to you.

6. INSTALLATION

You must make every attempt to safeguard your data and other files during installation, when upgrading, or when installing an update. KINEMS does not assume responsibility for loss of data or any other losses that result from installation, upgrading, or updating of the software.

7. DISCLAIMER OF WARRANTY

The software and documentation are provided "as is" without warranty of any kind. To the maximum extent permitted by applicable law, KINEMS further disclaims all warranties whether expressed or implied, including without limitation any warranties of merchantability, fitness for a particular purpose, and non-infringement.

The entire risk arising out of the use or performance of the software and documentation lies with you, the user. In no event shall KINEMS be liable to you or any third party for any damages whatsoever including, without limitation, any direct, indirect, consequential, incidental, or other damages.

KINEMS does not warrant that your requirements will be met with the software functions or that the documentation and software operation will be error free or that defects will be

corrected. KINEMS shall always reserve its rights and discretion to correct any defects it sees fit and to make available further releases and/or upgrades when it deems necessary.

8. PREVALENCE OF THIS AGREEMENT

This Agreement constitutes the complete agreement between you and KINEMS with respect to the subject matter hereof and supersedes any and all prior or contemporaneous oral or written agreements, representations, negotiations, communications or other dealings between you and KINEMS. If any part of this Agreement is found to be void, invalid or unenforceable, it shall not affect the other provisions of this Agreement.

These policies, terms, and conditions may be subject to change without notice.

Thank you for using KINEMS.