

TERMS AND CONDITIONS:

Your purchase, enrollment in and use of products, services and events ("Programs") sold by Cracker and your access to crackeracademy.com and its respective subdomains (the "Site(s)") are subject to these terms and conditions ("Terms"). If You purchase a Program for use by another (for example, a parent purchasing for a child) these Terms govern both You and other(s) who use any Program you purchase (collectively, "You"). By accessing Site(s) and/or purchasing and/or using Programs, You agree to be bound by the Terms, which is an agreement between Cracker and You.

Children:

Children under the age of 13 are not permitted to purchase or enroll in Programs. Children may provide information to Cracker and participate in Programs only with consent of a parent or guardian.

Program Fees:

You agree to make full payment of all Program fees and other charges, including any shipping and handling charges ("Tuition") prior to the start of your Program(s). All payments made to Cracker are unrefundable unless the refund is requested by You before You have received a notification via e-mail that your Program(s) is(are) available to You. This applies both to deposits and to any other payments for all courses, private tutoring, product sales, and all other purchases. Please note that refunds are not issued for course withdrawals or unused tutoring hours.

PRIVACY POLICY:

Our privacy policy may be found [here](#).

Intellectual Property:

All Programs and the Site(s) are owned by Cracker or its licensors. Programs are for your personal and non-commercial use only. You agree and acknowledge that the Intellectual Property contains proprietary and confidential information owned by Cracker (or its licensors) that is protected by applicable intellectual property and other laws. You may not enroll in or use any Program for the benefit of any competitor of Cracker. You may not share, re-sell, reproduce, re-publish, modify, transfer or distribute Programs in any way without Cracker's prior written permission. All books, video, audio, text, questions, explanations, diagrams, images and other content that You receive or to which You have access during your Program or through use of the Site(s), regardless of medium or format, (collectively, "Program Content"), are protected by copyright law and belong to Cracker and its licensors. You may not download, record, screenshot, copy or reproduce Program Content in any way. You may not make any audio and/or video recording of any part of your Program. You may not attempt to decompile, reverse engineer, scrape or datamine Programs. The trademarks, service marks, designs, and logos displayed on the Sites and in Programs are the registered and unregistered trademarks of Cracker, Cracker's licensors and Third Party Sellers and may not be used without Cracker's prior, written permission. Third Party Products are owned by such Third Parties and their respective licensors.

Programs provided by Cracker may include digital access to Program Content. Subject to your compliance with these terms and conditions, Cracker grants You a limited, personal, non-exclusive, and non-transferable license to access Program Content during the access period of your Program. YOU HEREBY REPRESENT AND WARRANT THAT YOU ARE AN APPLICANT OR PROSPECTIVE APPLICANT IN GOOD FAITH FOR ADMISSION TO ONE OR MORE COLLEGE OR GRADUATE SCHOOL PROGRAMS AND THAT YOU ARE USING THE CRACKER SERVICES SOLELY FOR SUCH PURPOSE. YOU HEREBY REPRESENT AND

WARRANT THAT YOU ARE NOT ENGAGED, EITHER DIRECTLY OR INDIRECTLY, IN THE BUSINESS OF PROVIDING TEST PREPARATION SERVICES AND/OR ADMISSIONS CONSULTING SERVICES, AND THAT YOU ARE NOT CURRENTLY EMPLOYED BY OR OTHERWISE HAVE ANY RELATIONSHIP WITH ANY PERSON OR ENTITY THAT MAY BE IN COMPETITION WITH CRACKER OR IS OTHERWISE ENGAGED IN THE BUSINESS OF PROVIDING TEST PREPARATION SERVICES AND/OR ADMISSIONS CONSULTING SERVICES.

PROGRAM SWITCHES:

If you are already enrolled in a Program, you may switch into another Program by compensating for the difference in price between these Programs. However, Cracker does not compensate for the downgrade of the Program you are enrolled in. Contact Customer Support for more details.

PROGRAM RETAKES:

If you have completed a Program with Cracker, you may enroll in a second Program for a significantly reduced re-take fee. Contact Customer Support for more details.

LINKS:

You may be able to link from the Site to third party websites and third party web sites may link to the Site ("Linked Sites"). You acknowledge and agree that we bear no responsibility for the content, products, services, advertising or other materials that may be provided by or through Linked Sites, even if they are owned or operated by affiliates of ours. Links to Linked Sites do not constitute an endorsement or sponsorship by us.

User Content:

If You submit comments, photos and other content to us ("User Content") through Site(s), social media communities, survey responses, email or otherwise, You grant us an irrevocable, royalty-free, perpetual, transferable license to use, modify, create derivative works from, publish, display and sublicense User Content, in whole or in part, in any format and on any platform either now known or hereinafter invented, and to associate User Content with your name and/or likeness. You bear sole responsibility for your User Content. You guarantee that User Content, and our use thereof, does not and will not infringe any patent, trademark, trade secret, copyright, or other intellectual or proprietary or privacy right of any party or individual.

Passwords:

When You set up a Cracker account, You will receive a password via e-mail or other media. You are solely responsible for maintaining the confidentiality of your password and for any and all use of your account. You agree not to disclose your password to any third party. Cracker has the right to terminate your account for any reason at our sole discretion without notice to You.

SMS and Phone Calls:

If You provide Cracker with a telephone number, You agree that Cracker may contact You about your Program and about other Programs and opportunities by telephone and/or text message.

You are responsible for fees associated with the operation of your mobile device and personal computer, such as messaging charges and airtime, and the costs of Internet access. You are responsible for ensuring that your mobile device is compatible with SMS text messaging or mobile access. If you are unsure, we urge you to contact your wireless carrier

regarding text capabilities of the service and the device. You may be subject to standard SMS text message charges from your wireless carrier. You should check with your carrier.

Tutoring Policies:

If You purchase a tutoring Program, You and your tutor(s) will plan a schedule that is mutually convenient. If You and your tutor(s) cannot plan a mutually convenient schedule, Cracker will provide a refund of unused tutoring hours. If You need to cancel or postpone a lesson, You must directly notify your tutor at least 24 hours in advance. Failure to do so will result in a deduction of the hours from your Program package.

Technical Requirements:

You are responsible for meeting and maintaining the minimum technical requirements for your selected purchase in order to access certain features of your Program.

STUDENT CODE OF CONDUCT:

You should not use Programs provided by Cracker in any manner that could damage, impair, disable or overburden such Programs or Sites or in any way interfere with Cracker's rights. Cracker reserves the right to remove any student from any Program for: (1) disruptions to a classroom learning environment (i.e. use of profanity, harassment, etc.); (2) deliberate destruction, misuse, or theft of property of Cracker or of its students, or staff; (3) acts or threats of violence towards persons or property of students or Cracker's stuff; and (4) other serious misconduct that in Cracker's estimation warrants a student's removal from a Program.

Disclaimer and Limitation of Liability:

PROGRAMS ARE PROVIDED "AS IS" AND CRACKER DISCLAIMS ANY AND ALL EXPRESS OR IMPLIED WARRANTIES, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, ACCURACY AND NON-INFRINGEMENT. YOU EXPRESSLY AGREE THAT CRACKER SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES (EVEN IF CRACKER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES). IN NO EVENT WILL CRACKER'S TOTAL LIABILITY TO YOU EXCEED THE AMOUNTS PAID BY YOU FOR YOUR PROGRAM.

Indemnification:

You agree to indemnify, defend and hold harmless Cracker, its officers, directors, employees, agents, other service providers, vendors or customers from and against all losses, expenses, damages and costs, including reasonable attorneys' fees resulting from any violation of these Terms by you or any harm you may cause to anyone in connection with your use of Program(s).

Consent and Release:

Cracker may contact You for feedback related to your Program, photograph You or record your class (collectively referred to as 'Customer Info'). You agree that Cracker may use Customer Info for internal purposes.

Miscellaneous:

These Terms supersede all prior agreements and constitute an entire agreement between the parties. If any provision of these Terms or its application in a particular circumstance is held to be invalid or unenforceable to any extent, the remainder of this User Agreement, or the application of such provision in other circumstances, shall not be affected thereby, and each provision hereof shall be valid and enforced to the fullest extent permitted by law.

Ownership Disclaimer:

GMAT® is a registered trademark of the Graduate Management Admission Council™. The Graduate Management Admission Council does not endorse, nor is it affiliated in any way with Cracker.