

Digital Download Purchase Terms of Use

The following terms of use and the learner.org legal policy

(http://www.learner.org/about/legal_policy.html), contain the entire agreement between Purchaser ("Purchaser") and Annenberg Media, regarding the purchase and download of Annenberg Media videos (the "Downloads") from www.learner.org. Please read this Agreement in its entirety. The purchase of any downloads indicates Purchaser's agreement to be bound by these terms.

1. Downloads

Purchaser may download digitized versions of video programs (individually and collectively, "Downloads") under these terms and conditions. The Downloads are in Windows Media Video (WMV) format, and do not include closed captions (CC).

2. Institutional Use—Additional Requirements

If Purchaser's institution intends to use any of the Downloads on an institutional server, a digital license is required. The cost of a digital license is \$500 for a three (3) year license. If Purchaser's institution intends to use a Download as a college course offered for credit or non-credit, whether in an online, hybrid, broadcast, or video based format, then payment of Course License Fees or Student Only Fees will apply. See http://www.learner.org/telecourses/index.html

3. Rights Granted.

Upon payment of the required fees for Downloads, Annenberg Media grants Purchaser a non-exclusive, non-transferable right to use the Downloads for Purchaser's personal, non-commercial, entertainment use, or for use in the classroom, subject to and in accordance with these Terms of Use. Purchaser may copy, store, transfer and burn the Downloads only for Purchaser personal, non-commercial, entertainment use, subject to and in accordance with the Terms of Use. Public performance and closed-circuit broadcast rights are included with the Download purchase.

4. Download Restrictions.

Purchaser represents, warrants and agrees that Purchaser will use the Downloads only for Purchaser's personal, non-commercial, entertainment use and not for any redistribution of the Downloads or other restricted use. Purchaser agrees not to infringe the rights of the copyright owners and to comply with all applicable laws in Purchaser's use of the Downloads. Except as set forth in Section 2 above, Purchaser agrees that Purchaser will not redistribute, transmit, assign, sell, broadcast, rent, share, lend, modify, adapt, edit, license or otherwise transfer or use the Downloads. Purchaser is not granted any synchronization, promotional use, commercial sale, resale, reproduction or distribution rights for the Downloads. Purchaser acknowledges that the Downloads embodies the intellectual property of a third party and is protected by law.

5. Explicit Content.

Purchaser agrees that Annenberg Media has no liability to Purchaser for Downloads Purchaser finds to be offensive, indecent or objectionable.

6. Reservation of Rights

Except for the rights explicitly granted to Purchaser here, all right, title and interest in the Downloads are reserved and retained by Annenberg Media. Purchaser does not acquire any ownership rights in the Downloads as a result of downloading it.

7. Territorial Restrictions

Downloads are only available to customers located in the United States and outside the United States on the premises of U.S. embassies and U.S. military installations.

8. General

- 8.1 All Downloads sales are final. There are no refunds of Download purchases.
- 8.2 Downloading and Risk of Loss. Once Purchaser has purchased Downloads, Purchaser is encouraged to download it promptly and to make a back-up copy of it. If Purchaser is unable to complete a download after having reviewed the online help resources, Purchaser shall contact Annenberg Media's customer service for assistance. Purchaser bears all risk of loss after purchase including any loss of the Downloads or as a result of downloading, including any loss due to a computer or hard drive crash.
- 8.3 Annenberg Media may, from time to time, remove Downloads from the website without notice.
- 8.4 DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY. THE DOWNLOADS PURCHASED OR OTHERWISE MADE AVAILABLE TO PURCHASER THROUGH THIS SITE ARE PROVIDED BY ANNENBERG MEDIA ON AN "AS IS" AND "AS AVAILABLE" BASIS, UNLESS OTHERWISE SPECIFIED IN WRITING. ANNENBERG MEDIA MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, AS TO THE DOWNLOADS, PURCHASED OR OTHERWISE MADE AVAILABLE TO PURCHASER THROUGH THIS SITE, UNLESS OTHERWISE SPECIFIED IN WRITING. PURCHASER EXPRESSLY AGREE THAT THE PURCHASE OF THE DOWNLOADS IS AT PURCHASER 'S SOLE RISK.

TO THE FULL EXTENT PERMISSIBLE BY APPLICABLE LAW, ANNENBERG MEDIA DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. ANNENBERG MEDIA DOES NOT WARRANT THAT THE DOWNLOADS ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. ANNENBERG MEDIA WILL NOT BE LIABLE FOR ANY DAMAGES OF ANY KIND ARISING FROM THE PURCHASE AND/OR USE OF DOWNLOADS ON OR OTHERWISE MADE AVAILABLE TO PURCHASER THROUGH THIS SITE, INCLUDING, BUT NOT LIMITED TO DIRECT, INDIRECT, INCIDENTAL, PUNITIVE, AND CONSEQUENTIAL DAMAGES, UNLESS OTHERWISE SPECIFIED IN WRITING.

CERTAIN STATE LAWS DO NOT ALLOW LIMITATIONS ON IMPLIED WARRANTIES OR THE EXCLUSION OR LIMITATION OF CERTAIN DAMAGES. IF THESE LAWS APPLY TO PURCHASER, SOME OR ALL OF THE ABOVE

DISCLAIMERS, EXCLUSIONS, OR LIMITATIONS MAY NOT APPLY TO PURCHASER, AND PURCHASER MIGHT HAVE ADDITIONAL RIGHTS.

- 8.5 Applicable Law. By purchasing Downloads from Annenberg Media, Purchaser agree that the laws of the Commonwealth of Pennsylvania, without regard to principles of conflict of laws, will govern these Conditions of Use and any dispute of any sort that might arise between Purchaser and Annenberg Media.
- 8.6 Termination, Amendments. Purchaser's rights under the Terms of Use will automatically terminate without notice from Annenberg Media if Purchaser fails to comply with any of its terms. In case of such termination, Purchaser must cease all use of the Downloads, and Annenberg Media may immediately revoke Purchaser's ability to purchase any further Downloads without notice to Purchaser and without refund of any fees. Annenberg Media's failure to insist upon or enforce Purchaser's strict compliance with the Terms of Use will not constitute a waiver of any of its rights. Annenberg Media may amend any of the Terms of Use at its sole discretion by posting the revised terms on its website (www.learner.org). Purchaser's purchase of subsequent Downloads after any such amendment's effective date evidences Purchaser's agreement to be bound by it.
- 8.7 Third-Party Beneficiaries. Downloads copyright owners are intended third-party beneficiaries under the Terms of Use and may enforce the Terms of Use against Purchaser and invoke all rights hereunder including limitations of liability.
- 8.8 Contact Information. For communications concerning the Terms of Use, please write to Annenberg Media. Attn: Downloads, 1301 Pennsylvania Ave, NW, Washington, DC 20004