

End User License Agreement (EULA)

TickWords Crossword Software

This agreement is governed by the laws of Australia. By installing or using this software, you agree to the following terms:

1. License Grant

You are granted a non-exclusive, non-transferable license to use this software for personal, educational, or commercial use within the bounds of this agreement. This software includes third-party components under their respective licenses.

2. Content Ownership and Use

- Educators (employed in a school or university), may print and distribute any/all crosswords to their students, for classroom/homework use only. This permission does not extend to making packaged crosswords publicly available, or embedding them in publicly available course-ware/websites.
- You may share the crosswords you created, using this software, freely in any non-commercial setting. This permission does not extend to the crosswords supplied with the software, which remain the property of the developer.
- Community groups, non-profits, and charitable organisations may use the crosswords in any non-commercial context that furthers their cause. This permission does not extend to making packaged crosswords publicly available.
- Businesses, libraries, restaurants, and care facilities may freely use these crosswords in materials such as activity sheets, menus, newsletters, or displays; provided those materials are not sold directly (e.g. as standalone products or publications).
- All crosswords provided with the software (preinstalled or downloadable) remain the intellectual property of the developer. These crosswords may not be redistributed, repackaged, or bundled into any competing software, service, or product.
- Publishers may only include content from this software in published works (e.g., books, magazines) by using the "Export for Publication" feature. The exported content must be included faithfully and unmodified. Any other form of reproduction or alteration requires a separate licensing agreement with the developer.
- Users must ensure they have the necessary rights to any study material they import.
- You are solely responsible for how you use, modify, distribute, or publish any content exported from this software. The developer is not liable for any consequences arising from your use of exported materials, and you agree to indemnify the developer against any

claims or disputes resulting from such use.

3. Restrictions

You may not: - Use the software or its outputs to promote racism, hate, defamation, or illegal activity. - Reverse-engineer, decompile, or disassemble the software. - Redistribute, resell, sublicense, or bundle the software without permission.

4. No Warranty / Liability

This software is provided “as-is” with no warranties, express or implied. The developer accepts no liability for any damage, loss, or consequences arising from its use. The software isn’t educational, pedagogical, or legal advice.

4a. Accuracy of Clues

This software generates puzzles and clues automatically. While care is taken to ensure accuracy, mistakes may still occur. You are solely responsible for verifying any information used for study, teaching, or assessment. The developer is not liable for any academic outcomes, grading errors, misunderstandings, or other consequences arising from incorrect or incomplete clues. Automated clue generation may produce unexpected or unsuitable content; the user is responsible for reviewing before distribution.

5. General Behavior Clause

Play nice. If your use of this software causes harm or distress to others, you’re doing it wrong. If you don’t agree to these terms, don’t use the software.

6.0 License Conditions and Termination

If you breach any part of this agreement, your license to use the software ends immediately. When this happens, you must stop using the software and delete all copies in your possession.

These terms may be updated from time to time, including as part of software updates. Continued use of the software after any changes means you accept the updated terms.