

Classbuddy Terms of Service

Last updated: September 01, 2024

Welcome to Classbuddy, a platform provided by Royal Cyber for educational institutions to enhance the learning experience. By accessing or using Classbuddy, the institution (referred to as “you” or “Institution”) agrees to comply with and be bound by these Terms of Service. If you do not agree to these terms, please do not use Classbuddy.

1. Agreement to Terms

By accessing or using Classbuddy, you represent that you are authorized to accept these Terms of Service on behalf of your Institution. The Institution agrees to these terms, and it is the Institution's responsibility to establish separate terms of use with students and users who access Classbuddy under the Institution's license.

2. Use of Classbuddy

Classbuddy is intended for educational purposes only. The Institution is responsible for ensuring that its users (students, faculty, and staff) comply with all applicable laws and regulations while using the platform. Unauthorized or unlawful use of Classbuddy is strictly prohibited. The Institution agrees not to:

- Use the platform for purposes other than education.
 - Attempt to gain unauthorized access to any part of the platform.
 - Use the platform to post or transmit any material that infringes third-party rights or is harmful, offensive, or unlawful.
-

3. User Accounts and Responsibilities

The Institution is responsible for managing user accounts and ensuring that accurate information is provided during registration. The Institution must maintain the confidentiality of account credentials and ensure that users do not share their accounts with unauthorized persons. Classbuddy is not liable for any actions taken under compromised accounts.

4. Intellectual Property

All content, materials, and software used on Classbuddy are the intellectual property of Royal Cyber or its licensors. The Institution and its users are granted a non-exclusive, non-transferable license to use Classbuddy for educational purposes. Unauthorized reproduction, modification, or distribution of Classbuddy content is prohibited without consent from Royal Cyber.

5. Privacy and Data Protection

Classbuddy is committed to protecting the privacy of its users. The Institution must ensure compliance with applicable data protection regulations. The use of Classbuddy is subject to our Privacy Policy, which explains how we collect, use, and protect personal data. By using Classbuddy, you agree to the terms outlined in our Privacy Policy.

6. Third-Party Services

Classbuddy may provide access to third-party services or content. The use of such third-party services is subject to their own terms and policies. Classbuddy is not responsible for the availability or accuracy of third-party content, nor does it endorse or assume liability for any third-party services.

7. Suspension and Termination

Royal Cyber reserves the right to suspend or terminate the Institution's access to Classbuddy if these Terms of Service are violated or if any activity occurs that may harm the platform or its users. Royal Cyber will make reasonable efforts to notify the Institution before taking such action.

8. Disclaimers and Limitation of Liability

Classbuddy is provided “as is” without warranties of any kind, either express or implied. Royal Cyber does not guarantee that the platform will be error-free or available at all times. To the maximum extent permitted by law, Royal Cyber will not be liable for any indirect, incidental, or consequential damages arising from the use of Classbuddy.

9. Indemnification

The Institution agrees to indemnify and hold Royal Cyber harmless from any claims, damages, or liabilities arising from the Institution's use of Classbuddy or any violation of these Terms of Service by the Institution or its users.

10. Modifications to Terms

Royal Cyber may modify these Terms of Service at any time. Any changes will be effective immediately upon posting to this page, and the “Last updated” date will be revised accordingly. The Institution’s continued use of Classbuddy constitutes acceptance of any modified terms.

11. Governing Law

These Terms of Service are governed by the laws of **Illinois, USA**. Any disputes arising from these terms will be subject to the exclusive jurisdiction of the courts in **Illinois**.

12. Contact Information

If you have any questions or concerns regarding these Terms of Service, please contact us at:

- By email: info@royalcyber.com