

TERMS OF USE

Last updated: 28/01/2026

These Terms of Use (“Terms”) govern your access to and use of the mobile game **Block Crash** (the “App”), provided by **One Fourty Games** (“we,” “us,” or “our”). By installing, accessing, or using the App, you agree to be legally bound by these Terms. If you do not agree, do not use the App.

1. Scope

The App is provided for personal, non-commercial entertainment use only. These Terms apply to all users of the App worldwide.

2. Acceptance of Terms

By using the App, you confirm that you have the legal capacity to enter into this agreement and agree to follow all terms, conditions, and obligations described here. Continued use after changes implies acceptance of the updated Terms.

3. License

Subject to your compliance with these Terms, we grant you a **limited, personal, non-exclusive, non-transferable, and revocable license** to use the App for your own entertainment. You do not acquire any ownership rights in the App.

You may not:

- Reverse engineer, decompile, or modify the App
 - Use the App for commercial purposes
 - Sell, rent, sublicense, or distribute the App
 - Remove any proprietary notices from the App
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4. User Conduct

You agree to use the App lawfully and responsibly. You must not:

- Interfere with the App or its servers
 - Upload harmful software or malware
 - Attempt to cheat, manipulate or extract data from the App
 - Engage in any illegal activity while using the App
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5. Third-Party Services

The App may contain links to third-party services, including advertising providers such as **Google AdMob**. Your interaction with these services is subject to their own terms and privacy policies. We are not responsible for third-party content or how such services handle your data.

6. Intellectual Property

All intellectual property rights connected to the App — including design, graphics, text, software code, trademarks, and logos — are owned by One Fourty Games or its licensors. You agree not to infringe those rights.

7. Disclaimer and Limitation of Liability

The App is provided “as is” and “as available” without warranties of any kind. You use the App at your own risk. To the extent permitted by law, One Fourty Games is not liable for any direct, indirect, incidental, special, or consequential damages arising from your use of the App.

You acknowledge that:

- We do not guarantee uninterrupted or error-free use of the App
 - We are not liable for losses due to device issues, network errors, or third-party services
 - We are not responsible for data loss or user-generated data
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8. Termination

We may suspend or terminate your access to the App at any time if you violate these Terms or if the App is discontinued. You may stop using the App at any time without notice.

9. Governing Law and Disputes

These Terms are governed by the laws of Spain in Madrid. Any disputes arising from these Terms will be handled under the jurisdiction of the courts of that location.

10. Changes

We may update these Terms periodically. The “Last updated” date at the top will reflect changes. Continued use of the App after updates constitutes acceptance of the new Terms.

11. Contact

If you have questions about these Terms:

Developer: One Fourty Games

Email: onefourtygames@gmail.com