

EXHIBIT 6

Today's Deals Gift Cards Help

FREE Two-Day Shipping: See details

Shop by Department

Search

Go

Hello, Jonathan
Your Account

1 Cart Wish List

Hello, Jonathan Z. King. | [Sign out](#)

[Help](#) > [Digital Products](#) > [Amazon MP3 Store and Cloud Player](#) > Amazon MP3 Music Terms of Use

Topics

[Digital Products](#)
[Amazon MP3 Store and Cloud Player](#)

- [Getting Started: MP3 Store and Cloud Player for Web](#)
- [Amazon MP3 Store: for Web](#)
- [Amazon Cloud Player: for Web](#)
- [Uploading Music: From Your Computer](#)
- [Downloading Music: To Your Computer](#)
- [Amazon MP3 Purchases Stored Free](#)
- [Unlimited Music](#)
- [Sending and Receiving MP3 Gifts](#)
- [Amazon MP3 Mobile App for Android](#)
- [Amazon MP3 Mobile App for BlackBerry](#)
- [Amazon MP3 App for Android; Amazon MP3 Store and Amazon Cloud Player](#)
- [Using Amazon Cloud Player on the Amazon MP3 App for Android](#)
- [Shopping with the Amazon MP3 App for Android](#)
- [Downloading Your Music with the Amazon MP3 App for Android](#)
- [Amazon MP3 Store: for iPad](#)
- [Getting Started: MP3 Store and Cloud Player for iPad](#)
- [Amazon Cloud Player for Web on iPad](#)
- [Troubleshooting: Amazon Cloud Player](#)
- [Troubleshooting MP3 Downloads](#)
- [Troubleshooting: Previous Purchases and Unlimited Music](#)
- [Media Formats](#)
- [Amazon MP3 Downloader](#)
- [Amazon MP3 Music Terms of Use](#)
- [Amazon Cloud Player: Terms of Use](#)

Search Help:

Last updated October 5, 2010

Amazon MP3 Music Service: Terms of Use

THIS IS AN AGREEMENT BETWEEN YOU AND AMAZON DIGITAL SERVICES, INC., AND, WHERE APPLICABLE, ITS PRINCIPALS ("AMAZON DIGITAL SERVICES, INC.", WITH ITS AFFILIATES, "AMAZON" OR "WE"). BEFORE USING THE AMAZON MP3 MUSIC SERVICE (THE "SERVICE"), PLEASE READ THESE TERMS OF USE, ALL RULES AND POLICIES RELATED TO THE SERVICE (INCLUDING, BUT NOT LIMITED TO, ANY PRODUCT-SPECIFIC RULES OR USAGE PROVISIONS SPECIFIED ON ANY PRODUCT DETAIL PAGE OR IN ANY LINK FROM A PRODUCT DETAIL PAGE), THE AMAZON.COM PRIVACY NOTICE, AND AMAZON.COM CONDITIONS OF USE (COLLECTIVELY, THE "TERMS OF USE"). IF YOU USE THE SERVICE, YOU WILL BE BOUND BY THE TERMS OF USE.

1. The Service
2. Digital Content
3. Software
4. No Reverse Engineering, Decompilation, or Disassembly
5. Reservation of Rights
6. Territorial Restrictions
7. General

Self-Service

- [Track or Manage Purchases](#)
- [Manage Payment Options](#)
- [Return Items](#)
- [Change Name, E-mail, or Password](#)
- [Manage Address Book](#)
- [Manage Your Kindle](#)
- [Ask the Community](#)

Other Help Areas

- [Shipping & Delivery](#)
- [Changing or Canceling Orders](#)
- [Returns and Refunds](#)
- [Problem with an Order](#)
- [Payment, Pricing, & Promotions](#)
- [Placing an Order](#)
- [Kindle](#)

1. The Service

The Service offers downloads of digitized versions of audio recordings, artwork and information relating to such audio recordings, and other content (individually and collectively, "Digital Content") and other services under the terms and conditions in the Terms of Use.

2. Digital Content

2.1 Rights Granted. Upon your payment of our fees for Digital Content, we grant you a non-exclusive, non-transferable right to use the Digital Content for your personal, non-commercial, entertainment use, subject to and in accordance with the Terms of Use. You may copy, store, transfer and burn the Digital Content only for your personal, non-commercial, entertainment use, subject to and in accordance with the Terms of Use.

2.2 Restrictions. You represent, warrant and agree that you will use the Service only for your personal, non-commercial, entertainment use and not for any redistribution of the Digital Content or other use restricted in this Section 2.2. You agree not to infringe the rights of the Digital Content's copyright owners and to comply with all applicable laws in your use of the Digital Content. Except as set forth in Section 2.1 above, you agree that you will not redistribute, transmit, assign, sell, broadcast, rent, share, lend, modify, adapt, edit, license or otherwise transfer or use the Digital Content. You are not granted any synchronization, public performance, promotional use, commercial sale, resale, reproduction or distribution rights for the Digital Content. You acknowledge that the Digital Content embodies the intellectual property of a third party and is protected by law.

2.3 Explicit Content. You agree that we have no liability to you for Digital Content you find to be offensive, indecent or objectionable.

2.4 All Sales Final; Downloading and Risk of Loss; Availability of Digital Content. All sales of Digital Content are final. We do not accept returns of Digital Content. Once you have purchased Digital Content, we encourage you to download it promptly and to make back-up copies of it. If you are unable to complete a

- [MP3, Instant Video & Apps](#)
- [Gifts, Gift Cards & Gift Registries](#)
- [Privacy, Security & Accessibility](#)
- [Site Features](#)
- [Ayuda en Español](#)
- [Selling at Amazon.com](#)
- [Author, Publisher & Vendor Guides](#)
- [Business Opportunities](#)

download after having reviewed our online help resources, please contact Amazon customer service. You bear all risk of loss after purchase and for any loss of Digital Content you have downloaded, including any loss due to a computer or hard drive crash. We may, from time to time, remove Digital Content from the Service without notice.

2.5 Unique Identifiers. The Digital Content may include unique identifiers that are specific to you or your purchase ("Unique Identifiers").

3. Software

3.1 General. We may make available to you, from time to time, software for your use in connection with the Service (any and all such software, individually and collectively, the "Software").

3.2 Use of the Software. You may use the Software only in connection with the Service. You may not separate any individual component of the Software for use other than in connection with the Service, may not incorporate any portion of it into your own programs or compile any portion of it in combination with your own programs, may not transfer it for use with another service, or use it, or any portion of it, over a network and may not sell, rent, lease, lend, loan, distribute or sub-license the Software or otherwise assign any rights to the Software in whole or in part. We may discontinue some or all of any Software we provide, and we may terminate your right to use any Software at any time and in such event may modify it to make it inoperable.

3.3 Updates. We may offer updates of the Software, from time to time, for feature enhancement, security or other purposes. We will not automatically update the Software, unless you authorize us to do so.

3.4 Export Regulations; Government End Users. You agree to comply with all export and re-export restrictions and regulations of the Department of Commerce and other United States agencies and authorities that may apply to the Software. If you are a U.S. Government end user, we are licensing the Software to you as a "Commercial Item" as that term is defined in the U.S. Code of Federal Regulations (see 48 C.F.R. § 2.101), and the rights we grant you to the Software are the same as the rights we grant to all others under the Terms of Use.

4. No Reverse Engineering, Decompilation, or Disassembly

You may not, and you will not encourage, assist or authorize any other person to, modify, reverse engineer, decompile or disassemble, or otherwise tamper with, the Software or the Unique Identifiers, whether in whole or in part, or create any derivative works from or of the Software.

5. Reservation of Rights

Except for the rights explicitly granted to you in the Terms of Use, all right, title and interest in the Service, the Software and the Digital Content are reserved and retained by us, our Digital Content providers, and our licensors. You do not acquire any ownership rights in the Software or Digital Content as a result of downloading Software or Digital Content.

6. Territorial Restrictions

As required by our Digital Content providers, Digital Content will, unless otherwise designated, be available only to customers located in the United States.

7. General

7.1 Damages Cap. Without limiting the Disclaimer of Warranties and Limitation of Liability in the Amazon.com Conditions of Use: (i) in no event shall our or our software licensors' total liability to you for all damages (other than as may be required by applicable law in cases involving personal injury) arising out of or related to your use or inability to use the Software exceed the amount of fifty dollars (\$50.00); and (ii) in no event shall our or our Digital Content providers' total liability to you for all damages arising from your use of the Service, the Digital Content, or information,

materials or products included on or otherwise made available to you through the Service (excluding the Software), exceed the amount you paid to purchase, on the Service, the Digital Content related to your claim for damages. These limitations will apply to you even if the remedies fall of their essential purpose.

7.2 Termination; Amendments. Your rights under the Terms of Use will automatically terminate without notice from us if you fail to comply with any of their terms. In case of such termination, you must cease all use of the Software and Digital Content, and we may immediately revoke your access to the Service without notice to you and without refund of any fees. Our failure to insist upon or enforce your strict compliance with the Terms of Use will not constitute a waiver of any of our rights. We may amend any of the Terms of Use at our sole discretion by posting the revised terms on the Service's website. Your continued use of the Service, the Software or the Digital Content after any such amendment's effective date evidences your agreement to be bound by it.

7.3 Third-Party Beneficiaries. Digital Content copyright owners are intended third-party beneficiaries under the Terms of Use and may enforce the Terms of Use against you and invoke all rights hereunder including limitations of liability.

7.4 Contact Information. For communications concerning the Terms of Use, please write to Amazon.com, Attn: Legal Department, P.O. Box 81226, Seattle, WA 98108-1226

- | | | |
|---|---|---|
| Get to Know Us | Make Money with Us | Let Us Help You |
| Careers | Sell on Amazon | Your Account |
| Investor Relations | Become an Affiliate | Shipping Rates & Policies |
| Press Releases | Advertise Your Products | Amazon Prime |
| Amazon and Our Planet | Independently Publish with Us | Returns Are Easy |
| Amazon in the Community | See all | Manage Your Kindle |
| | | Help |



[Canada](#) [China](#) [France](#) [Germany](#) [Italy](#) [Japan](#) [Spain](#) [United Kingdom](#)

- | | | | | | | | | |
|---|--|--|---|---|---|---|---|--|
| AbeBooks
Rare Books
& Textbooks | AmazonLocal
Great Local Deals
in Your City | AmazonWireless
Cellphones &
Wireless Plans | Askville
Community
Answers | Audible
Download
Audiobooks | Cuppers.com
Everything
But The Bury | DPRReview
Digital
Photography | Endless
Shirts
& More | Fabric
Smiles, Quilts
& Knitings |
| IMDb
Movies, TV
& Celebrities | MYHABIT
Purses, Fashion
Accessories, Shoes | Shoptop
Designer
Fashion Brands | Small Parts
Industrial
Supplies | Soap.com
Health, Beauty &
Home Essentials | Warehouse Deals
Open-Box
Discounts | Woot
Never Gonna
Give You Up | Zappos
Shoes &
Clothing | |

[Conditions of Use](#) [Privacy Notice](#) © 1996-2012 Amazon.com, Inc. or its affiliates