

Terms and Conditions for Spotify Codes

By creating or using a Spotify Code, you agree to be bound by our Spotify Terms and Conditions of Use as well as the following “Terms and Conditions”:

- Spotify does not grant you a right to display any content or material from the Spotify service, websites, and software applications (together, the “Spotify Service”) or from any third party together with a Spotify Code, including any images, text, messages or information. If you use such content, you must ensure you obtain the necessary rights.
- Your use of a Spotify Code must be in compliance with the [Brand Guidelines for Spotify Codes](#).
- You shall not use a Spotify Code in a manner that: (a) implies an endorsement or relationship between you or your Brand and any artist, album or track on the Spotify Service unless you have independently obtained the rights to imply such endorsement; or (b) is injurious to the interests of any artist, rights holder or Spotify.
- Unless approved by Spotify, you shall not use a Spotify Code on any physical goods for distribution and/or sale to third parties. You shall not use a Spotify Code on any merchandise whatsoever.
- If you generate Spotify Codes on behalf of a company, organization, entity, or brand (a “Brand”), these terms shall apply to both you and the Brand. You represent and warrant that you are authorized to bind the Brand in this way.
- If you are a Brand using a Spotify Code to share a playlist, you must adhere to the [Spotify Brand Playlist Guidelines](#).
- You shall not use a Spotify Code in connection with any content, goods or services that violate any applicable laws or are otherwise reasonably objectionable, including but not limited to cigarettes or other tobacco products, illegal or recreational drugs or paraphernalia, online prescription pharmacies, pornography or other sexually explicit content, violence, firearms, explosives, unauthorized ticket sales, counterfeit, fake, or bootleg products, deceptive or fraudulent offers, products or services that directly or indirectly infringe

intellectual property laws, defamatory content, payday loans or “work from home” schemes,

- Unless approved by Spotify, you may not use a Spotify Code in connection with any of the following content, goods or services: alcohol, online dating services, gambling and games of skill, lotteries, contraceptives, political advertising, weight loss, dietary and herbal supplements, products or services that compete with any Spotify product or service, financial services, insurance, religion or religious causes.
- Spotify does not assume liability for a Spotify Code working properly, or damages to any software caused by the creation or use of a Spotify Code.
- To the fullest extent permitted by applicable law, you agree to indemnify and hold Spotify harmless from and against all damages, losses, and expenses of any kind (including reasonable attorney fees and costs) arising out of your breach of these Terms and Conditions, or your violation of any law or the rights of a third party in connection with your use of Spotify Codes.
- Spotify reserves the right to revoke or terminate your access to or use of any Spotify Code at any time without notice to you, including in the event of any actual or suspected unauthorised use of a Spotify Code or non-compliance with these Terms and Conditions. If Spotify revokes your access to any Spotify Code, you agree that Spotify will have no liability or responsibility to you. In the event of any revocation or termination, you must immediately (a) cease using the Spotify Code for any purpose; (b) delete and destroy all copies and archives of the Spotify Code or accompanying materials; and (c) if requested, confirm to Spotify in writing that you have complied with these requirements.
- Spotify may update these Terms and Conditions from time to time at Spotify’s sole discretion.