



Price Quote #11204

This quote is good for 45 days

Phone: (877) 563-2285

Fax: (866) 740-7994

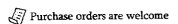
Orders@KutaSoftware.com

09/10/21

For:

Gray Middle School 10400 US 42 Union, KY 41091

Qty	Item Code	Description		Each	Total
1	D/L - IPA - Site	Gray Middle School Infinite Pre-Algebra - Three-year license for one campus of one school D 1-PAM1QOUF (BEING RENEWED)	/L,	360.00	360.00
1	D/L - IA1 - Site	Infinite Algebra 1 - Three-year license for one campus of one school D/L. 1-A1MQ1MWM (BEING RENEWED)	•	360.00	360.00
1	D/L - IGE - Site	Infinite Geometry - Three-year license for one campus of one school D/L 1-GEMF4DAX (BEING RENEWED)	,	360.00	360.00
	Renewal Discount	Discount for renewing software			-438.00
		alisha.elliott@boone.kyschools.us			
		Sales Tax Not Collected		0%	0.00
			İ		
					·
					i
					-
			:		
Total				\$642.00	



i Download a W-9 from kutasoftware.com/w-9



Pay online at kutasoftware.com/pay

Infinite Algebra 1

Site License Agreement

This software site license agreement ("License") is a legal agreement between Licensee (either as an individual or a single entity) and Kuta Software LLC, a Maryland limited liability company ("Kuta Software" or "Licensor") for the Infinite Algebra 1 software product, which includes computer software and may include associated media, printed materials (whether supplied by Kuta Software or generated by the software) and online or electronic documentation ("Software Product"). By installing, copying or otherwise using the Software Product, you agree to be bound by the terms of this License. If you do not agree to the terms of this License, do not install or use the Software Product; you may, however, return it along with all product packaging and proof of purchase to Kuta Software for a full refund.

- 1) **DEFINITIONS.** As used in this License, the following terms have the following meanings:
- (a) Licensee: the customer which has accepted this License and is responsible for payments for the Software Product and administration of this License.
 - (b) Site: one contiguous property of one school or one contiguous location of one business.
- (c) Users: bona fide faculty of Licensee who work at the Site and are authorized by the Licensee to have access to the Software Product.
- 2) LICENSE. The Software Product is licensed, not sold, to Licensee, and may be used only by Licensee and authorized Users. Subject to the terms and conditions herein, Kuta Software grants Licensee a limited, non-transferable, non-exclusive license to install and use the Software Product.

The terms of this License will govern any software upgrades provided by Kuta Software that replace and/or supplement the original Software Product, unless such upgrade is accompanied by a separate license in which case the terms of that license will govern.

This License is expressly conditioned upon Licensee's compliance with the following requirements:

Installation and Authorized Use.

Licensee shall authorize an administrator(s) to install and manage access to the Software Product, and shall ensure that the Software Product will only be used pursuant to the access restrictions contained herein.

Licensee may:

- install the Software Product on an unlimited number of classroom desktop or laptop computers the Site:
- · install the Software Product on a network or file server for the sharing of files on an unlimited number of classroom desktop or laptop computers at the Site;
- · copy the Software Product on a network or file server for purposes of allowing installation on an unlimited number of classroom desktop or laptop computers at the Site;
- · allow Users to use the Software Product on classroom laptop computers at locations other than the Site;
- make one (1) archive or backup copy of the Software Product, and of any files and data created

by the Software Product; and

· allow each User to install and use the Software Product on a single home-based computer for use solely in the course of such User's employment by Licensee.

There is no restriction on the number of Users who may use the Software Product.

Licensee's Obligations.

Licensee shall:

- ensure each User is aware of and complies with the terms and conditions of this License;
- ensure the Software Product is used solely for purposes of Personal Instruction and Presentation, which purposes include tutoring and creation and use of instructional examples, classwork assignments, homework assignments, tests, and quizzes ("Approved Purposes"). "Personal Instruction and Presentation" means instruction rendered by a teacher to a student either in person or via direct communication methods including but not limited to email, telephone, and video or audio chat (e.g. Skype);
- · inform potential Users of the need to maintain password security or to comply with such other access controls as may be agreed;
- ensure that when a User is no longer a bona fide faculty member of Licensee or is otherwise no longer authorized to have access to the Software Product, such User immediately removes the Software Product from any home computer on which it is installed and destroys or returns to Licensee all physical and digital media containing the Software Product and related documentation, and all copies thereof;
- make the Software Product available for installation only as permitted hereunder, undertake reasonable measures within its control to prevent access to and improper use of the Software Product by unauthorized persons, protect the Software Product by a firewall or other secure means of protection from release on the Internet at large, and take responsibility for terminating any unauthorized access of which it has actual notice or knowledge; and
- · promptly notify Kuta Software of any copyright infringement or unauthorized usage of the Software Product which comes to Licensee's attention and cooperate with Kuta Software in the investigation of such infringement or unauthorized use, and in any action which Kuta Software takes to enforce its copyright, at Kuta Software's expense.

Licensee shall not:

- · make the Software Product available on a network which permits access from anywhere other than at the Site or by anyone other than an authorized User;
- · use or authorize the use of the Software Product for any purpose other than Approved Purposes;
- · modify, reverse engineer, decompile, or disassemble the Software Product, except and only to the extent that such activity is (a) for purposes of debugging any replacement software code library you may create, or (b) expressly permitted by applicable law notwithstanding this limitation;
- · loan, rent, or lease all or part of the Software Product or transfer this License to any third party without the prior written consent of Kuta Software, which may be withheld at Kuta Software's sole discretion; or

- distribute, publicly display, or otherwise make available any worksheets or other materials generated by the Software Product without the express permission of Kuta Software, except as otherwise permitted by this License.
- **3) TERM.** The term of this License shall be for the duration elected by you upon purchase, or, if no duration was elected, for three years, and shall commence at the moment Licensee activates the Software Product ("Initial Term"). Kuta Software may provide Licensee the opportunity to renew the License for additional terms (each a "Renewal Term") at any time prior to the expiration of the Initial Term or then-current Renewal Term, or within three (3) months following such expiration ("Grace Period").

Each such Renewal Term will commence upon the expiration of the Initial Term or then-current Renewal Term, or, where renewal is made during the Grace Period, upon the date of such renewal.

4) TERMINATION. Licensee may terminate this License at any time by deleting or destroying the Software Product, related documentation and all copies thereof.

Kuta Software may terminate this License immediately and without notice if Licensee fails to comply with the terms and conditions of this License. Upon termination, Licensee shall delete or destroy the Software Product, related documentation and all copies thereof.

Kuta Software may terminate this License upon sixty (60) days written notice, without cause. In such event, Licensee must immediately delete or destroy all copies of the Software Product and all of its component parts. In the event of termination without cause, Kuta Software will refund the pro-rated balance of the license fee paid by Licensee.

Terms of this License that expressly or by implication apply after termination of this License shall survive any termination of this License.

5) INTELLECTUAL PROPERTY. As the Licensee of the Software Product, Licensee owns the physical media on which the Software Product is originally fixed, if any. You agree and understand, however, that Kuta Software retains the title to and ownership of the Software Product, including, but not limited to, the worldwide copyright therein. This License is not a sale or transfer of the original software or any rights thereto.

Licensee acknowledges and agrees that the Software Product and all elements thereof (including, but not limited to, any images, photographs, animations, video, audio, music, and text), the accompanying documentation, and any copies thereof are the exclusive property of Kuta Software, and that the Software Product is licensed to Licensee only for the term of this License. All right, title, and interest in and to any and all intellectual property rights, including copyrights, trademarks, and trade secrets, in and pertaining to the Software Product are owned or licensed by Kuta Software.

Licensee shall not, and shall ensure that Users do not, remove, modify or alter any Kuta Software copyright or trademark notices from any part of the Software Product, or any materials generated by the Software Product, including but not limited to any notices contained in physical and/or electronic media or documentation.

6) U. S. GOVERNMENT RESTRICTED RIGHTS. The Software Product and documentation are provided with RESTRICTED RIGHTS. Use, duplication, or disclosure by the U. S. Government is subject to restrictions as set forth in the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 or subparagraphs (c) (1) and (2) of the Commercial Computer Software Restricted Rights at 48 CFR 52.227-19, as applicable. Manufacturer is: Kuta Software LLC, 51 Monroe Street, Suite 203, Rockville, Maryland, USA, 20850 (by fax to +1-866-740-7994, by e-mail to: web@kutasoftware.com).

7) LIMITED WARRANTY. For a period of ninety (90) days from the date of purchase, Kuta Software warrants that (a) the Software Product will perform substantially in accordance with Kuta Software's written materials accompanying it, and (b) any product support service provided by Kuta Software shall be substantially as described in applicable written materials provided to you by Kuta Software. Support engineers will make commercially reasonable efforts to resolve any problems. This limited warranty is void if failure of the Software Product has resulted from accident, abuse, misuse or misapplication. Any replacement Software Product will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer. Outside the United States, neither these remedies nor any product support services offered by Kuta Software are available without proof of purchase from an authorized international source.

NO OTHER WARRANTIES. Except for the limited warranty on media set forth above and to the maximum extent permitted by applicable law, the Software Product is provided "as is", and Kuta Software and its suppliers hereby disclaim all other warranties and conditions, either express or implied, including, but not limited to, implied warranties of merchantability, fitness for a particular purpose, title and non-infringement, with regard to the Software Product and the provision of or failure to provide support services. Some states and jurisdictions do not allow disclaimers of or limitations on the duration of an implied warranty, so the above limitation may not apply to you. To the extent implied warranties may not be entirely disclaimed but implied warranty limitations are allowed by applicable law, implied warranties on the Software Product, if any, are limited to the life of the software product.

Kuta Software does not warrant, guarantee or make any representations that the functions contained in the Software Product will meet your particular requirements or that the operation of the Software Product will be uninterrupted or error free. The entire risk as to the results and performance of the Software Product is assumed by you. No action, regardless of form, arising out of this license may be brought by you more than one (1) year after the cause of action has accrued.

8) LIMITATION OF LIABILITY. If the Software Product is found to be defective in workmanship or materials and Kuta Software is given timely notice thereof, Kuta Software's sole and exclusive liability and Licensee's sole and exclusive remedy shall be replacement of the defective system. Any replacement Software Product will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer.

To the maximum extent permitted by applicable law, in no event shall Kuta Software or its suppliers be liable for any special, incidental, indirect, or consequential damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use or misuse of or inability to use the Software Product or the provision of or failure to provide support services, even if Kuta software has been advised of the possibility of such damages. In any case, Kuta software's entire liability under any provision of this license shall be limited to the amount you actually paid, if any, to Kuta Software for the Software Product that directly caused the damage. Because some states and jurisdictions do not allow the exclusion or limitation of liability, the above limitation may not apply to you.

In the event of any breach of warranty or other duty owed by Kuta Software, Kuta Software's and its possible suppliers' entire liability and your exclusive remedy shall be, at Kuta Software's option, either (a) return of the price paid by you for the Software Product (not to exceed the suggested U.S. retail price) if any, (b) repair or replacement of the Software Product that does not meet Kuta Software's Limited Warranty and which is returned to Kuta Software with a copy of your proof of purchase or (c) re-performance of support services.

9) INDEMNIFICATION BY LICENSEE. Licensee will indemnify, defend and hold Kuta Software harmless from any and all claims, damages, losses, liabilities, costs, and expenses (including reasonable attorneys' fees) arising out of or in connection with Licensee's and its Users' installation and use of the Software Product, except that Licensee's indemnification obligation will not apply to claims, damages, losses, liabilities, costs, and expenses (including reasonable attorneys' fees) arising solely out of a claim that the Software Product by itself infringes any third party intellectual property rights. Kuta Software will promptly notify Licensee of any claims for which Licensee is obligated to indemnify Kuta Software under this paragraph, and will provide reasonable cooperation and assistance in connection with such claims.

10) MISCELLANEOUS. Kuta Software may assign this License to its successors, subsidiaries, or assigns. This License may not be assigned by the Licensee except upon the written consent of Kuta Software.

This License is governed by and construed in accordance with the laws of the United States and the State of Maryland. If for any reason a court of competent jurisdiction finds any provision of this License or portion thereof, to be unenforceable, that provision of the License shall be enforced to the maximum extent permissible so as to affect the intent of the parties, and the remainder of this License shall continue in full force and effect.

This License constitutes the entire agreement between Licensee and Kuta Software relating to the Software Product and supersedes any prior or contemporaneous agreement between the parties regarding the Software Product, whether written or oral.

Any dispute concerning this License shall be settled by binding arbitration in Baltimore, Maryland, in accordance with the Commercial Arbitration Rules of the American Arbitration Association. Judgment upon the award made by the Arbitrator(s) may be entered in any court having jurisdiction thereof. You acknowledge that agreeing to such binding arbitration constitutes a waiver of your right to a jury trial and that this agreement to arbitrate is voluntary and not legally required. If any arbitration or legal action or similar proceeding is instituted by either party concerning the payment of our fees or costs advanced hereunder, the prevailing party shall be entitled to collect its reasonable attorneys' fees in addition to any other relief the party may obtain.

Should you have any questions concerning this License or if you desire to contact Kuta Software for any reason, please contact your Kuta Software representative or write: Kuta Software, 51 Monroe Street, Suite 203, Rockville, Maryland, USA, 20850.