Last updated: 17th March 2021



TERMS AND CONDITIONS OF THE PROVISION OF "RECORDED RADY"

Please read these terms and conditions carefully before confirming your purchase of "Recorded RADY" with Challenging Education Ltd. You should understand that by contracting to use "Recorded RADY", you agree to be bound by these terms and conditions as well as the generic TERMS AND CONDITIONS stated on our website.

"Confirming your purchase" in this context can be implied by email confirmation or acceptance of a quote or invoice.

You should print a copy of these terms and conditions for future reference. Please understand that if you refuse to accept these terms and conditions, you will not be able to use "Recorded RADY" by Challenging Education Ltd.

CANCELLATION BY THE CLIENT

- Clients have the statutory 14-day cooling-off period (from confirmation of purchase) within which to cancel purchase of "Recorded RADY".
- Cancellation should be advised in writing by email to Challenging Education Ltd office@challengingeducation.co.uk
- Any cancellation after this cooling-off period will not receive any refund.

INDIVIDUAL SCHOOL AGREEMENTS

 The purchasing client agrees to provide Challenging Education Ltd with contact details of the school and the email of a named person which is to have access to "Recorded RADY" in order to provide access website addresses and codes and for the purpose of updating schools on changes to the programme.

By agreeing to these terms and conditions, the purchasing client agrees to ensure that the school using "Recorded RADY" respects the intellectual property rights of Challenging Education Ltd in regard to "Recorded RADY" (see "Terms and Conditions for Publications and Audio-visual Materials" below).

MULTIPLE SCHOOL AGREEMENTS

Where a client purchases access to "Recorded RADY" for multiple schools (as part of a federation/MAT/Local Authority/Consortium/group of schools);

- Challenging Education Ltd retains the duty to distribute access website addresses and codes to individual schools. This duty will not be ceded to purchasing clients.
- The purchasing client agrees to provide Challenging Education Ltd with contact details of all schools and email addresses of a named person in each school who is to have access to "Recorded RADY" for the above purpose and for the purpose of updating schools on changes to the programme.
- By agreeing to these terms and conditions, the purchasing client agrees to ensure that all schools using "Recorded RADY" respect the intellectual property rights of Challenging Education Ltd in regard to "Recorded RADY" (see "Terms and Conditions for Publications and Audio-visual Materials" below).
- 01743 343469 ② office@challengingeducation.co.uk challengingeducation.co.uk

Last updated: 17th March 2021



CANCELLATION BY CHALLENGING EDUCATION LTD

- Challenging Education Ltd reserves the right to cancel a client's access to "Recorded RADY" in the event of a breach of these terms and conditions.
- Challenging Education Ltd will notify the client of cancellation, giving reason(s) within 24 hours of denial of access.

Challenging Education will not be liable for any charges incurred to the client. Cancellation charges will incur full costs. Challenging Education Ltd does not accept liability for any failure to provide the services contracted, which is due to circumstances beyond the control of the company.

TERMS AND CONDITIONS FOR PUBLICATIONS AND AUDIOVISUAL MATERIALS

Any and all intellectual property rights in and relating to Challenging Education Ltd, the Service and/or the Materials are owned by Challenging Education Ltd. Unauthorised use of those Materials including reproduction, storage, modification, distribution or republication without the prior written approval of Challenging Education Ltd is strictly prohibited and will result in prosecution. The names and logos of Challenging Education Ltd and all related product and service names, designs, marks, logos and slogans are the trade names, service marks or trademarks of Challenging Education Ltd and may not be used without the prior written approval of Challenging Education Ltd.

GDPR and Privacy Policies

Challenging Education GDPR and Privacy policies are available via the link on the website or by contacting office@challengingeducation.co.uk.