# TERMS AND CONDITIONS

A. [ITUNES STORE, MAC APP STORE, APP STORE, AND IBOOKS STORE TERMS OF SALE](https://web.archive.org/web/20150110003003mp_/http://www.apple.com/legal/internet-services/itunes/uk/terms.html#SALE)B. [ITUNES STORE TERMS AND CONDITIONS](https://web.archive.org/web/20150110003003mp_/http://www.apple.com/legal/internet-services/itunes/uk/terms.html#SERVICE)C. [MAC APP STORE, APP STORE AND IBOOKS STORE TERMS AND CONDITIONS](https://web.archive.org/web/20150110003003mp_/http://www.apple.com/legal/internet-services/itunes/uk/terms.html#APPS)

THE LEGAL AGREEMENTS SET OUT BELOW ARE BETWEEN YOU AND ITUNES SARL (“ITUNES") AND GOVERN YOUR USE OF THE ITUNES STORE, MAC APP STORE, APP STORE AND IBOOKS STORE (THE “STORES”). TO AGREE TO THESE TERMS, CLICK "AGREE." IF YOU DO NOT AGREE TO THESE TERMS, DO NOT CLICK "AGREE," AND DO NOT USE THE ITUNES STORE, MAC APP STORE, APP STORE OR IBOOKS STORE. THIS AGREEMENT APPLIES WITHOUT PREJUDICE TO SOFTWARE LICENCES THAT YOU MAY HAVE ENTERED INTO, SUCH AS FOR THE USE OF THE ITUNES APPLICATION.

FOR MORE INFORMATION ABOUT OUR PRODUCTS AND SERVICES, PLEASE VISIT [http://www.apple.com/support/](https://web.archive.org/web/20150110003003/http://www.apple.com/support/).

A. ITUNES STORE, MAC APP STORE, APP STORE AND IBOOKS STORE TERMS OF SALE

PAYMENTS, TAXES, AND REFUND POLICY

You agree that you will pay for all products you purchase through the Stores, and that iTunes may charge your payment method for any products purchased and for any additional amounts (including any taxes and late fees, as applicable) that may be accrued by or in connection with your Account. You are responsible for the timely payment of all fees and for providing iTunes with a valid payment method for payment of all fees. For details of how purchases are billed please visit [http://support.apple.com/kb/HT5582](https://web.archive.org/web/20150110003003/http://support.apple.com/kb/HT5582). You agree to receipt of all invoices in an electronic format, which may include email.

Your total price will include the price of the product plus any applicable VAT (in effect on the day of download). By using the United Kingdom store you are specifying that as your country of residence for tax purposes.

Right of cancellation: If you choose to cancel your order, you may do so within 14 days from when you received your receipt without giving any reason, except iTunes Gifts which cannot be refunded once you have redeemed the code.

To cancel your order, you must inform us of your decision. To ensure immediate processing we recommend you use Report a Problem to cancel all items with the exception of iTunes Match, Season Pass, Multi-Pass and, unless purchased from a third party or redeemed, iTunes Gifts and Allowances, which can be cancelled by contacting iTunes Support. You also have the right to inform us using the model cancellation form below or by making any other clear statement. If you use Report a Problem we will communicate acknowledgement of receipt of your cancellation to you without delay.

To meet the cancellation deadline, you must send your communication of cancellation before the 14-day period has expired.

Effects of cancellation: We will reimburse you no later than 14 days from the day on which we receive your cancellation notice. We will use the same means of payment as you used for the transaction, and you will not incur any fees for such reimbursement.

Exception to the right of cancellation: You cannot cancel your order for the supply of digital content if the delivery has started upon your request and acknowledgement that you thereby lose your cancellation right.

Model cancellation form:

- To iTunes S.à r.l., 31-33, rue Sainte Zithe, L-2763 Luxembourg:

- I hereby give notice that I withdraw from my contract for the following: [INSERT ORDER ID, ITEM, ARTIST AND TYPE]

- Ordered on [INSERT DATE] / received on [INSERT DATE]

- Name of consumer

- Address of consumer

- Date

Until a purchase is made, iTunes reserves the right to change prices for products offered via the Stores at any time, and the Stores do not provide price protection or refunds in the event of a price reduction or promotional offering subsequent to purchase.

If a product becomes unavailable following a transaction but prior to download, your sole remedy is likely to be limited to a refund of the price paid for the unavailable product. If technical problems prevent or unreasonably delay delivery of your product, your exclusive and sole remedy is either replacement or refund of the price paid, as determined by iTunes.

1-Click®

1-Click is a registered service mark of Amazon.com, Inc., used under license. 1-Click is a convenient feature that allows you to make a purchase from the Stores with a single click of your mouse or other input device. When accessing the Stores on your computer, 1-Click purchasing may be activated via the dialog that appears when you click a Buy button. (You may reset this selection at any time by clicking Reset Warnings in your Account information). When accessing the Stores on your Apple-branded products running iOS such as an iPad, iPod touch, or iPhone (“iOS Device”), 1-Click is activated for each transaction by tapping the button showing the price of the product, which reveals the Buy button. When 1-Click is activated, clicking or tapping the Buy button starts the download immediately and completes your transaction without any further steps.

GIFT CERTIFICATES, ITUNES CARDS AND CODES, ALLOWANCES, AND CONTENT CODES

Gift Certificates, iTunes Cards and Codes, Content Codes, and Allowances, in addition to unused balances, are not redeemable for cash and, cannot be returned for a cash refund (except as set out in our refund policy above that is applicable in the event the item has been purchased from the iTunes Store; or except if the retailer from which the item has been purchased applies a different refund policy), without prejudice to any applicable statutory right to a refund in case of faulty or misdescribed gifts; exchanged; resold; used to purchase Gifts, Gift Certificates, or iTunes Cards or Codes; used to provide Allowances; used for purchases on the Apple Online Store; or used in Apple Retail Stores. Unused balances are not transferable.

Gift Certificates, iTunes Cards and Codes, Content Codes, and Allowances purchased in the United Kingdom may be redeemed through the Stores only in the United Kingdom.

iTunes is not responsible for lost or stolen Gift Certificates, iTunes Cards and Codes, Content Codes, or Allowances. Risk of loss and title for Gift Certificates, iTunes Cards and Codes, and Allowances that are transmitted electronically pass to the purchaser in the United Kingdom upon electronic transmission. Risk of loss and title for Content Codes that are transmitted electronically pass from iTunes in Luxembourg upon electronic transmission.

iTunes reserves the right to close accounts and request alternative forms of payment if a Gift Certificate, iTunes Card and Codes, Content Code, or Allowance is fraudulently obtained or used on the Stores.

GIFTS

Gifts purchased from the Stores may be purchased only for, and redeemed only by, persons in the United Kingdom. Gift recipients must have compatible hardware and parental control settings to utilize some gifts.

IMPORTANT SAFETY INFORMATION

To avoid muscle, joint, or eye strain during your use of the products offered through the Stores, you should always take frequent breaks, and take a longer rest if you experience any soreness, fatigue, or discomfort. A very small percentage of people may experience seizures or blackouts when exposed to flashing lights or patterns, including but not limited to while playing video games or watching videos. Symptoms may include dizziness, nausea, involuntary movements, loss of awareness, altered vision, tingling, numbness, or other discomforts. Consult a doctor before using the products offered through the Stores if you have ever suffered these or similar symptoms, and stop using such products immediately and see a doctor if they occur during your use of such products. Parents should monitor their children’s use of the products offered through the Stores for signs of symptoms.

PRE-ORDERS

By pre-ordering products, you are authorizing the Stores to automatically charge your account and, if you have enabled automatic downloads, download the product when it becomes available. You may cancel your pre-order anytime prior to the time the item becomes available and as set out in our refund policy above.

FAMILY SHARING

Family Sharing allows you to share eligible iTunes, App Store, Mac App Store, and iBooks Store products with up to six members (including yourself) of a “Family.” If you set up or join a Family, you may view the eligible products of other Family members and download such products to your compatible device or computer. You can also choose to hide purchases so that other Family members will not be able to view or download them from you. You can share information such as photos and videos via the Photo app, events via your Family Calendar, reminders via the Reminders app, location information via Find My Friends, and device location via Find My iPhone. Family Sharing is for personal, non-commercial use only. iTunes and iCloud accounts are required; iOS 8 and/or OS X Yosemite are required to start and join a Family. Certain transactions and features may not be compatible with earlier software and may require a software upgrade. If you join a Family, the features of Family Sharing are enabled on your compatible devices and computers automatically.

The “Organiser” of a Family can invite other members to participate in the Family. The Organiser must be 18 years or older and must have an eligible payment method registered with iTunes. If you are an Organiser, you represent that you are the parent or legal guardian of any Family member under age 13. The Organiser's payment method is used to pay for any purchase initiated by a Family member in excess of any store credit in such initiating Family member’s account. Family members are acting as agents for the Organiser when the Organiser's payment method is used. Products are associated with the account of the Family member who initiated the transaction. BY INVITING FAMILY MEMBERS TO JOIN A FAMILY, THE ORGANISER AGREES THAT ALL CHARGES FOR PURCHASES INITIATED BY FAMILY MEMBERS ARE AUTHORISED BY AND ARE THE RESPONSIBILITY OF THE ORGANISER, EVEN IF THE ORGANISER WAS UNAWARE OF ANY PARTICULAR TRANSACTION, IF A FAMILY MEMBER EXCEEDED HIS OR HER AUTHORITY AS GRANTED BY THE ORGANISER, OR IF MULTIPLE FAMILY MEMBERS INITIATE PURCHASES FOR THE SAME PRODUCT. THE ORGANISER IS RESPONSIBLE FOR COMPLIANCE WITH ANY AGREEMENT WITH ITS PAYMENT METHOD PROVIDER, AND ASSUMES ALL RISK IN THE EVENT THAT SHARING ACCESS TO SUCH PAYMENT METHOD LIMITS ANY PROTECTION OFFERED BY THE PAYMENT METHOD PROVIDER. The Organiser can change the payment method on file at any time. A record of the purchase will be sent to the initiating Family member and the Organiser, even if the purchase is hidden by the Family member; please use Report a Problem on your receipt if you or your Family members do not recognise charges on your receipt or payment method statement.

The Organiser can use the Ask to Buy function to require children under the age of 18 to obtain permission from the Organiser, and/or other adults designated by the Organiser, to download free or paid products before a purchase or download commences. Products downloaded from Family members and products acquired via redemption codes are not subject to Ask to Buy. If you are an Organiser, you represent that you and/or any adult designee is the parent or legal guardian of any Family member for whom Ask to Buy is activated. Ask to Buy is optimized for iOS 8 and OS X Yosemite; product purchase or download requests from earlier software may present users with an alternative permission process or prevent purchases altogether, and may require a software upgrade. iTunes is not responsible for any harm resulting from a delay in Ask to Buy approvals or denials.

The Organiser may remove any Family member from the Family, which will terminate that Family member's ability to initiate authorised purchases on the Organiser's payment method, and that Family Member’s ability to view and share other Family members' products and information. When a Family member leaves or is removed from a Family, or the Organiser's Apple ID is terminated for any reason, the remaining Family members may no longer be able to view or download the departing member’s products or information, or access products previously downloaded from the departing Family member, including purchases made on the Organiser's payment method while the departing member was part of the Family. Similarly, if you leave a Family, you may no longer be able to view or download the products or information of the other Family members, and products that you downloaded from other Family members while a member of the Family may no longer be accessible. If you have made In-App Purchases from an app originally purchased by a departed Family member or downloaded from a Family member and you no longer belong to the Family, you need to purchase the app yourself and restore the In-App Purchases to regain access to them; please review the developer’s policies and the section of this Agreement entitled “In-App Purchases” before buying In-App Purchases. Because personal accounts for users under age 13 can only be created as part of Family Sharing, deleting such an account in order to remove it from the Family will terminate that Family member’s Apple ID and his or her ability to access any Apple services that require an Apple ID or any content associated with that Apple ID.

You can only belong to one Family at a time, and may join any Family no more than twice per year. You can change the store account you associate with a Family no more than once every 90 days. All Family members must use the same iTunes Store country or region. Music, movies, TV shows and books can be downloaded from the iTunes Store on up to 10 devices per account, only five of which can be computers; eligible apps can be downloaded to any devices the Family member owns or controls. Not all products, including In-App Purchases, content that is not available for re-download, subscriptions, and some previously purchased apps, are eligible for Family Sharing. Apple reserves the right to disband a Family in accordance with the “Termination” section of this Agreement.

ELECTRONIC CONTRACTING

Your use of the Stores includes the ability to enter into agreements and/or to make transactions electronically. You acknowledge that your electronic submissions constitute your agreement and intent to be bound by and to pay for such agreements and transactions. Your agreement and intent to be bound by electronic submissions applies to all records relating to all transactions you enter into on this site, including notices of cancellation, policies, contracts and applications. In order to access and retain your electronic records, you may be required to have certain hardware and software, which are your sole responsibility.

iTunes is not responsible for typographic errors.

B. ITUNES STORE TERMS AND CONDITIONS

THIS LEGAL AGREEMENT BETWEEN YOU AND ITUNES SARL. ("ITUNES") GOVERNS YOUR USE OF THE ITUNES STORE SERVICE (THE “SERVICE”).

THE ITUNES STORE SERVICE

iTunes is the provider of the Service, which permits you to access, purchase or rent a licence for digital content ("iTunes Products") for end user use only under the terms and conditions set forth in this Agreement. iTunes is not the provider of the iTunes application or of the iPad, iPod or iPhone.

REQUIREMENTS FOR USE OF THE SERVICE

Only persons aged 13 years or older can create accounts. Accounts for persons under 13 years old can be created by a parent or legal guardian using Family Sharing. Children under the age of 18 should review this Agreement with their parent or legal guardian to ensure that the child and parent or legal guardian understand it.

The Service is available to you only in the United Kingdom. You agree not to use or attempt to use the Service from outside this location. iTunes may use technologies to verify your compliance.

Use of the Service requires compatible devices, Internet access, and certain software (fees may apply); may require periodic updates; and may be affected by the performance of these factors. High-speed Internet access is strongly recommended for regular use and is required for Film Rentals. The latest version of the iTunes software is recommended to access the Service and may be required for certain transactions or features and to download iTunes Products previously purchased or acquired from the Service. You agree that meeting these requirements, which may change from time to time, is your responsibility. The Service is not part of any other product or offering, and no purchase or obtaining of any other product shall be construed to represent or guarantee you access to the Service.

YOUR ACCOUNT

As a registered user of the Service, you may establish an account ("Account"). Don’t reveal your Account information to anyone else. You are solely responsible for maintaining the confidentiality and security of your Account and for all activities that occur on or through your Account, and you agree to immediately notify iTunes of any security breach of your Account. iTunes shall not be responsible for any losses arising out of the unauthorised use of your Account.

In order to purchase and download iTunes Products from the Service, you must enter your Apple ID and password or use Touch ID to authenticate your Account for transactions. Once you have authenticated your Account using your Apple ID and password, you will not need to authenticate again for fifteen minutes on your computer or iOS Device; you can choose to allow your computer or Apple TV to remember your password to remain authenticated. During this time, you will be able to purchase and download iTunes Products without re-entering your password. You can turn off the ability to make iTunes Product transactions or change settings to require a password for every transaction by adjusting the settings on your computer, iOS Device, or Apple TV. For more information, please see [http://support.apple.com/kb/HT1904](https://web.archive.org/web/20150110003003/http://support.apple.com/kb/HT1904) and [http://support.apple.com/kb/HT4213](https://web.archive.org/web/20150110003003/http://support.apple.com/kb/HT4213).

You agree to provide accurate and complete information when you register with, and as you use, the Service ("Registration Data"), and you agree to update your Registration Data to keep it accurate and complete. You agree that iTunes may store and use the Registration Data you provide for use in maintaining and billing fees to your Account.

AUTOMATIC DELIVERY AND DOWNLOADING PREVIOUS PURCHASES

When you first acquire music, purchased (i.e. not rented) movie, TV show and music video iTunes Products (collectively, “iTunes Eligible Content”), you may elect to automatically receive (“auto-download”) copies of such iTunes Eligible Content on additional compatible iOS Devices (except for purchased movies and TV show iTunes Products) and iTunes-authorized computers with compatible software by associating such iOS Devices and computers subject to the association rules below (each, an “Associated Device”). For each Associated Device, you may specify which type of iTunes Eligible Content, if any, may be auto-downloaded to it. On an Associated Device that is capable of receiving push notifications (“Push-Enabled”), including iOS Devices, the iTunes Eligible Content will auto-download to that Associated Device when it has an Internet connection; on an Associated Device that is not Push-Enabled, iTunes Eligible Content will automatically appear in the download queue and you may manually initiate the download within iTunes.

As an accommodation to you, subsequent to acquiring iTunes Eligible Content, you may download certain of such previously-acquired iTunes Eligible Content onto any Associated Device. Some iTunes Eligible Content that you previously acquired may not be available for subsequent download at any given time, and iTunes shall have no liability to you in such event. As you may not be able to subsequently download certain previously-acquired iTunes Eligible Content, once you download an item of iTunes Eligible Content, it is your responsibility not to lose, destroy, or damage it, and you may want to back it up.

Association of Associated Devices is subject to the following terms:

(i) You may auto-download iTunes Eligible Content or download previously-acquired iTunes Eligible Content from an Account on up to 10 Associated Devices, provided no more than 5 are iTunes-authorized computers.

(ii) An Associated Device can be associated with only one Account at any given time.

(iii) You may switch an Associated Device to a different Account only once every 90 days.

(iv) You may download previously-acquired free content onto an unlimited number of devices while it is free on the iTunes Service, but on no more than 5 iTunes-authorized computers.

An Apple TV is not an “Associated Device.” However, TV show iTunes Products and purchased (i.e. not rented) movies iTunes Products may be played back on compatible Apple TVs, provided that you may only play back any such TV show or movie on a limited number of Apple TVs at the same time.

Some pieces of iTunes Eligible Content may be large, and significant data charges may result from delivery of such iTunes Eligible Content over a data connection.

ITUNES MATCH

iTunes Match permits you to remotely access your matched or uploaded songs, and music videos you have purchased with your Account, along with related metadata, playlists, and other information about your iTunes Library (“iTunes Match Content”).

You may subscribe to iTunes Match for an annual fee. You must have a valid credit card on file with iTunes to subscribe. The subscription is non-refundable (except as required by applicable law or as set out in our refund policy above), and will automatically renew for one-year periods until you cancel. Your account will be charged no more than 24 hours prior to the expiration of the current subscription period. You may cancel automatic renewal by adjusting the iTunes Store account settings on your computer. You will no longer be able to access your iTunes Match Content from iTunes Match after the end of your subscription period.

iTunes Match works with libraries that contain up to 25,000 songs which are either (i) not currently available on the iTunes Service, or (ii) not purchased from the iTunes Service with your Account. Songs that do not meet certain criteria, or that are not authorized for your computer are not eligible for iTunes Match.

iTunes Match will automatically scan the song files and collect other information that may be used to identify media in your iTunes library, such as the names of songs, song artists or song durations. iTunes Match will use this information to match songs to those currently available on the iTunes Store, and will make matched songs available to you in a format then available on the iTunes Store. If the song is not successfully matched, your copy of the song will be uploaded to iTunes in the same format or a format determined by iTunes. iTunes reserves the right to limit types of content uploaded (for example, excessively large files). Matched or uploaded songs and related metadata will be available for access from an Associated Device that has been enabled for iTunes Match. Association of Associated Devices for iTunes Match is subject to the same terms as Automatic Delivery and Downloading Previous Purchases, and uploaded or matched songs and related information are deemed to be “iTunes Eligible Content.” You may also access iTunes Match Content from compatible Apple TVs, provided that you may only do so on a limited number of Apple TVs at the same time.

When you use iTunes Match, Genius will begin associating information about the media in your iTunes library with your Account; the association with your Account will continue for a period of time after your subscription ends. iTunes will otherwise use this information as described in the Privacy Section of this Agreement. You will not be able to disable Genius while using iTunes Match, so if you prefer that we do not collect and use information from your iTunes library in this manner, you should not use iTunes Match.

You hereby agree to use iTunes Match only for lawfully acquired content. Any use for illegitimate content infringes the rights of others and may subject you to civil and criminal penalties, including possible monetary damages, for copyright infringement.

iTunes Match is provided on an “AS IS” basis and may contain errors or inaccuracies that could cause failures, corruption or loss of data and/or information, including music, playlist, and play history, from your computer or device and from peripherals (including, without limitation, servers and other computers) connected thereto. You should back up all data and information on your computer or device and any peripherals prior to using iTunes Match. You expressly acknowledge and agree that all use of iTunes Match is at your sole risk. To the extent permitted by law, iTunes shall have no liability with respect to your use of iTunes Match, including the inability to access matched or uploaded content.

PRIVACY

The Service is subject to Apple's Privacy Policy at [http://www.apple.com/uk/privacy/](https://web.archive.org/web/20150110003003/http://www.apple.com/uk/privacy/).

When you opt in to the Genius feature, Apple will, from time to time, automatically collect information that can be used to identify media in your iTunes library on any Genius-enabled device, such as your play history and playlists. This includes media purchased or acquired through iTunes and media obtained from other sources. This information will be stored anonymously and will not be associated with your name or Account. When you use the Genius feature, Apple will use this information and the contents of your iTunes library, as well as other information, to give personalized recommendations to you.

Apple may only use this information and combine it with aggregated information from the iTunes libraries of other users who also opt in to this feature, your iTunes Store purchase history data, aggregated purchase history data from other iTunes Store users, and other information obtained from third parties, to:

• Create personalized playlists for you from your iTunes library.

• Provide you with recommendations regarding media and other products and services that you may wish to purchase or acquire.

• Provide recommendations regarding products and services to other users.

At all times your information will be treated in accordance with Apple’s Privacy Policy.

Once you opt in to the Genius feature, you will be able to create Genius playlists on Genius-capable devices.

If you prefer that we do not collect and use information from your iTunes library in this manner, you should not enable the Genius feature. You can revoke your opt-in choice at any time by turning off the Genius feature from the Store menu in iTunes on your computer or turning off Genius in the Settings on your device. After you opt out, iTunes will no longer send information about your iTunes library to Apple. If you have elected to share your library from multiple devices, you need to turn off the Genius feature from each device.

By opting in to the Genius feature, you consent to the use of your information as described above and as described in Apple’s Privacy Policy.

CONTENT AVAILABILITY

iTunes reserves the right to change content options (including eligibility for particular features) without notice.

USE OF CONTENT

You agree that the iTunes Products are provided to you by way of a license only. You understand that the Service and certain iTunes Products include a security framework using technology that protects digital information and limits your use of iTunes Products to certain usage rules (“Security Framework”) established by iTunes and its licensors and that, whether or not iTunes Products are limited by security technology, you shall use iTunes Products in compliance with the applicable usage rules established by iTunes and its licensors (“Usage Rules”), and that any other use of the iTunes Products may constitute a copyright infringement. Any security technology is an inseparable part of the iTunes Products. iTunes reserves the right to modify the Usage Rules for future purchases on the Service at any time. However, such changes will not apply to iTunes Products that you have already purchased. Any change to the Usage Rules will be communicated to you. In the event that you refuse to accept the new Usage Rules, you will no longer be able to acquire iTunes Products from the Service.

USAGE RULES

(i) You shall be authorised to use iTunes Products only for personal, noncommercial use. For details of your rights and restrictions on your rights to use the iTunes Products, see:

• [http://www.prsformusic.com](https://web.archive.org/web/20150110003003/http://www.prsformusic.com/)

• [http://www.warnerchappell.com/wcmuk/pedl.jsp](https://web.archive.org/web/20150110003003/http://www.warnerchappell.com/wcmuk/pedl.jsp)

• [http://www.sacem.fr](https://web.archive.org/web/20150110003003/http://www.sacem.fr/)

• [http://www.sdrm.fr](https://web.archive.org/web/20150110003003/http://www.sdrm.fr/)

• [http://www.sesam.org](https://web.archive.org/web/20150110003003/http://www.sesam.org/)

(ii) You shall be authorised to use iTunes Products on five computers with the iTunes application installed at any time, except for Film Rentals (see below).

(iii) You shall be able to store iTunes Products from up to five different Accounts at a time on compatible devices, such as an iPad, iPod, iPhone and Apple TV, provided that each iPhone may sync tone iTunes Products with only a single iTunes-authorised device at a time, and syncing an iPhone with a different iTunes-authorised device will cause tone iTunes Products stored on that iPhone to be erased.

(iv) You shall be authorised to burn an audio playlist up to seven times. You may use the audio CD to which you have burned your iTunes Products in the same ways in which you may use an audio CD purchased from a retail store, subject to United Kingdom copyright laws.

(v) You shall not be entitled to burn video iTunes Products or tone iTunes Products other than for backup purposes, which video iTunes Product backups will play via the iTunes application.

(vi) iTunes Plus Products do not contain security technology that limits your usage of such iTunes Products, and Usage Rules (ii) – (v) do not apply to iTunes Plus Products. You may copy, store, and burn iTunes Plus Products as reasonably necessary for personal, noncommercial use.

(vii) You shall be able to manually sync a film from at least one iTunes-authorised device to devices that have manual sync mode, provided that the film is associated with an Account on the primary iTunes-authorised device, where the primary iTunes-authorised device is the one that was first synced with the device or the one that you subsequently designate as primary using the iTunes application.

(viii) An HDCP connection is required to view films and TV shows transmitted over HDMI.

(ix) Film Rentals

(a) Film rentals are viewable on only one device at a time. You must be connected to the Service when moving film rentals, and you may do so only between your computer and other compatible devices. Films rented using your Apple TV or iPad, iPhone 4 or iPod touch may not be moved. If you move a film to a compatible device and then use the Service to restore that device, or choose Settings > Reset > Erase all content and settings on that device, the film will be permanently deleted.

(b) Once you purchase a rental, you must fully download the rental within thirty (30) days. You have thirty (30) days after downloading a film to begin viewing. Once you begin viewing, you have forty-eight (48) hours to finish viewing the film. Stopping, pausing, or restarting a film does not extend the available time for viewing.

Some iTunes Products, including but not limited to Film rentals, may be downloaded only once and cannot be replaced if lost for any reason; it is your responsibility not to lose, destroy, or damage iTunes Products once downloaded, and to back them up.

The delivery of iTunes Products does not transfer to you any commercial or promotional use rights in the iTunes Products. Any burning or exporting capabilities are solely an accommodation to you and shall not constitute a grant, waiver, or other limitation of any rights of the copyright owners in any content embodied in any iTunes Product.

You acknowledge that some aspects of the Service, iTunes Products, and administration of the Usage Rules entails the ongoing involvement of iTunes.

CONTENT SECURITY

You agree not to violate, circumvent, reverse-engineer, decompile, disassemble, or otherwise tamper with any element of the Security Framework—or to attempt or assist another person to do so. Notwithstanding any other provisions, you are allowed to burn audio iTunes Products to CD, within the limits of the Usage Rules. The Usage Rules may be controlled and monitored by iTunes for compliance purposes, and iTunes reserves the right to enforce the Usage Rules without notice to you.

SERVICE SECURITY

You agree not to access the Service by any means other than through use of software provided by Apple Inc. or its affiliated group companies (“Apple”) for accessing the Service. You agree not to modify the software that is provided by Apple to access the Service in any manner or form, or to use modified versions of the software, for any purposes including obtaining unauthorised access to the Service. You shall not access or attempt to access an Account that you are not authorised to access. Violations of system or network security may result in civil or criminal liability.

SEASON PASS, MULTI-PASS

The full price of the Season Pass or Multi-Pass is charged upon purchase. Refunds are available as set out in our refund policy above;. no other refunds, returns or cancellations after purchase. You must connect to the Service and download any remaining Pass content within 90 days after the final Pass content becomes available (or such other time period as may be specified on the purchase page), after which that content may no longer be available for download as part of the purchase. If automatic renewal is selected when you purchase a Multi-Pass, you will be charged the full price of each subsequent Multi-Pass cycle, unless and until you cancel automatic renewal prior to the beginning of the subsequent Multi-Pass cycle (in the Manage Passes section of your Account information). If a network or studio delivers fewer TV episodes than planned when you purchased a Season Pass, we will credit to your Account the retail value of the corresponding number of episodes.

HIGH-DEFINITION (HD) PRODUCTS

HD Products are viewable only on HD capable devices; however, HD Products purchased (not rented) include a standard-definition version for use on non-HD devices.

SUBMISSIONS TO THE SERVICE

The Service may offer interactive features that allow you to submit materials (including links to third-party content) on areas of the Service accessible and viewable by the public. You agree that any use by you of such features, including any materials submitted by you, shall be your sole responsibility, shall not infringe or violate the rights of any other party or violate any laws, contribute to or encourage infringing or otherwise unlawful conduct, or otherwise be obscene. You also agree that you have obtained all necessary rights and licenses. You agree to provide accurate and complete information in connection with your submission of any materials on the Service. You hereby grant iTunes a worldwide, perpetual, royalty-free, nonexclusive license to use such materials as part of the Service, and in relation to iTunes Products, without any compensation or obligation to you. iTunes reserves the right to not post or publish any materials, and to remove or edit any material, at any time in its sole discretion without notice or liability.

iTunes has the right, but not the obligation, to monitor any materials submitted by you or otherwise available on the Service, to investigate any reported or apparent violation of this Agreement, and to take any action that iTunes in its sole discretion deems appropriate, including, without limitation, termination hereunder or under Apple’s Copyright Policy ([http://www.apple.com/legal/copyright.html](https://web.archive.org/web/20150110003003/http://www.apple.com/legal/copyright.html)).

THIRD-PARTY MATERIALS

Certain content, iTunes Products, and services available via the Service may include materials from third parties. iTunes may provide links to third-party websites as a convenience to you. You agree that iTunes is not responsible for examining or evaluating the content or accuracy and iTunes does not warrant and will not have any liability or responsibility for any third-party materials or websites, or for any other materials, products, or services of third parties. You agree that you will not use any third-party materials in a manner that would infringe or violate the rights of any other party and that iTunes is not in any way responsible for any such use by you.

OBJECTIONABLE MATERIAL

You understand that by using the Service, you may encounter material that you may deem to be offensive, indecent, or objectionable, and that such content may or may not be identified as having explicit material. Nevertheless, you agree to use the Service at your sole risk and iTunes shall have no liability to you for material that may be found to be offensive, indecent, or objectionable. Product types and descriptions are provided for convenience, and you agree that iTunes does not guarantee their accuracy.

INTELLECTUAL PROPERTY

You agree that the Service, including but not limited to iTunes Products, graphics, user interface, audio clips, video clips, editorial content, and the scripts and software used to implement the Service, contains proprietary information and material that is owned by iTunes and/or its licensors, and is protected by applicable intellectual property and other laws, including but not limited to copyright. You agree that you will not use such proprietary information or materials in any way whatsoever except for use of the Service in compliance with this Agreement. No portion of the Service may be reproduced in any form or by any means, except as expressly permitted in these terms. You agree not to modify, rent, lease, loan, sell, distribute, or create derivative works based on the Service in any manner, and you shall not exploit the Service in any unauthorised way whatsoever, including, but not limited to, by trespass or burdening network capacity.

Notwithstanding any other provision of this Agreement, iTunes and its licensors reserve the right to change, suspend, remove, or disable access to any iTunes Products, content, or other materials that are offered by the Service without notice. In no event will iTunes be liable for making these changes. iTunes may also impose limits on the use of or access to certain features or portions of the Service, in any case and without notice or liability. Removal of content from the Service will not affect products that you have already acquired from the Service.

iTunes and/or its licensors own the copyright in the Service, including the compilation of content, postings, links to other Internet resources, and descriptions of those resources. The use of any part of the Service, except for use of the Service as permitted herein, is strictly prohibited and infringes on the intellectual property rights of others and may subject you to civil and criminal penalties, including possible monetary damages, for copyright infringement.

Apple, the Apple logo, iTunes, and other Apple trademarks, service marks, graphics, and logos used in connection with the Service are trademarks or registered trademarks of Apple Inc. in the U.S. and/or other countries. Other trademarks, service marks, graphics, and logos used in connection with the Service may be the trademarks of their respective owners. You are granted no right or license with respect to any of the aforesaid trademarks and any use of such trademarks.

As an Account holder of the Service in good standing, you may be provided with limited access to download certain album cover art for music stored in the iTunes Library of your iTunes application. Such access is provided as an accommodation only, and iTunes does not warrant, and will not have any liability or responsibility for, such album cover art or your use thereof. You may access album cover art only for music for which you are the lawful owner of a legal copy. Album cover art is provided for personal, noncommercial use only. You agree that you will not use album cover art in any manner that would infringe or violate this Agreement or the rights of any other party, and that iTunes is not in any way responsible for any such use by you.

TERMINATION

If you fail, or iTunes has strong grounds to believe that you have failed, to comply with any of the provisions of this Agreement, iTunes, at its sole discretion, without notice to you may: (i) terminate this Agreement and/or your Account, and you will remain liable for all amounts due under your Account up to and including the date of termination; and/or (ii) cause the license to the software to be terminated; and/or (iii) preclude access to the Service (or any part thereof).

iTunes reserves the right to modify, suspend, or discontinue the Service (or any part or content thereof) at any time and iTunes will not be liable to you or to any third party should it exercise such rights. To the extent possible, iTunes will warn you in advance of any modification, suspension or discontinuance of the Service. Termination of the Service will not affect the iTunes Products that you have already acquired. However, you may be unable to authorise additional computers to use the iTunes Products.

DISCLAIMER OF WARRANTIES; LIABILITY LIMITATIONS

a. iTunes will provide the Service with reasonable care and skill. iTunes does not make any other promises or warranties about the Service and in particular does not warrant that:

(i) your use of the Service will be uninterrupted or error-free. You agree that from time to time iTunes may remove the Service for indefinite periods of time, or cancel the Service at any time for technical or operational reasons and will, to the extent practicable, notify you of this;

(ii) the Service will be free from loss, corruption, attack, viruses, interference, hacking, or other security intrusion which shall be events of Force Majeure, and iTunes disclaims any liability relating thereto. You shall be responsible for backing up your own system, including any iTunes Products purchased, acquired or rented from the Service.

b. Except as set out in (d) below, or in the event that you are exercising any applicable statutory right to refund or compensation, in no case shall iTunes, its directors, officers, employees, affiliates, agents, contractors, or licensors be liable for any loss or damage caused by iTunes, its employees or agents where:

(i) there is no breach of a legal duty of care owed to you by iTunes or by any of our employees or agents;

(ii) it is not a reasonably foreseeable result of any such breach;

(iii) any increase in loss or damage results from breach by you of any term of this Agreement;

(iv) it results from a decision by iTunes to remove or refuse to process any information or content, to warn you, to suspend or terminate your access to the Service, or to take any other action during the investigation of a suspected violation or as a result of iTunes’ conclusion that a violation of this Agreement has occurred; or

(v) it relates to loss of income, business or profits, or any loss of data or corruption of data in connection with your use of the Service.

c. iTunes shall use reasonable efforts to protect information submitted by you in connection with the Services including from fraudulent use.

d. Nothing in this Agreement removes or limits iTunes’ liability for fraud, gross negligence, wilful misconduct, or for death or personal injury.

e. If you breach this Agreement, you will be liable to iTunes, its directors, officers, employees, affiliates, agents, contractors, and licensors for any claim arising out of your breach. You will also be liable for any action taken by iTunes as part of its investigation of a suspected violation of this Agreement, or as a result of its findings or decision that a violation of this Agreement has occurred.

CHANGES

iTunes reserves the right at any time to modify this Agreement and to impose new or additional terms or conditions on your use of the Service. Such modifications and additional terms and conditions will be communicated to you and, if accepted, will be effective immediately and will be incorporated into this Agreement. In the event that you refuse to accept such changes, iTunes will have the right to terminate the Agreement.

MISCELLANEOUS

This Agreement constitutes the entire agreement between you and iTunes and governs your use of the Service, superseding any prior agreements between you and iTunes. You also may be subject to additional terms and conditions that may apply when you use affiliate services, certain iTunes Products, third-party content, or third-party software. If any part of this Agreement is held invalid or unenforceable, that portion shall be construed in a manner consistent with applicable law to reflect, as nearly as possible, the original intentions of the parties, and the remaining portions shall remain in full force and effect. iTunes’ failure to enforce any right or provisions in this Agreement will not constitute a waiver of such or any other provision. iTunes will not be responsible for failures to fulfill any obligations due to causes beyond its control.

The Service is operated by iTunes from its offices in Luxembourg. You agree to comply with all local, state, federal, and national laws, statutes, ordinances, and regulations that apply to your use of the Service. This Agreement and the use of the Service is governed by English law.

iTunes may notify you with respect to the Service by sending an email message to your Account email address or a letter via postal mail to your Account mailing address, or by a posting on the Service. Notices shall become effective immediately.

iTunes reserves the right to take steps iTunes believes are reasonably necessary or appropriate to enforce and/or verify compliance with any part of this Agreement. You agree that iTunes has the right, without liability to you, to disclose any Registration Data and/or Account information to law enforcement authorities, government officials, and/or a third party, as iTunes believes is reasonably necessary or appropriate to enforce and/or verify compliance with any part of this Agreement (including but not limited to iTunes’ right to cooperate with any legal process relating to your use of the Service and/or iTunes Products, and/or a third-party claim that your use of the Service and/or iTunes Products is unlawful and/or infringes such third party's rights).

About iTunes: Our registered number is RCS Luxembourg B 101 120 and our registered office is at 31 – 33, rue Sainte Zithe, L-2763 Luxembourg .

C. MAC APP STORE, APP STORE AND IBOOKS STORE TERMS AND CONDITIONS

THIS LEGAL AGREEMENT BETWEEN YOU AND ITUNES SARL ("ITUNES") GOVERNS YOUR USE OF THE MAC APP STORE, APP STORE AND IBOOKS STORE (“STORES”) AND THE PURCHASE OF LICENCES FROM THEM, WHICH ARE SOLD TO YOU BY ITUNES.

THE MAC APP STORE, APP STORE AND IBOOKS STORE

iTunes is the provider of the Stores that permit you to purchase from iTunes licences to software products from the App Store and Mac App Store (together, “App Store Products”) and digital book content (the “iBooks Store Products”) for end user use only under the terms and conditions set forth in this Agreement. For App Store Products, end users may be individuals acting in their own capacities, or commercial enterprises or educational institutions. App Store Products and iBooks Store Products shall be referred to together as “Products”.

REQUIREMENTS FOR USE OF THE STORES

Only persons aged 13 years or older can create accounts. Accounts for persons under 13 years can be created by a parent or legal guardian using Family Sharing. Children under the age of 18 should review this Agreement with their parent or legal guardian to ensure that the child and the parent or legal guardian understand it.

The Stores are available to you only in the United Kingdom. You agree not to use or attempt to use the Stores from outside this location. iTunes may use technologies to verify your compliance.

Use of the Stores requires compatible devices, Internet access, and certain software (fees may apply); may require periodic updates; and may be affected by the performance of these factors. High-speed Internet access is strongly recommended. The latest versions of required software (including, but not limited to, iTunes and Mac App Store software) are recommended to access the Stores and may be required for certain transactions or features and to download Products previously purchased or acquired from the Stores. You agree that these requirements, which may change from time to time, are your responsibility. The Stores are not part of any other product or offering, and no purchase or obtaining of any other product shall be construed to represent or guarantee you access to the Stores.

YOUR ACCOUNT

As a registered user of the Stores, you may establish an account ("Account"). Don’t reveal your Account information to anyone else. You are solely responsible for maintaining the confidentiality and security of your Account, and for all activities that occur on or through your Account, and you agree to immediately notify iTunes of any security breach of your Account. iTunes shall not be responsible for any losses arising out of the unauthorised use of your Account.

In order to purchase and download App Store Products from the Stores, you must enter your Apple ID and password or use Touch ID to authenticate your Account for transactions. Once you have authenticated your Account using your Apple ID and password, you will not need to authenticate again for fifteen minutes; you can choose to allow your computer to remember your password to remain authenticated. During this time, you will be able to purchase and download App Store Products without re-entering your password. You can turn off the ability to make App Store Product transactions or change settings to require a password for every App and Book Product transaction by adjusting the settings on your computer or iOS Device. For more information, please see [http://support.apple.com/kb/HT1904](https://web.archive.org/web/20150110003003/http://support.apple.com/kb/HT1904) and [http://support.apple.com/kb/HT4213](https://web.archive.org/web/20150110003003/http://support.apple.com/kb/HT4213).

You agree to provide accurate and complete information when you register with, and as you use, the Stores ("Registration Data"), and you agree to update your Registration Data to keep it accurate and complete. You agree that iTunes may store and use the Registration Data you provide for use in maintaining and billing fees to your Account.

AUTOMATIC DELIVERY AND DOWNLOADING PREVIOUS PURCHASES

When you first acquire Products (excluding products acquired from the Mac App Store) through the Stores (collectively, “Eligible Content”), you may elect to automatically receive (“auto-download”) copies of such Eligible Content on additional iTunes-authorised computers and iOS Devices with compatible software by associating such computers and iOS Devices subject to the association rules below (each, an “Associated Device”). For each Associated Device, you may specify which type of Eligible Content, if any, may be auto-downloaded to it. On an Associated Device that is capable of receiving push notifications (“Push-Enabled”), including iOS Devices, the Products will auto-download to that Associated Device when it has an Internet connection; on an Associated Device that is not Push-Enabled, including those running on the Windows operating system, Eligible Content will automatically appear in the download queue and you may manually initiate the download within iTunes.

As an accommodation to you, subsequent to acquiring Eligible Content, you may download certain of such previously acquired Eligible Content onto any Associated Device. Some Eligible Content that you previously acquired may not be available for subsequent download at any given time, and iTunes shall have no liability to you in such event. As you may not be able to subsequently download certain previously acquired Eligible Content, once you download an item of Eligible Content, it is your responsibility not to lose, destroy, or damage it, and you may want to back it up.

Association of Associated Devices is subject to the following terms:

(i) You may auto-download Eligible Content or download previously acquired Eligible Content from an Account on up to 10 Associated Devices, provided no more than 5 are iTunes-authorised computers.

(ii) An Associated Device can be associated with only one Account at any given time.

(iii) You may switch an Associated Device to a different Account only one every 90 days.

(iv) You may download previously acquired free content onto an unlimited number of devices while it is free on the Stores, but no more than 5 iTunes-authorised computers.

The above terms (i) to (iv) do not apply to App Store Products.

Some pieces of Eligible Content may be large, and significant data charges may result from delivery of such Eligible Content over a data connection.

AUTOMATIC DELIVERY OF UPDATES

Your device or computer will periodically check with the App Store and Mac App Store for updates to the apps on your device or computer and, if available, the update may automatically download and install. You agree that iTunes, through the App Store and Mac App Store, may automatically download and install updates onto your device(s) or computer. You can turn off automatic updates altogether at any time by changing the automatic updates settings on your device or computer.

APP BUNDLES

Some App Store Products may contain multiple items (“App Bundles”). The price displayed with an App Bundle is the price you will be charged upon purchasing the App Bundle. The App Bundle price may be reduced to account for App Store Products you have already purchased or acquired, but may include a minimum charge to complete the App Bundle.

PRIVACY

Except as otherwise stated in this Agreement, the Stores are subject to Apple's Privacy Policy at [http://www.apple.com/uk/privacy/](https://web.archive.org/web/20150110003003/http://www.apple.com/uk/privacy/).

USE OF PRODUCTS AND THE STORES

iTunes is selling you a licence to use the Products. Once purchased from iTunes, that licence forms a binding agreement directly between you and the publisher of that Product (the "Publisher") governing your use of that Product. You understand that the Stores and certain Products include a security framework using technology that protects digital information and limits your use of Products to certain usage rules (“Security Framework”) established by iTunes and the Publishers and that, whether or not Products are limited by security technology, you shall use Products in compliance with the applicable usage rules established by iTunes and the Publishers (“Usage Rules”), and that any other use of the Products may constitute a copyright infringement. Any security technology is an inseparable part of the Products. iTunes reserves the right to modify the Usage Rules for future purchases from the Stores at any time. However, such changes will not apply to Products that you have already purchased. Any change to the Usage Rules will be communicated to you. In the event that you refuse to accept the new Usage Rules, you will no longer be able to acquire Products from the Stores.

CONTENT SECURITY

You agree not to violate, circumvent, reverse-engineer, decompile, disassemble, or otherwise tamper with any element of the Security Framework—or to attempt or assist another person to do so. Usage Rules may be controlled and monitored by iTunes for compliance purposes, and iTunes reserves the right to enforce the Usage Rules without notice to you.

STORE SECURITY

You agree not to access the Stores by any means other than through use of software provided by Apple Inc. or its affiliated group companies (“Apple”) for accessing the Stores. You agree not to modify the software that is provided by Apple to access the Stores in any manner or form, or to use modified versions of the software, for any purposes including obtaining unauthorised access to the Stores. You shall not access or attempt to access an Account that you are not authorised to access. Violations of system or network security may result in civil or criminal liability.

The delivery of Products does not transfer to you any promotional use rights in the Products.

You acknowledge that some aspects of the Stores, Products, and administration of the Usage Rules entails the ongoing involvement of iTunes notwithstanding that iTunes is not party to the licence between you and the Publishers of Products.

SUBMISSIONS TO THE STORES

The Stores may offer interactive features that allow you to submit materials (including links to third-party content) on areas of the Stores accessible and viewable by other users of the Stores and the public. You agree that any use by you of such features, including any materials submitted by you, shall be your sole responsibility, shall not infringe or violate the rights of any other party or violate any laws, contribute to or encourage infringing or otherwise unlawful conduct, or otherwise be obscene. You also agree that you have obtained all necessary rights and licenses. You agree to provide accurate and complete information in connection with your submission of any materials on the Stores. You hereby grant iTunes a worldwide, perpetual, royalty-free, nonexclusive license to use such materials as part of the Stores, and in relation to Products, without any compensation or obligation to you. iTunes reserves the right to not post or publish any materials, and to remove or edit any material, at any time in its sole discretion without notice or liability. You may not submit reviews or ratings for App Store Products downloaded using a promotional Content Code.

iTunes has the right, but not the obligation, to monitor any materials submitted by you or otherwise available on the Stores, to investigate any reported or apparent violation of this Agreement, and to take any action that iTunes in its sole discretion deems appropriate, including, without limitation, termination hereunder or under Apple’s Copyright Policy ([http://www.apple.com/legal/copyright.html](https://web.archive.org/web/20150110003003/http://www.apple.com/legal/copyright.html)).

THIRD-PARTY MATERIALS

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Notwithstanding any other provision of this Agreement, iTunes and the Publishers reserve the right to change, suspend, remove, or disable access to any Products, content, or other materials comprising a part of the Stores at any time without notice. In no event will iTunes be liable for making these changes. iTunes may also impose limits on the use of or access to certain features or portions of the Stores, in any case and without notice or liability. Removal of Products from the Stores will not affect Products that you have already acquired from the Stores.

iTunes and/or its licensors own the copyright in the Stores, including the compilation of content, postings, links to other Internet resources, and descriptions of those resources. The use of any part of the Stores, except for use of the Stores as permitted herein, is strictly prohibited and infringes on the intellectual property rights of others and may subject you to civil and criminal penalties, including possible monetary damages, for copyright infringement.

Apple, the Apple logo, iTunes, App Store, and other Apple trademarks, service marks, graphics, and logos used in connection with the Stores are trademarks or registered trademarks of Apple Inc. in the U.S. and/or other countries. Other trademarks, service marks, graphics, and logos used in connection with the Stores may be the trademarks of their respective owners. You are granted no right or license with respect to any of the aforesaid trademarks and any use of such trademarks.

TERMINATION

If you fail, or iTunes has strong grounds to believe that you have failed, to comply with any of the provisions of this Agreement, iTunes, at its sole discretion, without notice to you may: (i) terminate this Agreement and/or your Account, and you will remain liable for all amounts due under your Account up to and including the date of termination; and/or (ii) cause the license to the software to be terminated; and/or (iii) preclude access to the Stores (or any part thereof).

iTunes reserves the right to modify, suspend, or discontinue the Stores (or any part or content thereof) at any time and iTunes will not be liable to you or to any third party should it exercise such rights. To the extent possible, iTunes will warn you in advance of any modification, suspension or discontinuance of the Stores. Termination of the Stores will not affect the Products that you have already acquired. However, you may be unable to authorise additional computers to use the Products.

DISCLAIMER OF WARRANTIES; LIABILITY LIMITATIONS

a. iTunes will provide the Stores with reasonable care and skill. iTunes does not make any other promises or warranties about the Stores and in particular does not warrant that:

(i) your use of the Stores will be uninterrupted or error-free. You agree that from time to time iTunes may remove the Stores for indefinite periods of time, or cancel the Stores at any time for technical or operational reasons and will, to the extent practicable, notify you of this;

(ii) the Stores will be free from loss, corruption, attack, viruses, interference, hacking, or other security intrusion which shall be events of Force Majeure, and iTunes disclaims any liability relating thereto. Some Products can only be downloaded once; after being downloaded, they cannot be replaced if lost for any reason. You shall be responsible for backing up your own system, including any Products purchased or acquired from the Stores.

b. Except as set out in (d) below, or in the event that you are exercising any applicable statutory right to refund or compensation, in no case shall iTunes, its directors, officers, employees, affiliates, agents, contractors, or licensors be liable for any loss or damage caused by iTunes, its employees or agents where:

(i) there is no breach of a legal duty of care owed to you by iTunes or by any of our employees or agents;

(ii) it is not a reasonably foreseeable result of any such breach;

(iii) any increase in loss or damage results from breach by you of any term of this Agreement;

(iv) it results from a decision by iTunes to remove or refuse to process any information or content, to warn you, to suspend or terminate your access to the Stores, or to take any other action during the investigation of a suspected violation or as a result of iTunes’ conclusion that a violation of this Agreement has occurred; or

(v) it relates to loss of income, business or profits, or any loss of data or corruption of data in connection with your use of the Stores.

c. iTunes shall use reasonable efforts to protect information submitted by you in connection with the Stores including from fraudulent use.

d. Nothing in this Agreement removes or limits iTunes’ liability for fraud, gross negligence, wilful misconduct, or for death or personal injury.

e. If you breach this Agreement, you will be liable to iTunes, its directors, officers, employees, affiliates, agents, contractors, and licensors for any claim arising out of your breach. You will also be liable for any action taken by iTunes as part of its investigation of a suspected violation of this Agreement, or as a result of its findings or decision that a violation of this Agreement has occurred.

CHANGES

iTunes reserves the right at any time to modify this Agreement and to impose new or additional terms or conditions on your use of the Stores. Such modifications and additional terms and conditions will be communicated to you and, if accepted, will be effective immediately and will be incorporated into this Agreement. In the event that you refuse to accept such changes, iTunes will have the right to terminate the Agreement.

MISCELLANEOUS

This Agreement constitutes the entire agreement between you and iTunes and governs your use of the Stores, superseding any prior agreements between you and iTunes. You also may be subject to additional terms and conditions that may apply when you use affiliate services, certain Products, third-party content, or third-party software. If any part of this Agreement is held invalid or unenforceable, that portion shall be construed in a manner consistent with applicable law to reflect, as nearly as possible, the original intentions of the parties, and the remaining portions shall remain in full force and effect. iTunes’ failure to enforce any right or provisions in this Agreement will not constitute a waiver of such or any other provision. iTunes will not be responsible for failures to fulfill any obligations due to causes beyond its control.

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About iTunes: Our registered number is RCS Luxembourg B 101 120 and our registered office is at 31 – 33, rue Sainte Zithe, L-2763Luxembourg.

FURTHER MAC APP STORE AND APP STORE TERMS AND CONDITIONS

LICENSE OF MAC APP STORE AND APP STORE PRODUCTS

iTunes is selling you a licence to use the software products made available through the Mac App Store and App Store (collectively, the “App Store Products”). There are two (2) categories of App Store Products, as follows: (i) those App Store Products that have been developed by Apple, and which are licensed to you by iTunes (“Apple Products”); and (ii) those App Store Products that have been developed, and are licensed to you, by a third-party developer (“Third-Party Products”). The category of a particular App Store Product (Apple Product or Third-Party Product) is identified on the Mac App Store Application or App Store application.

Your license to each App Store Product is subject to the Licensed Application End User License Agreement set forth below, and you agree that such terms will apply unless the App Store Product is covered by a valid end user license agreement entered into between you and the publisher of that App Store Product (the “Publisher”), in which case the Publisher’s end user license agreement will apply to that App Store Product. The Publisher reserves all rights in and to the App Store Product not expressly granted to you.

You acknowledge that the license to each Apple Product that you obtain through the Mac App Store or App Store, or you associate with your Account, is a binding agreement between you and iTunes. You acknowledge that: once you acquire a Third-Party Product from iTunes, you are entering into a binding agreement directly with the Publisher of that Third-Party Product governing your use of that Third-Party Product; and iTunes is not a party to the license between you and the Publisher with respect to that Third-Party Product. The Publisher of each Third-Party Product is solely responsible for that Third-Party Product, the content therein, any warranties to the extent that such warranties have not been disclaimed, and any claims that you or any other party may have relating to that Third-Party Product.

You acknowledge and agree that iTunes and its affiliates are third-party beneficiaries of the Licensed Application End User License Agreement or the Publisher’s end user license agreement, as the case may be, for each Third-Party Product. You also agree that, upon your acceptance of the terms and conditions of the license to any such Third-Party Product, iTunes will have the right (and will be deemed to have accepted the right) to enforce such license against you as a third-party beneficiary thereof.

IN-APP PURCHASES

Certain App Store Products may include functionality that enables you to receive additional services, or licenses to additional functionality or content for use within the App Store Product ("In App Purchases"). In App Purchases that are consumed during the use of the App Store Product (for example, virtual ammunition) cannot be transferred among devices; can be downloaded only once; and after being downloaded, cannot be replaced. Once a consumable In App Purchase is acquired and received by you, iTunes shall be without liability to you in the event of any loss, destruction, or damage. All In-App Purchases are deemed App Store Products, and In App Purchases received within Third-Party Products are deemed Third-Party Products, and treated as such, for purposes of these terms and conditions.

You must authenticate to acquire In-App Purchases separately from any authentication to obtain App Store Products by entering your password when prompted, but once you have authenticated to obtain an In-App Purchase, you will be able to acquire additional In-App Purchases for fifteen minutes without re-entering your password. You can turn off the ability to acquire In-App Purchases on your iOS Device by going to your Settings, selecting “General” and then selecting the “Restrictions” tab, as outlined at [http://support.apple.com/kb/HT4213](https://web.archive.org/web/20150110003003/http://support.apple.com/kb/HT4213).

IN-APP SUBSCRIPTIONS

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