

Terms and conditions of use

This is a legal agreement between 'You' (which for individual purchasers means the individual customer and, for network purchasers, means the Educational Institution and its authorised users) and Cambridge University Press ('the Licensor') for Grammar Practice Activities Second Edition. By placing this CD in the CD-ROM drive of your computer You agree to the terms of this licence.

1. Limited licence

(a) You are purchasing only the right to use the CD-ROM and are acquiring no rights, express or implied to it or the software ('Software' being the CD-ROM software, as installed on your computer terminals), other than those rights granted in this limited licence for not-for-profit educational use only.

(b) The Licensor grants You the licence to use one copy of this CD-ROM on your site and to (i) install and use the Software on a single computer or (ii) install and use the Software simultaneously on a number of computers where the user notes indicate that the product has been designed for this approach. You may not install the Software on a single secure network server for access from one site or install the software via MSI installer for deployment across a network unless You obtain a separate network licence. To obtain a network licence, please contact educustserve@cambridge.org or 01223 325588. There is a charge for the network licence.

(c) You shall not: (i) copy or authorise copying of the CD-ROM, (ii) translate the CD-ROM, (iii) reverse-engineer, alter, adapt, disassemble or decompile the CD-ROM, (iv) transfer, sell, lease, lend, profit from, assign or otherwise convey all or any portion of the CD-ROM or (v) operate the CD-ROM from a mainframe system, except as provided in these terms and conditions.

2. Copyright

(a) All original content is provided as part of the CD-ROM (including text, images and ancillary material) ('Original Material') and is the copyright of the Licensor, protected by copyright and all other applicable intellectual property laws and international treaties.

(b) You may not copy the CD-ROM except for making one copy of the CD-ROM solely for backup or archival purposes. You may not alter, remove or destroy any copyright notice or other material placed on or with this CD-ROM.

(c) The CD-ROM contains Adobe® Flash® Player.

Adobe® Flash® Player Copyright © 1996–2006 Adobe Systems Incorporated. All Rights Reserved.

Protected by U.S. Patent 6,879,327; Patents Pending in the United States and other countries. Adobe and Flash are either trademarks or registered trademarks in the United States and/or other countries.

3. Liability and Indemnification

(a) The CD-ROM is supplied 'as-is' with no express guarantee as to its suitability. To the extent permitted by applicable law, the Licensor is not liable for costs of procurement of substitute products, damages or losses of any kind whatsoever resulting from the use of this product, or errors or faults in the CD-ROM, and in every case the Licensor's liability shall be limited to the suggested list price or the amount actually paid by You for the product, whichever is lower.

(b) You accept that the Licensor is not responsible for the persistency, accuracy or availability of any urls of external or third party internet websites referred to on the CD-ROM and does not guarantee that any content on such websites is, or will remain, accurate, appropriate or available. The Licensor shall not be liable for any content made available from any websites and urls outside the Software.

(c) Where, through use of the Original Material you infringe the copyright of the Licensor you undertake to indemnify and keep indemnified the Licensor from and against any loss, cost, damage or expense (including without limitation damages paid to a third party and any reasonable legal costs) incurred by the Licensor as a result of such infringement.

4. Termination

Without prejudice to any other rights, the Licensor may terminate this licence if You fail to comply with the terms and conditions of the licence. In such event, You must destroy all copies of the CD-ROM.

5. Governing law

This agreement is governed by the laws of England, without regard to its conflict of laws provision, and each party irrevocably submits to the exclusive jurisdiction of the English courts. The parties disclaim the application of the United Nations Convention on the International Sale of Goods.