

MOAEC® , Inc. Multi Mo® Software, Products, Services & Mo Knows™

Music Store EULA

As explained throughout this end user license agreement, using any or all features of the MOAEC® Multi Mo® family of software, products, services and/or MOAEC® , Inc. Mo Knows™ Music Store, this information functions as your approval to the communication of certain personal mobile phones, devices, computer information and/or analytics for software programs and/or internet based services.

Please review this information as it applies to the software named above, which may also include content, information, materials, data and/or media on which you receive it. These terms also apply to any MOAEC® Multi Mo® family of software, products, services and/or MOAEC® , Inc. Mo Knows™ Music Store enhancement, internet-based and/or support service unless other terms accompany those items. If so, those terms apply.

You are installing, connecting to and/or using any or all features of the MOAEC® Multi Mo® family of software, products, services and/or MOAEC® , Inc. Mo Knows™ Music Store. The following applies:

IMPORTANT READ CAREFULLY: This MOAEC® , Inc. End User License Agreement ("END USER LICENSE") is a legally binding agreement between you (an individual or other entity) MOAEC® , Inc. and/or one or several of our affiliates. This END USER LICENSE AGREEMENT includes computer software, graphical and print designs, other applicable printed materials and/or products and/or services. By installing, connecting to and/or otherwise using the MOAEC® Multi Mo® family of software, products, services and/or Mo Knows™ Music Store you agree to be bound by the terms of this END USER LICENSE AGREEMENT. If you do not agree to the terms of this END USER LICENSE AGREEMENT, you are not authorized to use the MOAEC® Multi Mo® family of software, products, services and/or Mo Knows™ Music Store.

MOAEC® SOFTWARE is owned or licensed by MOAEC® , Inc. and is protected by US and international copyright laws, Copyright ©1997-2010 by MOAEC® , Inc. as well as by other US and international intellectual property laws and treaties. All rights reserved. US Patent Numbers 5,969,283, 6,232,539, 6,953,886 and 7,205,471 protect this SOFTWARE. Other patents pending. MOAEC® , MICRO MO™, MOBILE MO™, PC MO®, AUTO MO™, PLAS MO™, PRO MO™, MIGHTY MO™, MASTER MO™, MULTI MO®, MO KNOWS™, "Entertainment Automation for a Connected World®", "Easy, Fast, All Media, All Screens®" and the MOAEC® logo are trademarks of MOAEC® , Inc. You agree to not attempt to reverse engineer, decompile, or disassemble any portion or version of the MOAEC® Multi Mo® family of software, products, services and/or Mo Knows™ Music Store and further agree not to design, develop or produce derivative works of the MOAEC® Multi Mo® family of software, products, services and/or Mo Knows™ Music Store.

Sale or use of MOAEC® Multi Mo® family of software, products, services and/or Mo Knows™ Music Store in whole or in part that is inconsistent with this END USER LICENSE AGREEMENT may be prosecuted under applicable criminal and civil laws. The MOAEC® Multi Mo® family of software products and/or services are expressly licensed, and not sold hereunder.

If you accept and comply with these terms you receive the following rights.

1.0 LICENSE GRANT - This END USER LICENSE AGREEMENT grants you the following rights:

1.1 You have the right to use the MOAEC® PC Mo®, Master Mo™, Media Importer Software and Mo Knows™ Music Store on up to three (3) devices owned, leased or rented by you; however, you are the only individual with the right to use your licensed copy(s) of the Software. All copy(s) of the Software must include MOAEC's copyright notice.

1.2. You may receive, at the sole discretion of MOAEC upgrades to and/or updated versions of the SOFTWARE ("UPDATES"), for free and/or for payment of additional license fees at a price set by MOAEC and/or one or several of our affiliates. By installing, copying or otherwise using any such UPDATE, you agree to be bound by the terms of this END USER LICENSE in connection with such UPDATE.

2.0 RESTRICTIONS ON USE AND COPYING -

A. You may NOT use the SOFTWARE to reproduce or play copyrighted audio recordings for commercial purposes, unless you have the expressed, written permission of the owners of those copyrights.

B. You may not use the SOFTWARE to reproduce copy written music or other media or data delivered in any other digital or analog form, from playable source material which you do not own, absent the expressed, written permission of the owners of those copyrights.

C. You must maintain all copyright notices on all copies of the SOFTWARE.

D. You may not distribute copies of the SOFTWARE to third parties.

E. You may not reverse engineer, de-compile or disassemble the SOFTWARE.

F. You may not rent or lease the SOFTWARE for remuneration of any kind.

G. You may permanently transfer all of your rights under this END USER LICENSE ONLY in conjunction with a permanent transfer of the rights to the device(s) or personal computer(s) on which the SOFTWARE is installed.

3.0 COMPLYING RIGHTS -

3.1 The application and all content are provided for the end users personal, non commercial entertainment use unless you have the expressed, written permission of MOAEC and/or the content owners and/or their representatives of those copyrights to play in other settings.

3.2 All content embodies the intellectual property of a third party and is protected by law;

3.3 MOAEC and/or content owners may, from time to time, remove content from the Mo Knows™ Music Store and/or Service(s).

3.4 End users agree that they will not attempt to modify any software or content obtained through the Mo Knows™ Music Store and/or Service(s) for any reason whatsoever, including for the purposes of disguising or changing ownership or source of the content;

3.5 End users agree to comply with all applicable laws, including copyright law, in their use of the content and to protect the applicable content owners rights therein;

3.6 Any reproduction, redistribution, transmission, sale, broadcast, public performance, rental or lending, adaptation, sub license, modification, promotion or other use of the content, including, without limitation, any use that requires a synchronization license with respect to the underlying musical composition, without the prior written consent of the copyright owner and/or their representatives is a violation of the law and is expressly prohibited;

3.7 Other than as expressly set forth herein, copying, sharing or transferring of the content is expressly prohibited.

3.8 Each purchase of content shall be deemed a final, non-refundable sale.

3.9 The availability and prices of content are subject to change without notice.

3.9.1 MOAEC and the content owners are the intended beneficiaries of the EULA and shall have the right to enforce the EULA against any user;

3.9.2 The Mo Knows™ Music Store and/or Service(s) including all content and other information, materials and products included on or otherwise made available to you through the Mo Knows™ Music Store and/or Service(s) are provided “as-is” and “as-available” without warranties of any kind from MOAEC, Inc, or any content owners. To the full extent permissible by applicable law, MOAEC and all content owners disclaim all warranties of merchantability and fitness for a particular purpose. Neither MOAEC nor any content owners warrant that the Mo Knows™ Music Store and/or Service(s) or any content, information, materials or products included on or otherwise made available to you through the Mo Knows™ Music Store and/or Service(s) are free of viruses or other harmful components;

3.9.3 Neither MOAEC nor any content owners will be liable for any indirect, incidental, punitive, special or consequential damages of any kind arising from the use of the MOAEC Software and/or Mo Knows™ Music Store and/or Service(s) or content, information, materials or products included on or otherwise made available to you through the Mo Knows™ Music Store or for any damages in excess of the amount paid for the specific item of content giving rise to the applicable claim for damages;

3.9.4 MOAEC and the content owners reserve the right to modify the usage rules contained in the EULA at any time;

3.9.5 Monitoring usage of the content entails the ongoing involvement of and/or monitoring by MOAEC and/or its licensors;

3.9.6 End users agree that their access of the Mo Knows™ Music Store and/or Service(s), including accessing and/or purchasing content is acknowledgement of their acceptance of, and agreement to use the Mo Knows™ Music in accordance with the EULA and that any other use of the Mo Know™ Music Store and/or Service(s) will constitute a breach of the EULA and may constitute a violation of law, including copyright infringement;

3.9.7 MOAEC and the content owners reserve all rights that they may have in law or equity to enforce the EULA or the use of the content.

3.9.8 Audio downloads may be purchased individually, collectively as albums, or, in some cases, only in the form of albums;

3.9.9 All audio downloads sold through the Mo Knows™ Music Store and/or Service(s) are encoded in a high quality MP3 format;

3.9.9.1 Once an audio download is burned to a CD it may not be copied, distributed or transferred from that CD to any other media or device unless otherwise allowed by MOAEC, Inc, content owners and/or their representatives.

3.9.9.2 Streams may not be captured, saved, copied or stored by any means whatsoever, unless such functionality is made available as part of the Mo Knows™ Music Store and/or Service(s);

3.9.9.3 Sound recordings may not be used as a musical ringer in connections with phone calls;

3.9.9.4 All audio downloads of Sony Music Entertainment content are sold directly by SME Digital LLC via MediaNet as its agent;

4.0 INTERNET BASED RIGHTS

MOAEC®, Inc. provides Internet-based technology with the software. It may change or cancel them at any time.

4.1. MOAEC® Multi Mo® family of software, products, services and/or Mo Knows™ Music Store and/or Service(s) features connect to MOAEC®, Inc. and/or service provider mobile phones, portable devices, devices and/or computer systems over the Internet. By using these features you consent to the transmission of this information. MOAEC®, Inc. does not use the information to identify or contact you.

4.2 The following features use Internet protocols, which send to the appropriate systems computer information, such as your Internet protocol address, the type of operating system, browser and name and version of the software you are using, and the language code of the device where you installed the software. MOAEC®, Inc. uses this information to make the Internet-based services available to you.

4.3 Automatic Update Feature. Each time you use any or all of the MOAEC® Multi-Mo™ family of software and/or service(s) it may check with MOAEC®, Inc. for a newer version of the software. If a new version of the software and/or service(s) is available it may automatically download and install on your mobile phone, device and/or personal computer. If you have a mobile phone, device, portable device

that is compatible with the software, and you connect it to your personal computer, the software may also check for software updates in this manner for that device. If found the newer version may automatically download and install on your mobile phone and/or portable device. In certain cases, updates may be required and you may not be able to sign into the Mo Knows™ Music Store and/or Service(s) or use certain features of the MOAEC® Multi Mo® family of software, products, services and/or Mo Knows™ Music Store and/or Service(s) without first automatically and/or manually installing the software update.

4.4 Web Analytics. When you use the MOAEC® Multi Mo® family of software, products, services and/or Mo Knows™ Music Store and/or Service(s) we may use web analytics tools that may automatically collect certain information about pages you view, links you click, and other actions you take. If you do not want us to collect this information, please do not use MOAEC® Multi Mo® family of software, products, services and/or Mo Knows™ Music Store and/or Services(s).

4.5 You may not use the MOAEC® Multi Mo® family of software, products, services and/or Mo Knows™ Music Store and/or Service(s) in any way that could harm them or impair others use of them. You may not use the services to try to gain unauthorized access to any service, data, account or network.

5. THIRD PARTY CONTENT

5.1 Content identified as belonging to a third party can be transmitted on the application so long as you obtain permission first and the ownership and rights are clearly indicated. You must not import, organize, upload or present any media or content in which you do not have the appropriate rights to do so. You may be in violation of the copyright laws if you do not have the appropriate rights to media or content you import, organize, upload or present on the application. The application provider will not tolerate infringers or misbehavior by its user's. It is such provider's policy to terminate the accounts of known repeat infringers. In addition, unauthorized copying, distribution, modification, public display, or public performance of copyrighted works may be an infringement of the copyright holder's rights. You may not copy, reproduce, distribute, or create derivative works without being authorized to do so by law or by the copyright holder.

6.0 WARRANTY -

6.1 ANY USE OF THE MOAEC® MULTI MO™ FAMILY OF SOFTWARE PRODUCTS, SERVICES AND/OR MO KNOWS™ MUSIC STORE AND/OR SERVICE(S) IS AT YOUR OWN RISK. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, MOAEC AND/OR ITS AFFILIATES DISCLAIM ALL WARRANTIES AND CONDITIONS, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY ANYONE.

7. LIMITATION ON AND EXCLUSION OF DAMAGES -

7.1 YOU CAN RECOVER FROM MOAEC®, INC. AND ITS SUPPLIERS A REPLACEMENT COPY OF THE SOFTWARE YOU PURCHASED AT NO CHARGE. IF MOAEC®, INC. CANNOT REPAIR OR REPLACE IT,

MOAEC®, INC. WILL REFUND THE AMOUNT SHOWN ON YOUR RECEIPT FOR THE SOFTWARE. YOU MUST UNINSTALL THE SOFTWARE AND RETURN ANY MEDIA AND OTHER ASSOCIATED MATERIALS TO MOAEC®, INC. WITH PROOF OF PURCHASE TO OBTAIN A REFUND. THESE ARE YOUR ONLY REMEDIES FOR BREACH OF THE LIMITED WARRANTY. YOU CANNOT RECOVER ANY OTHER DAMAGES, INCLUDING AND NOT LIMITED TO CONSEQUENTIAL, LOST PROFITS, SPECIAL, INDIRECT OR INCIDENTAL DAMAGES.

This limitation applies to -

- anything related to the software, services, content (including code) on 3rd party Internet sites, or 3rd party programs; and
- claims for breach of contract, breach of warranty, guarantee or condition, strict liability, negligence, or other tort to the extent permitted by applicable law.

It also applies even if -

- repair, replacement or a refund for the software does not fully compensate you for any losses; or
- MOAEC®, Inc. knew or should have known about the possibility of the damages.

Some states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you. They also may not apply to you because your country may not allow the exclusion or limitation of incidental, consequential or other damages.

8.0 LIMITED WARRANTY

8.1. If you follow the instructions, the software will perform substantially as described in the MOAEC®, Inc. user manuals and/or materials you receive or available with the software.

9.0. TERM OF WARRANTY; WARRANTY RECIPIENT; LENGTH OF ANY IMPLIED WARRANTIES -

9.1 THE LIMITED WARRANTY COVERS THE SOFTWARE FOR ONE YEAR AFTER ACQUIRED BY THE FIRST USER. IF YOU RECEIVE SUPPLEMENTS, UPDATES, OR REPLACEMENT SOFTWARE DURING THAT YEAR, THEY WILL BE COVERED FOR THE REMAINDER OF THE WARRANTY OR 30 DAYS, WHICHEVER IS LONGER. If the user un-installs and re-installs the software to another PC, the remainder of the warranty will apply to the second PC.

9.2 TO THE EXTENT PERMITTED BY LAW, ANY IMPLIED WARRANTIES, GUARANTEES OR CONDITIONS LAST ONLY DURING THE TERM OF THE LIMITED WARRANTY. Some states do not allow limitations on how long an implied warranty lasts, so these limitations may not apply to you. They also might not apply to you because some countries may not allow limitations on how long an implied warranty, guarantee or condition lasts.

10.0 EXCLUSIONS FROM WARRANTY –

This warranty does not cover problems caused by your acts (or failures to act), the acts of others, or events beyond MOAEC®, Inc.'s reasonable control.

11.0 CONSUMER RIGHTS NOT AFFECTED –

11.1 YOU MAY HAVE ADDITIONAL CONSUMER RIGHTS UNDER YOUR LOCAL LAWS, WHICH THIS AGREEMENT CANNOT CHANGE.

12.0 WARRANTY PROCEDURES -

12.1 You acknowledge and agree that your sole right and remedy with respect to any dispute with MOAEC is to discontinue using the Software. MOAEC shall have no liability or responsibility to you for termination or suspension of your access or use, and that **NO PORTION OF YOUR FEES WILL BE REFUNDED.**

13.0 CUSTOMER SUPPORT & SERVICE –

13.1 Customer Support – Please direct any questions concerning the Software or any other MOAEC related issue to MOAEC FAQ located at www.moaec.com/support/faq, MOAEC FORUM located at www.moaec.com/support/forum or customer service by e-mail at: support@moaec.com

14.0 NO OTHER WARRANTIES –

14.1 THE LIMITED WARRANTY IS THE ONLY DIRECT WARRANTY FROM MOAEC. MOAEC GIVES NO OTHER EXPRESS WARRANTIES, GUARANTEES OR CONDITIONS. WHERE ALLOWED BY YOUR LOCAL LAWS, MOAEC EXCLUDES IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. If your local laws give you any implied warranties, guarantees or conditions, despite this exclusion, your remedies are described in the Remedy for Breach of Warranty clause above, to the extent permitted by your local laws.

15.0 LIMITATION ON AND EXCLUSION OF DAMAGES FOR BREACH OF WARRANTY –

THE LIMITATION ON AND EXCLUSION OF DAMAGES CLAUSE ABOVE APPLIES TO BREACHES OF THIS LIMITED WARRANTY. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE. YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM COUNTRY TO COUNTRY.

16.0 CONSEQUENTIAL DAMAGES –

16.1 TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL MOAEC AND/OR IT'S AFFILIATES BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR PERSONAL OR BUSINESS LOSS, LOSS OF PERSONAL OR BUSINESS PROFITS, INTERRUPTION, CORRUPTION OF FILES, LOSS OF INFORMATION, OR ANY OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OF OR INABILITY

TO USE THE SOFTWARE, WHETHER OR NOT MOAEC AND/OR IT'S AFFILIATES HAVE RECEIVED ACTUAL OR IMPLIED NOTICE OF THE POSSIBILITY OF SUCH DAMAGES.

17.0 COPYRIGHTS IN SOFTWARE AND PLAYABLE CONTENT -

17.1 All title and copyrights in and to the MOAEC® Multi Mo® family of software, products, services and/or Mo Knows™ Music Store and/or Service(s) are owned by MOAEC and/or its affiliates. All title and intellectual property rights in and to the playable/executable content that can be accessed through use of the MOAEC® Multi Mo® family of software, products, services and/or Mo Knows™ Music Store and/or Service(s) is the property of the respective content owner and may be protected by applicable copyright or other intellectual property laws and treaties.

18.0 MISCELLANEOUS –

18.1 This END USER LICENSE AGREEMENT shall represent the full and complete agreement between you; MOAEC®, Inc. and/or its affiliates. No modifications or changes can be made to this END USER LICENSE AGREEMENT except in writing with the full consent of MOAEC and/or its affiliates.

18.2 Should any portion(s) or term(s) of this END USER LICENSE AGREEMENT be deemed defective or unenforceable under applicable laws, then all other portions or terms, to the extent they are enforceable, shall remain in full force and effect.

18.3 Any conflicts arising under this END USER LICENSE AGREEMENT shall be governed by the laws of the Commonwealth of Massachusetts, Middlesex County, U.S.A.

Microsoft and the Windows OS is property of Microsoft Corporation of Redmond, WA. FMOD 3 Sound System is property of Firelight Technologies Victoria, Australia. Additional 3rd party software and/or technology not listed are the property of their respective companies or owners. No rights, implied or otherwise are provided under this End User License Agreement which is inconsistent with the intended use of the MOAEC® Multi Mo® family of software, products, services and/or Mo Knows™ Music Store and/or Service(s)

Copyright ©1997-2010 MOAEC, INC. All rights reserved.