

EXEMPLARS FREE MATERIALS

Download License Agreement

PLEASE READ THIS LICENSE AGREEMENT CAREFULLY BEFORE DOWNLOADING. By clicking "I Accept" or downloading any materials, you agree to be bound by the terms of this Agreement. If you do not agree, click "Cancel" and do not download the materials.

1. Definitions

"Exemplars Materials" means any rubrics, performance tasks, anchor papers, guides, toolkits, sample materials, or other educational content made available for free download on the Exemplars website.

"You" or "User" means the individual teacher, educator, or other person downloading Exemplars Materials.

"Classroom Use" means use by an individual teacher with students in their own classroom or instructional setting at a single school.

2. Grant of License

Subject to your compliance with this Agreement, Exemplars, Inc. grants you a limited, non-exclusive, non-transferable, non-sublicensable, revocable license to:

- (a) Download and store Exemplars Materials on your personal device;
- (b) Print copies of Exemplars Materials for your own Classroom Use;
- (c) Distribute printed copies to students in your classroom; and
- (d) Use Exemplars Materials to assess and instruct students in your classroom.

3. Restrictions on Use

You may NOT:

- (a) **Commercial Use:** Use Exemplars Materials for any commercial purpose, including but not limited to: selling or offering for sale; incorporating into products or services offered for compensation; using in paid tutoring, consulting, or professional development services; or licensing to third parties;
- (b) **AI/ML Training:** Use Exemplars Materials to train, develop, or improve any artificial intelligence, machine learning, or automated systems, including but not limited to large language models, educational technology platforms, or assessment tools;
- (c) **Modification:** Modify, adapt, translate, or create derivative works based on Exemplars Materials, except that you may add your name or school name for classroom identification purposes;
- (d) **Public Distribution:** Post, upload, publish, or otherwise make Exemplars Materials available on any website, social media platform, file-sharing service, learning

management system, or other online platform that is accessible to persons outside your classroom;

- (e) **Bulk Distribution:** Distribute Exemplars Materials to other teachers, schools, or districts (schools and districts should contact Exemplars for site licensing);
- (f) **Remove Notices:** Remove, obscure, or alter any copyright notices, trademarks, or other proprietary notices contained in Exemplars Materials;
- (g) **Transfer:** Sublicense, assign, rent, lease, or transfer your rights under this Agreement or any Exemplars Materials to any third party.

4. Intellectual Property

Exemplars Materials are owned by Exemplars, Inc. and are protected by United States and international copyright, trademark, and other intellectual property laws. This Agreement does not transfer any ownership rights to you. Exemplars reserves all rights not expressly granted in this Agreement.

5. Attribution

When using Exemplars Materials, you agree to maintain all copyright notices and attributions as they appear in the original materials. You may not represent Exemplars Materials as your own work or the work of any party other than Exemplars, Inc.

6. Term and Termination

This license is effective until terminated. Exemplars may terminate this license at any time, with or without cause, upon notice to you. This license terminates automatically if you breach any term of this Agreement. Upon termination:

- (a) You must immediately cease all use of Exemplars Materials;
- (b) You must delete or destroy all digital and printed copies of Exemplars Materials in your possession; and
- (c) Sections 3, 4, 7, 8, and 9 shall survive termination.

7. Disclaimer of Warranties

EXEMPLARS MATERIALS ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. EXEMPLARS DOES NOT WARRANT THAT THE MATERIALS WILL MEET YOUR REQUIREMENTS OR BE ERROR-FREE.

8. Limitation of Liability

TO THE MAXIMUM EXTENT PERMITTED BY LAW, EXEMPLARS SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING FROM YOUR USE OF OR INABILITY TO USE EXEMPLARS MATERIALS, EVEN IF EXEMPLARS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

9. Remedies

You acknowledge that any breach of this Agreement may cause irreparable harm to Exemplars for which monetary damages would be inadequate. Accordingly, Exemplars shall be entitled to seek equitable relief, including injunction and specific performance, in addition to any other remedies available at law or in equity. In any action to enforce this Agreement, the prevailing party shall be entitled to recover reasonable attorneys' fees and costs.

10. Schools and Districts

This license is granted to individual educators only. Schools, districts, or educational organizations seeking to use Exemplars Materials across multiple classrooms or to incorporate materials into institution-wide programs must obtain a site license. Please contact Exemplars at info@exemplars.com or visit [exemplars.com/purchasing](https://www.exemplars.com/purchasing) for licensing information.

11. General Provisions

Governing Law: This Agreement shall be governed by and construed in accordance with the laws of the State of Vermont, without regard to its conflicts of law principles.

Jurisdiction: Any dispute arising under this Agreement shall be resolved exclusively in the state or federal courts located in Vermont, and you consent to the jurisdiction of such courts.

Entire Agreement: This Agreement constitutes the entire agreement between you and Exemplars regarding the subject matter hereof and supersedes all prior agreements and understandings.

Severability: If any provision of this Agreement is held invalid or unenforceable, the remaining provisions shall continue in full force and effect.

Waiver: The failure of Exemplars to enforce any right or provision of this Agreement shall not constitute a waiver of such right or provision.

Amendment: Exemplars reserves the right to modify this Agreement at any time. Continued use of Exemplars Materials after such modifications constitutes acceptance of the modified terms.

12. Contact Information

For questions about this Agreement or licensing inquiries:

Exemplars, Inc.
271 Poker Hill Road
Underhill, VT 05489
Phone: 800-450-4050
Email: info@exemplars.com