



Terms & Conditions
OR
Terms of Use Agreement

If you are having trouble accessing this term of use agreement or the site, please contact us during business hours via mathknots.help@gmail.com.

Welcome to Math-Knots.com, the service for parents to help prepare their children for governor school admissions, Advanced academics placement, Grade level practice assessments,

SAT practice tests and many more operated by Math-Knots.com, L.L.C. ("Math-Knots.com"; "a4ace.com"). By using the math-knots.com and /or a4ace.com websites, (the "website/s" or the "site/s") you agree to be bound by these Terms of Use (this "Agreement"), whether you register as a member of math-knots.com and/or a4ace.com ("Member") or not. If you wish to become a member and/or make use of the math-knots.com and/or a4ace.com service/s (the "Service/s"), please read this Agreement. If you object to anything in this agreement or the Math-Knots.com Privacy Policy, do not use the website/s or the service/s. This agreement is subject to change by Math-Knots.com at any time. If we change the Agreement with its content, we will notify you through a notice on the website/s or by email (sent to the email address specified in your account, if any), prior to or upon the change(s) becoming effective. All changes are effective when we post them. Your continued use of the website/s and the service/s following math-knots.com or/and a4ace.com posting of revised terms of any section of the agreement will constitute your express acceptance of and consent to the revised agreement. Accordingly, when you access or use the website/s, you should check the date of the agreement and be aware of any changes since the last version.

PLEASE READ THIS AGREEMENT CAREFULLY AS IT CONTAINS IMPORTANT INFORMATION REGARDING YOUR LEGAL RIGHTS, REMEDIES, AND OBLIGATIONS, INCLUDING VARIOUS LIMITATIONS AND EXCLUSIONS, AND A DISPUTE RESOLUTION CLAUSE THAT GOVERNS HOW DISPUTES WILL BE RESOLVED. FOR EXAMPLE, THE ARBITRATION SECTION BELOW CONTAINS AN ARBITRATION AGREEMENT AND WAIVER OF CLASS ACTION WHICH STATES THAT THE PARTIES MUST ARBITRATE INSTEAD OF GOING TO A COURT BEFORE A JUDGE AND JURY AND THAT ALL SUCH ARBITRATION CLAIMS MUST BE BROUGHT IN YOUR INDIVIDUAL CAPACITY, AND NOT AS A PLAINTIFF OR CLASS REPRESENTATIVE OR MEMBER OR OTHERWISE ON BEHALF OF OTHERS IN ANY PURPORTED CLASS, COLLECTIVE OR REPRESENTATIVE PROCEEDING.

Electronic Agreement. This Agreement is an electronic contract that sets out the legally binding terms of your use of the website/s and the service/s. This Agreement may be





modified by math-knots.com from time to time, such modifications to be effective upon posting by math-knots.com and/or a4ace.com on the website/s. By accessing and/or using the Website or becoming a member, you accept this Agreement and agree to the terms, conditions, and notices contained or referenced herein.

Access and Retention:

1. In order, to access and retain this electronic Agreement, you must have access to the **World wide web** (WWW), either directly or through devices that access web-based content and pay any service fees associated with such access. In addition, you must use all equipment necessary to make such connection to the **World wide web**(WWW), including a computer and modem or other access device and most up to date operating system for your device. Please print a copy of this document for your records. To retain an electronic copy of this Agreement, you may save It into any word processing program.
2. You must be at least eighteen (18) years of age to access and take a subscription on our website. By using the website, you represent and warrant that:
 - a. All information submitted is truthful and accurate.
 - b. The accuracy of such information submitted is maintained.
 - c. You must be at least eighteen (18) years.
 - d. By accessing the Website, you are confirming that you are not violating any applicable law, rule, or regulation.
 - e. You are entering into this agreement by your complete willingness, right, authority and capacity.
 - f. You are agreeing to be bound by U.S.A laws, irrespective of you being living in U.S.A or outside of U.S.A.
 - g. You are agreeing to abide by all, of the terms and conditions of this Agreement. Use of and access to the Website is void where prohibited.

Account Security:

You are responsible for maintaining the confidentiality of the username and password that you designate during the registration process, and you are fully responsible for all activities that occur under your username and password.

1. You agree to notify www.math-knots.com and/or www.a4ace.com, immediately of any unauthorized use of your username or password or any other breach of security,
2. You ensure to exit from your account at the end of each session. www.math-knots.com and/or www.a4ace.com are not liable for any loss or damage arising from your failure to do so.





3. You shall use caution when accessing your account from a public or shared computer, by keeping your password and other personal information is recorded or stored.
4. If you have a shared computer with others, you should consider disabling your auto-sign in feature if you have it linked to your www.math-knots.com and/or www.a4ace.com accounts.

Membership and Subscription; Pricing:

You may become a free Member of the Service at no cost. As a free member, you will have the ability to participate in some, but not all, of the features and services available within the Service.

In order, to access additional features and services, including the ability to access practice questions, videos, and other services, you must become a subscriber to the service/s with payment.

Please note that the subscription policies that are disclosed to you in subscribing to the service/s are incorporated by reference herein and deemed part of this Agreement. Not with standing anything herein, you are solely responsible for all taxes associated with your use of the Website and/or Service/s.

Membership term:

All our memberships hold good for a period of 6 months to 10 months. We do not offer monthly membership. Once the membership is taken, no refunds are issued.

Term; Cancellation:

This Agreement will remain in full force and effect while you use the Website and/or Service. You may terminate your membership and/or subscription at any time by logging onto the Website with your username and password, clicking the "My Account" tab at the top of the homepage, and following the prompts to cancel. Alternatively, you may terminate your membership and/or subscription by contacting us at help@Math-Knots.com or send written notice of termination to math-knots.com and/or a4ace.com. If you resign or cancel your membership and/or subscription to math-knots.com and/or a4ace.com, to help math-knots.com and/or a4ace.com analyze and improve the Service, you may be asked to provide a reason for your resignation/cancellation. math-knots.com and/or a4ace.com may terminate your membership and/or subscription for any reason by sending notice to you at the email address you provide in your application for membership, or such other email address as you may later provide to math-knots.com and/or a4ace.com. You will not be entitled to any refund of unused subscription fees in the event of any termination or cancellation of your membership. All decisions regarding the termination of Accounts shall be made in the sole discretion of math-knots.com and/or a4ace.com is not





required to provide you notice prior to terminating your membership and/or subscription. math-knots.com and/or a4ace.com is not required and may be prohibited from disclosing a reason for the termination of your account. Even after your membership or subscription is terminated, this Agreement will remain in effect. All terms that by their nature may survive termination of this Agreement shall be deemed to survive such termination.

Non-commercial Use by Members: The Website is for the personal use of individual Members only and may not be used in connection with any commercial endeavor as organizations, companies, and/or businesses may not become Members and are not permitted to use the service/s or the Website/s for any purpose. Illegal and/or unauthorized uses of the website include, but are not limited to, collecting usernames and/or email addresses of members by electronic or other means for the purpose of sending unsolicited email, unauthorized framing of or linking to the Website, sharing or disclosing any content on the website/s or your username or password to any third party or permitting any third party to access your account, attempting to impersonate another user or person, use of the Website in any fraudulent or misleading manner, any automated use of the system, such as scraping the Website, automated scripts, spiders, robots, crawlers, data mining tools or the like, interfering with, disrupting, or creating an undue burden on the website/s or the networks or services connected to the Website, and using the Website in a manner inconsistent with any and all applicable laws and regulations. Illegal and/or unauthorized use of the website/s may be investigated, and appropriate legal action may be taken, including without limitation, civil, criminal, and injunction redress. Use of the website/s and service/s is with the permission of math-knots.com and/or a4ace.com, which may be revoked at any time, for any reason, in Math-Knots LLC sole discretion.

Limitation of Liability:

To the greatest extent permitted by law, in no event shall Math-Knots.com be liable for any damages whatsoever, whether direct, indirect, general, special, compensatory, consequential, and/or incidental, arising out of or relating to the test results or test scores or school admissions and acceptance of a member's child into a school or specific program. www.math-knots.com and/or www.a4ace.com makes no guaranty or promise regarding the website/s or service/s. www.math-knots.com and/or www.a4ace.com does not guarantee that using this website/s or service/s will lead to acceptance into any specific program or school, increase any scores, overcome any obstacles into acceptance into any such programs, or achieve any other results. www.math-knots.com and/or www.a4ace.com will not make any promises in any written or oral communications or by its employees or agents shall be construed to make any promise, covenant, warranty, or guaranty, all of which are explicitly disclaimed hereby, contrary to the statements and disclaimers contained in this paragraph.





To the greatest extent permitted by law, the content and functionality on the Website and the services provided by employees of the Website are offered “as is” without warranty of any kind, either express or implied, including, without limitation, implied warranties of merchantability, fitness for a particular purpose, title, and non-infringement. Math-Knots.com makes no warranties, express or implied, as to the ownership, accuracy, completeness, or adequacy of the Website content or that the functionality of the Website will be uninterrupted or error-free or free from virus or third-party attack.

You hereby acknowledge that your use of this Website and the Service is at your sole risk. To the greatest extent permitted by law, under no circumstances shall math-knots.com, its officers, owners, employees or agents, and their respective heirs, successors and assigns be liable for any damages, including direct, incidental, punitive, special, consequential or exemplary damages that directly or indirectly result from use of, or inability to use, the website or service or the information contained therein, including without limitation for viruses alleged to have been obtained from the website, even if math-knots.com has been notified of the possibility of such damages or losses and regardless of the theory of liability.

To the greatest extent permitted by law, you agree that in no event will math-knots.com have any liability, contingent or otherwise, for any indirect, special, incidental, consequential, or exemplary damages in any way arising out of or relating to the agreement, website or the service, including, but not limited to lost profits, lost data, loss of goodwill, copyright infringement, work stoppage, equipment failure or malfunction, personal injury, property damage, or any other damages or losses, even if math-knots.com and/or a4ace.com has been advised of the possibility thereof, and regardless of the legal or equitable theory (contract, tort, statute, indemnity or otherwise) upon which such liability is based.

In the event that any of the foregoing limitations are deemed to be unenforceable, to the greatest extent permitted by law, you agree that the entire aggregate liability of www.math-knots.com and/or www.a4ace.com and sole remedy available to any Member in any case in any way arising out of or relating to the agreement, website/s or the service/s shall be limited to monetary damages that in the aggregate may not exceed greater than \$100.00 or the sum of any amount paid by the Member (whichever is least) which or user to www.math-knots.com and/or www.a4ace.com during the two months prior to notice to www.math-knots.com and www.a4ace.com of the dispute for which the remedy is sought.

Limitation on Time to File Claims:

Any cause of action or claim you may have arisen out of or relating to this agreement, or the website must be commenced within 3 months after the cause of action accrues, otherwise, such cause of action or claim is permanently barred.





Content on Math-Knots.com

(a) Proprietary Rights. Math-Knots.com retains all proprietary rights in the Website and the Service. The Website contains the copyrighted material, trademarks, and other proprietary information of Math-Knots.com, and its licensors. Except where we have given your express written permission, you may not copy, modify, publish, transmit, distribute, perform, display, or sell any such proprietary information. All content on Math-Knots.com is proprietary. The Content (as defined below) is the copyrighted material of Math-Knots.com and for Math-Knots.com Members' use only. Distribution of Content to others is strictly prohibited. You agree that Math-Knots.com would be irreparably harmed by any violation or threatened violation of this section and that, therefore, Math-Knots.com shall be entitled to an injunction prohibiting you from any violation or threatened violation of this section, without posting bond, in addition to any other right or remedy it may have. To develop materials used in these practice questions, the employees of Math-Knots.com relied on readily available public -Lennon School Ability Test® (OLSAT®), Bracken™ (BSRA™), Cognitive Abilities Test® (CogAT®), NNAT®/Naglieri®, IAAT, SCAT, PSAT, Quant Q are trademarks of their respective publishers or their affiliate(s), or their licensors ("Publishers"). The Publishers of these tests have not approved the material in these practice questions. The concepts and activities in these practice questions are based upon public knowledge and publicly available information and are in no way identical to questions and activities on the actual tests. Math-Knots.com is not affiliated with nor related to the respective Publishers of these tests. The Publishers do not sponsor or endorse any Math-Knots.com product, nor have Math-Knots.com products or services been reviewed, certified, or approved by the Publishers. Trademarks referring to specific test providers are used by Math-Knots.com for nominative purposes only and such trademarks are solely the property of their respective owners.

(b) We may provide links to third-party websites, and some of the content appearing on Math-Knots.com may be supplied by third parties. Math-Knots.com has no responsibility for these third-party websites nor for their content, which is subject to and governed by the terms of use and/or privacy policies, if any, of the applicable third-party content providers.

1. Restrictions on Use of Materials.:

You acknowledge that Math-Knots.com contains information, software, photos, video, text, graphics, music, sounds, questions, creative suggestions, messages, comments, feedback, ideas, practice test questions, drawings, articles and other materials (collectively, "Content") that are protected by copyrights, patents, trademarks, trade secrets and/or other proprietary rights and that these rights are valid and protected in all forms, media and technologies existing now or hereafter developed. All Content is copyrighted under the United States copyright laws (and, as applicable globally), and Math-Knots.com owns a





copyright in the selection, coordination, arrangement, and enhancement of such Content. All trademarks appearing on this Website are trademarks of their respective owners. You may not modify, publish, transmit, distribute, perform, participate in the transfer or sale, create derivative works of, or in any way exploit, any of the Content, in whole or in part. When Content is downloaded to your computer, you do not obtain any ownership interest in such Content. Modification of the Content or use of the Content for any other purpose, including, but not limited to, use of any Content in printed form or on any other website or networked computer environment is strictly prohibited unless you receive our prior written consent.

2. **Customer Service:**

All customer care queries are routed through a4aceteam@gmail.com. When communicating with our customer care representatives, you may not be abusive, obscene, profane, offensive, sexist, threatening, harassing, racially offensive, or otherwise inappropriate and unacceptable language. If we feel that your behavior towards any of our customer care representatives or other employees is at any time threatening or offensive, we reserve the right to immediately terminate your membership and you will not be entitled to any refund of unused subscription fees. If a need arises our customer care representatives will call you on the number provided to resolve the issues. We reserve the right to record any phone calls with our customer care representatives and document the email conversations.

3. **Subscriptions; Charges on Your Billing Account.**

(a) As a general policy www.math-knots.com and/or www.a4ace.com bills you through an online account (your "Billing Account") for use of the Service. You agree to pay Math-Knots LLC (www.math-knots.com and/or www.a4ace.com) all charges at the price/s then in effect for any use of the service/s by you using your Billing Account, and you authorize Math-Knots LLC to charge your chosen payment provider (your "Payment Method") for the Service. You agree to make payment using that selected payment Method. www.math-knots.com and/or www.a4ace.com reserves the right to correct any errors or mistakes that it makes even if it has already requested or received payment.

(b) Billing. Our subscription plans to the service/s consist of one-time payment, for which there is a one-time charge. All payments made are final. Contact Math-Knots.com at help@Math-Knots.com to renew your subscription at any time, log onto www.math-knots.com and/or www.a4ace.com with your username and





password, click the “My Account” tab at the top of the homepage, and follow the prompts to renew.

(c)Active account Required:

You must keep your account, complete and accurate all the times for billing as well as communication purposes in situations as needed. Always make sure the accuracy of the information such as billing address, credit/debit card number, expiration date, email is up to date and you must notify math-knots LLC (www.math-knots.com and/or www.a4ace.com) for any changes such as payment method being canceled but not limited. You are liable to notify math-knots LLC (www.math-knots.com and/or www.a4ace.com) in case of a theft or stolen card or unauthorized disclosure or use of your account credentials. You can always modify and keep them up to date through your account settings

(d) Payment Method. The terms of your payment will be based on your Payment Method and may be determined by agreements between you and the financial institution, credit card issuer, or other providers of your chosen payment method. Currently, MATH-KNOTS LLC (www.math-knots.com, www.a4ace.com and/or www.mathknots.com) is accepting all its payments through a secured gateway of PayPal services.

We are not liable for any personal information shared to PayPal for the subscription payment processing to us (www.math-knots.com, www.a4ace.com and/or www.mathknots.com)

1. **Blocking of IP Addresses.** In order, to protect the integrity of the Services, www.math-knots.com and/or www.a4ace.com reserves the right at any time in its sole discretion to block Members from certain IP addresses from accessing the Website.
2. Refer to our Privacy Policy [INSERT AS HYPERLINK] for the use of www.math-knots.com and/or www.a4ace.com web sites.
3. **Jurisdiction and Choice of Law; Dispute Resolution.** If there is any dispute arising out of the websites and/or the services, by using the websites and/or services, you expressly agree that any such dispute shall be governed by the laws of the State of Virginia, without regard to its conflict of law provisions, and for any disputes not subject to arbitration (as provided below), if any, you expressly agree and consent to the exclusive jurisdiction and venue of the state and federal courts located in Virginia, USA, for the resolution of any such dispute. Acceptance of the terms and conditions of this Agreement constitutes your consent to be sued in such courts and to accept service of process outside the State of Virginia with the same force and effect as if such service had been made within the State of Virginia. You hereby agree to accept service of process for any action hereunder by certified mail return





receipt requested which service shall have the same force and effect as though service had been affected by personal service in the applicable jurisdiction.

4. **Arbitration Provision/No Class Action.**

PLEASE READ THIS SECTION CAREFULLY. IT MAY SIGNIFICANTLY AFFECT YOUR LEGAL RIGHTS, INCLUDING YOUR RIGHT TO FILE A LAWSUIT IN COURT. USE OR ACCESSING THE WEBSITE CONSTITUTES YOUR ACCEPTANCE OF THIS ARBITRATION PROVISION.

Except where prohibited by law, as a condition of using the Website/s and/or Service/s, you agree that any and all disputes, claims and causes of action (collectively, "Claim") arising out of or connected with the Website/s and/or Service/s, shall be resolved individually, without resort to any form of class action, exclusively by binding arbitration (except for matters that may be taken to small claims court), for full and final settlement of such Claim, and judgment on the award rendered in the arbitration may be entered in any court having jurisdiction thereof.

The party filing arbitration must submit Claims at a place agreed upon by Math-Knots LLC, and the arbitrator shall apply Virginia law consistent with the Federal Arbitration Act. You may obtain copies of the current rules and forms and instructions for initiating arbitration by contacting the American Arbitration Association at www.adr.org. Such arbitration shall be held in accordance with the Rules for Expedited Procedures under the Commercial Arbitration Rules of the American Arbitration Association, before a single arbitrator (with knowledge and expertise of copyright law if the claim is all or partially for copyright infringement), selected by agreement of both parties or by an independent mediator (with knowledge and expertise of copyright law if the claim is all or partially for copyright infringement) if the parties are unable to agree. The parties shall split the arbitration and/or mediator costs. The arbitration will follow the procedures and rules of the American Arbitration Association which are in effect on the date the arbitration is filed unless those procedures and rules are inconsistent with this Agreement, in which case this Agreement will prevail. Those procedures and rules may limit the discovery available to you or us. The arbitrator will take reasonable steps to protect your account information and other confidential information if requested to do so by you or us. The arbitrator's award is final and binding on the parties. An award rendered by the arbitrator(s) may be entered and confirmed by the courts of the State of Virginia. The parties agree that any post-arbitration action seeking to enforce an arbitration award or action seeking equitable or injunctive relief shall be brought exclusively in the courts of the State of Virginia.

We will not choose to arbitrate any Claim you bring in small claims court. However, if such a Claim is determined by the court to be outside its jurisdiction, the parties agree that the dispute shall then be submitted to arbitration.





As noted above, you and math-knots.com hereby voluntarily and knowingly waive any right either may have to a jury trial.

Any cause of action or claim you may have arisen out of or relating to this agreement or the website must be commenced within 3 months after the cause of action accrues, otherwise, such cause of action or claim is permanently barred.

Copyright Policy:

Math-Knots LLC (www.math-knots.com and/or www.a4ace.com) prohibits the posting of any information that infringes or violates the copyright rights and/or other intellectual property rights (including rights of privacy and publicity) of any person or entity.

Pursuant to Title 17, United States Code, Section 512(c)(2) or for any other claim of copyright infringement, you hereby agree that notifications of claimed copyright infringement be sent by certified mail to:

Legal Department, Math-Knots LLC, 6832 Piedmont Center Plaza, Gainesville, Virginia-20155

If you believe that your intellectual property right (or such a right that you are responsible for enforcing) is infringed by any content on the Site, please write to Math-Knots.com at the address shown above, giving a written statement that contains:

1. Identification of the copyrighted work and/or intellectual property right claimed to have been infringed.
2. Identification of the allegedly infringing material on the Site that is requested to be removed.
3. Your name, address, and daytime telephone number, and an e-mail address.
4. A statement that you have a good faith belief that the use of the copyrighted work and/or exercise of the intellectual property right is not authorized by the owner, its agent, or the law.
5. A statement that the information in the notification is accurate, and, under penalty of perjury, that the signatory is authorized to act on behalf of the owner of the right that is allegedly infringed; and
6. The signature of the intellectual property right owner or someone authorized on the owner's behalf to assert infringement of the right.

Math-Knots LLC (www.math-knots.com and/or www.a4ace.com) will process any notice of alleged infringement which it receives and will take appropriate action as required by the **Digital Millennium Copyright Act (DMCA) 17 U.S.C. 512(c)(3)** or other applicable copyright law. U.S. law provides significant penalties for submitting such a statement falsely. Under appropriate circumstances, persons who repeatedly submit infringing or unlawful material will be prohibited from posting further submissions.





Indemnity by You:

You agree to indemnify and hold Math-Knots LLC (www.math-knots.com and/or www.a4ace.com), its subsidiaries, affiliates, officers, agents, and other partners and employees, harmless from any loss, liability, claim, or demand, including reasonable attorneys' fees arising out of or related to your use of the service/s and/or Website/s in violation of this Agreement and/or arising from a breach of this Agreement including without limitation your representations and warranties set forth above.

Without limiting the foregoing, if you provide access to or share or disclose the Content or your login credentials to your website account with any third party in violation of this Agreement, you agree that:

(i) You will be responsible for any and all acts and omissions of such third party in connection with their access to or use of the Content, Website/s, and/or Service/s, including their compliance with this Agreement, and any breach of this Agreement by such third party shall be deemed a breach by you;

(ii) On behalf of yourself, and any such third party, you hereby release, indemnify, discharge, hold harmless and covenant not to sue Math-Knots LLC its subsidiaries, affiliates, officers, agents, and other partners and employees for any and all claims, liabilities, suits, demands, costs (including without limitation, attorneys' fees), expenses and causes of action of any kind whatsoever arising from or in connection with the third party's use of the Content, Website/s, and/or the Service/s.

- a. **No Third-Party Beneficiaries.** You agree that, except as otherwise expressly provided in this Agreement, there shall be no third-party beneficiaries to this Agreement.
- b. In the event that Math-Knots LLC (www.math-knots.com and/or www.a4ace.com) is successful in whole or in part in any action or proceeding related to or arising from this Agreement, you shall be responsible for Math-Knots LLC attorneys' fees and costs. This Agreement contains the entire agreement between you and Math-Knots LLC (www.math-knots.com and/or www.a4ace.com) regarding the use of the Website/s and/or the Service/s.
- c. **Availability Outside the U.S.** If you access Math-Knots LLC (www.math-knots.com and/or www.a4ace.com) from outside of the United States, you do so at your own risk and are responsible for compliance with the laws of your jurisdiction. If you access the Website from outside of the United States, you acknowledge that any personal information you provide will be processed in the United States and other geographies as





selected by us in our sole discretion, and you hereby consent to the collection and processing of your personal information in a manner consistent with this agreement and the Privacy Policy.

- d. **Severability; Waiver.** If any provision of this agreement is found to be invalid by any court having competent jurisdiction, the invalidity of such provision shall not affect the validity of the remaining provisions of this agreement, which shall remain in full force and effect and the invalid provision will be deemed superseded by a valid, enforceable provision that most closely matches the intent of the original provision. No waiver of any term of this Agreement shall be deemed a further or continuing waiver of such term or any other term. In addition, Math-Knots LLC(www.math-knots.com and/or www.a4ace.com) failure to enforce any term of this agreement shall not be deemed as a waiver of such term or otherwise affect Math-Knots LLC ability to enforce such term at any point in the future.
- e. All Math-Knots LLC (www.math-knots.com and/or www.a4ace.com) membership fees are non-refundable under any circumstances. If you cancel your account at any time, you will not receive any refund. If you have a balance due on any account, you agree that Math-Knots.com may charge such unpaid fees to your credit card or otherwise bill you for such unpaid fees. All fees paid to Math-Knots LLC (www.math-knots.com and/or www.a4ace.com) are non-refundable.

Please contact us with any questions regarding this agreement. Math-Knots is a trademark of Math-Knots L.L.C. (www.math-knots.com and/or www.a4ace.com)

Cancel your Math-Knots.com membership any time to avoid future charges. If you cancel, you will continue to have access to Math-Knots.com through the period of your paid membership.

For your convenience, when you purchase a subscription, we take your payment information so that your Math-Knots LLC (www.math-knots.com and/or www.a4ace.com) membership will not be interrupted.

As a gentle reminder, we auto-renew your membership at the level you selected.

This Terms of Use Agreement: Last updated: 01/01/2020

View our privacy policy here.

