Top Notch ActiveBook CD-ROM

For Windows:

Insert the Top Notch ActiveBook disc into the CD-ROM drive of your computer.
On most computers, the ActiveBook menu will open automatically.

If ActiveBook does not begin automatically:

- Open "My Computer."
- Right-click on the TN 2 ActiveBook icon. Click on Open.
- Double-click on the TN_2_ActiveBook.exe file to start the application. Do not remove the CD-ROM from the CD-ROM drive while using ActiveBook.
- On the opening screen, click on the book image to start ActiveBook.

For MAC:

- Insert the Top Notch ActiveBook disc into the CD-ROM drive of your computer.
- Double-click on the TN 2 ActiveBook icon on your desktop.
- Double click on the TN_2_ActiveBook launch file. Do not remove the CD-ROM from the CD-ROM drive while using ActiveBook.
- On the opening screen, click on the book image to start ActiveBook.

Note: The original *Top Notch ActiveBook* disc must be in the CD-ROM drive when you use this application. This application cannot be copied or used without the original CD-ROM.

| ActiveBook System Requirements | | |
|--------------------------------|---|--|
| | For PC-Compatible Computers | For Macintosh Computers |
| Operating System | Microsoft Windows® XP, Vista, Windows 7 | Mac OSX v. 10.4.x |
| Processor | Intel Pentium® IV 1000MHz or faster processor (or equivalent) | PowerPC & Intel processor 500MHz or faster processor (or equivalent) |
| RAM | 512 MB RAM minimum or higher | 512 MB RAM minimum or higher |
| Internet Browser | Microsoft Internet Explorer® 7.x or Mozilla Firefox™ 3.x, or higher | Safari® 3.x, Mozilla Firefox™ 3.x, or higher |
| Plug-ins | Adobe PDF 8 | Adobe PDF 8 |
| Hardware | Computer CD-ROM drive, Sound card and speakers or headphones. | Computer CD-ROM drive, Sound card and speakers or headphones. |
| Monitor Resolution | 1024x768 | 1024x768 |

Single-User License Agreement

THESE TERMS APPLY TO ALL LICENSED SOFTWARE ON THE DISK EXCEPT THAT THE TERMS FOR USE OF ANY SHAREWARE OR FREEWARE ON THE DISKETTES ARE AS SET FORTH IN THE ELECTRONIC LICENSE LOCATED ON THE DISK:

1. GRANT OF LICENSE and OWNERSHIP: The enclosed computer programs ("Software") are licensed, not sold, to you by Pearson Education, Inc. ("We" or the "Company") and in consideration of your payment of the license fee, which is part of the price you paid, and your agreement to these terms. We reserve any rights not expressly granted to you. You own only the disk(s) but we and/or our licensors own the Software itself. This license allows you to use and display your copy of the Software on a single computer (i.e., with a single CPU) at a single location, so long as you comply with the terms of this Agreement.

2. RESTRICTIONS: You may not transfer or distribute the Software or documentation to anyone else. You may not copy or print the documentation or the Software. You may not network the Software or otherwise use it on more than one computer or computer terminal at the same time. You may not reverse engineer, disassemble, decompile, modify, adapt, translate, or extend derivative works based on the Software or the Documentation. The Software is not a stand-alone product, and may ONLY be used to provide instruction in conjunction with the Top Notch Student Book. The Software may only be displayed to or otherwise used for instruction of a student or students who each own and use the corresponding Top Notch Student Book. The bell degally responsible for any copying or copyright infringement which is caused by your failure to abide by the terms of these restrictions.

3. TERMINATION: This license is effective until terminated. This license will terminate automatically without notice from the Company if you fail to comply with any provisions or limitations of this license. Upon termination, you shall destroy the Documentation and all copies of the Software. All provisions of this Agreement as to limitation and disclaimer of warranties, limitation of liability, remedies or damages, and our ownership rights shall survive termination.

4. LIMITED WARRANTY AND DISCLAIMER OF WARRANTY: Company warrants that for a period of 30 days from the date you purchase this Software, the Software, when properly installed and used in accordance with the Documentation, will operate in substantial conformity with the description of the Software set forth in the Documentation, and that for a period of 30 days the disk(s) on which the Software is delivered shall be free from defects in materials and workmanship under normal use. The Company does not warrant that the Software will meet your requirements or that the operation of the Software will meet the software will be software will meet the software will be software will

be uninterrupted or error-free. Your only remedy and the Company's only obligation under these limited warranties is, at the Company's option, return of the disk for a refund of any amounts paid for it by you or replacement of the disk. THIS LIMITED WARRANTY IS THE ONLY WARRANTY PROVIDED BY THE COMPANY AND ITS LICENSORS, AND THE COMPANY AND ITS LICENSORS, AND THE COMPANY AND ITS LICENSORS AND STANDAM OF THE COMPANY AND ITS LICENSORS AND THE COMPANY AND ITS LICENSORS AND THE COMPANY DOES NOT WARRANT, OF MERCHANTES O

5. LIMITATION OF REMEDIES AND DAMAGES: IN NO EVENT, SHALL THE COMPANY OR ITS EMPLOYEES, AGENTS, LICENSORS OR CONTRACTORS BE LIABLE FOR ANY INCIDENTAL, INDIRECT, SPECIAL, OR CONSECUENTIAL DAMAGES ARISING OUT OF IN CONNECTION WITH THIS LICENSE OR THE SOFTWARE, INCIDING FOR LOSS OF USE, LOSS OF DATA, LOSS OF INCIDING FOR ROSS OF USE, LOSS OF DATA, LOSS OF INCIDING FOR ROSS OF USE, LOSS OF DATA, LOSS OF INCIDING FOR ROSS OF LOSS O

6. GENERAL: This agreement shall be construed in accordance with the laws of the United States of America and the State of New York, applicable to contracts made in New York, and shall benefit the Company, its affiliates and assignees. This agreement is the complete and exclusive statement of the agreement between you and the Company and supersedes all proposals or prior agreements, oral, or written, and any other communications between you and the Company or any representative of the Company relating to the subject matter of this agreement. If you are a U.S. government user, this Software is licensed with "restricted rights" as set forth in subparagraphs (a)–(d) of the Commercial Computer-Restricted Rights clause at FAR 52.227-101 is subparagraphs (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013, and similar clauses, as applicable. Should you have any questions concerning this agreement or if you wish to contact the Company for any reason, please ocntact in writing: Customer Service, Pearson Education, Inc., 1 of Bank Street, White Plains, NY 1000G.

TECHNICAL SUPPORT

For Technical Product Support, please visit our support website at www.PearsonLongmanSupport.com. You can search our **Knowledgebase** for frequently asked questions, instantly **Chat** with an available support representative, or **Submit a Ticket/Request** for assistance.