

Terms of service:

Welcome to Bloks!

Bloks is a social media site designed to facilitate the communication between students at dedicated grade schools.

We don't charge you to use Bloks or the other products and services covered by these Terms. Instead, we rely entirely on out of pocket costs as well as entirely voluntary donations in a variety of cryptocurrencies transferred to US dollars using well established exchanges.

We don't sell your personal data to advertisers, and we don't share information that directly identifies you (such as your name, email address or other contact information) with anyone unless you give us specific permission.

Provided services:

- Providing online social contact to grade school students:
 - Bloks requires that you be a student to register an account as to provide safe discourse between users and to act as a useful tool for finding and communicating with friends at one's school district.
- Providing a convenient communication medium for student governments:
 - Bloks concept of groups are a great way for student councils for communicate online while receiving feedback from other students on a variety of ideas and/or proposals.
- Empower you to express yourself and communicate about what matters to you:

- A Bloks user can express herself by using groups to communicate with other users and by modifying their public settings viewable by all other users on the same Blok.
- Providing a means of reaching consensus on social media security and leadership:
 - Elections on both Bloks and the entire Bloks platform are a way of reaching consensus on proper leadership and what students and users want.

How services are funded:

All Bloks services are funded through either out of pocket expenses or through entirely voluntary donations in a variety of cryptocurrencies.

Who cannot use Bloks:

You cannot use Bloks if you meet any of the following conditions:

- You are under 13 years old.
- You are over 18 years old.
- You are a convicted sex offender
- We've previously disabled your account for violations of our Terms or Policies.
- You are prohibited from receiving our products, services, or software under applicable laws.

What you cannot do on Bloks:

You cannot use Bloks to do any that is:

- That is unlawful, misleading, discriminatory or fraudulent.
- That infringes or violates someone else's rights, including their intellectual property rights.
- You may not upload viruses or malicious code or do anything that could disable, overburden, or impair the proper working or appearance of our Products.

 You may not access or collect data from our Products using automated means (without our prior permission) or attempt to access data you do not have permission to access.

On account deletion:

When you delete your Bloks account on the settings page all traces of you or your account will be deleted with the exception of the identifier for data that used to be associated with you.

Additional Provision:

- We work constantly to improve our services and develop new features to make our Products better for you and our community. As a result, we may need to update these Terms from time to time to accurately reflect our services and practices. Unless otherwise required by law, we will notify you before we make changes to these Terms and give you an opportunity to review them before they go into effect. Once any updated Terms are in effect, you will be bound by them if you continue to use our Products. We hope that you will continue using our Products, but if you do not agree to our updated Terms and no longer want to be a part of the Bloks community, you can delete your account at any time.
- We cannot predict when issues might arise with our Products. Accordingly, our liability shall be limited to the fullest extent permitted by applicable law, and under no circumstance will we be liable to you for any lost profits, revenues, information, or data, or consequential, special, indirect, exemplary, punitive, or incidental damages arising out of or related to these Terms or the Bloks Products, even if we have been advised of the possibility of such damages. Our aggregate liability arising out of or relating to these Terms or the Bloks Products will not exceed the greater of \$1 or the amount you have paid us in the past twelve months.
- If any portion of these Terms is found to be unenforceable, the remaining portion will remain in full force and effect. If we fail to enforce any of these

Terms, it will not be considered a waiver. Any amendment to or waiver of these Terms must be made in writing and signed by us.

- These Terms do not confer any third-party beneficiary rights. All of our rights and obligations under these Terms are freely assignable by us in connection with a merger, acquisition, or sale of assets, or by operation of law or otherwise.
- We reserve all rights not expressly granted to you.
- We always appreciate your feedback and other suggestions about our products and services. But you should know that we may use them without any restriction or obligation to compensate you, and we are under no obligation to keep them confidential.

Date of Last Revision: July 16, 2021