

Terms and Conditions of Use

RIPM Jazz Periodicals

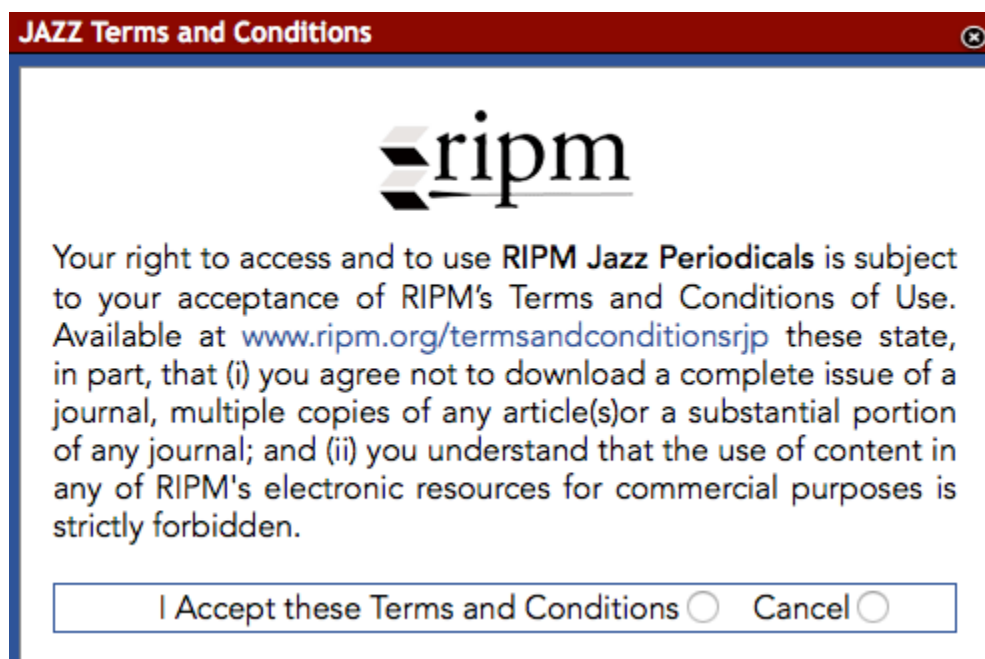
Copyright © 2020

These terms and conditions of use (“the Agreement”) are made effective as of the date of signature between RIPM Consortium Ltd., with a principal place of business in the United States located at RIPM International Center, 2616 Maryland Avenue, Baltimore, Maryland 21218, United States (“RIPM PUBLICATIONS”) and _____, (“LICENSEE”).

In consideration of the mutual promises this Agreement contains, and other valuable and sufficient consideration, RIPM PUBLICATIONS and LICENSEE agree as follows:

Compliance with Terms and Conditions of Use

RIPM PUBLICATIONS requires that a contract exist between RIPM PUBLICATIONS and all users of RIPM Jazz Periodicals that indicates the manner in which its CONTENT may and may not be used.



The statement above appears before CONTENT is downloaded. Acceptance of this statement indicates that the user is familiar with the Terms and Conditions of Use stated below and will comply fully with them. In the event of any conflict between the terms and conditions displayed to users and the terms and conditions of this Agreement, the terms of this Agreement shall prevail.

Terms and Conditions of Use

I. Content

RIPM Jazz Periodicals (“RIPM JAZZ”) consists of a database (“CONTENT” as defined herein) and software and other electronic tools (“Access Software”) designed for AUTHORIZED USERS to access, use, reproduce and display such CONTENT for the limited purposes stated in these Terms and Conditions. CONTENT means and includes all journals, periodicals, annotated records, articles, book reviews, front matter, back matter, images, indexing and other texts, graphics, and all other materials incorporated into RIPM JAZZ..

II. Limited License

RIPM PUBLICATIONS hereby grants to the LICENSEE a non-transferable and non-exclusive right to access and use RIPM JAZZ, made available by RIPM PUBLICATIONS, solely in accordance with these Terms and Conditions of Use (the "License"). The LICENSEE may not sublicense, assign, or transfer the License, and any attempt at such sublicense, assignment, or transfer is void. RIPM JAZZ is the subject of copyright protection, and the original copyright owner (RIPM PUBLICATIONS or its licensors) retains the ownership of RIPM JAZZ and all portions thereof. RIPM PUBLICATIONS does not transfer any ownership, and the LICENSEE may not reproduce, distribute, display, modify, transfer or transmit, in any form, or by any means, RIPM JAZZ or any portion thereof without the prior written consent of RIPM PUBLICATIONS, except as specifically authorized in this Agreement.

For the avoidance of doubt, LICENSEE is entering into this agreement solely to license and access the content in the RIPM Jazz Periodicals database. Access to other RIPM content shall require a separate license or amendment. Agreement to these terms is specific to access of content contained solely within RIPM Jazz Periodicals.

III. Authorized Users

Only AUTHORIZED USERS may access RIPM JAZZ. AUTHORIZED USERS are employees, currently enrolled students, affiliated and visiting researchers, walk-in patrons, or other persons affiliated with LICENSEE and permitted to use LICENSEE’s facilities and authorized by LICENSEE to access databases. LICENSEE shall ensure that access to RIPM JAZZ is limited to AUTHORIZED USERS and protect RIPM JAZZ from unpermitted use.

IV. Onsite Access

LICENSEE is authorized to provide on-site access to RIPM JAZZ to any AUTHORIZED USER. The LICENSEE shall not post usernames or passwords to RIPM JAZZ anywhere, including on any publicly indexed web sites.

V. Remote Access

- A. Universities, Colleges, junior colleges and similar institutions are authorized to provide remote access to RIPM JAZZ to their AUTHORIZED USERS as long as security procedures are undertaken that will prevent remote access by others. (Questions concerning the status of an institution should be addressed to publications@ripm.org.).
- B. Remote access to RIPM JAZZ is not permitted by public libraries, archives, museums and similar institutions. (Questions concerning the status of an institution should be addressed to publications@ripm.org).

VI. Restricted Access to, and Distribution of, CONTENT

LICENSEE and its AUTHORIZED USERS agree not to distribute, make available, and/or attempt to make available, any of the CONTENT in RIPM JAZZ (whether alone or incorporated into other materials) to persons and/or entities other than: (1) other AUTHORIZED USERS, (2) the audience at a scholarly or educational presentation, lecture, seminar, or similar activity conducted by AUTHORIZED USERS (via displays and limited print handouts only), or (3) limited numbers of scholars or researchers, when AUTHORIZED USERS are making available a work that incorporates limited and discrete CONTENT for purposes of collaboration, comment, or similar educational or scholarly use, if such use conforms to the customary and usual practice in the field. CONTENT may not be incorporated into an unrestricted database or website, or made available to others (electronically or otherwise) except as permitted herein, whether that CONTENT is alone or incorporated into other materials.

VII. Permitted Uses

- A. LICENSEE and AUTHORIZED USERS may access, use, display, reproduce, and distribute the CONTENT in RIPM JAZZ, provided AUTHORIZED USERS abide by the access and distribution restrictions stated in the Agreement, for the following Permitted Uses only: (1) research activities; (2) classroom or organization instruction and related classroom or organization activities, including student assignments; (3) public display as part of a noncommercial scholarly or educational presentation, such as in an educational, cultural, or scholarly seminar, class, lecture, conference, exhibit, or workshop, or a similar noncommercial professional activity, if such use conforms to the customary and usual practice in the field; (4) on an occasional basis without commercial gain to share limited and discrete CONTENT to individuals other than AUTHORIZED USERS in order to collaborate, comment or to exchange ideas related to shared research interest (Question concerning the meaning of limited and discrete CONTENT should be addressed to publications@ripm.org); (5) use in a research paper or a dissertation, including reproductions of the dissertation, provided such reproductions are only for personal use, library

deposit, and/or use solely within the LICENSEE. Any use of CONTENT in the manner described above must include an appropriate reference to RIPM JAZZ and, if available at www.ripm.org or www.ripmjazz.org, to the Library that made the original document(s) available to RIPM PUBLICATIONS.

- B. Should LICENSEE's access to RIPM JAZZ terminate or expire, AUTHORIZED USERS may continue to use downloaded CONTENT providing that the user complies with these Terms and Conditions of Use, which shall survive the termination of access to RIPM JAZZ.

VIII. Prohibited Uses

- A. The use of CONTENT for commercial purposes or gains is strictly forbidden.
- B. Neither LICENSEE nor AUTHORIZED USERS may: (1) display, reproduce, or distribute CONTENT for fee-for-service or fee-for-CONTENT use, course-packs or electronic reserves, or make any use, display, performance, reproduction, or distribution of CONTENT that exceeds or violates these Terms and Conditions of Use; (2) distribute and/or make available CONTENT to persons other than as expressly permitted herein; (3) provide and/or authorize access to RIPM JAZZ, such as through the sharing of user names or passwords, to persons or entities other than AUTHORIZED USERS; (4) download, print or copy or attempt to download, print or copy a complete issue of a journal or multiple copies of any article, or a substantial portion of the entire run of a journal, unless such duplication is on a very rare, isolated and limited basis and undertaken with the prior written approval of RIPM PUBLICATIONS; (5) download, print or copy or attempt to download, print or copy more than ten (10) contiguous pages or thirty (30) total pages of CONTENT during any period of thirty (30) days; (6) use CONTENT to stock or replace library holdings, whether print, digital or other formats, whether now existing or hereafter developed; (7) incorporate CONTENT into print or electronic materials that are for purchase or are disseminated for commercial purposes (such as by a scholarly or commercial press); (8) use (including reproduce, distribute, perform, or display) RIPM JAZZ or its CONTENT in any way that is not authorized under this Agreement or that infringes another's intellectual property rights therein; (9) make any adaptation or modification of, or any derivative work from CONTENT; (10) attempt to override, circumvent, or disable any encryption features or software protections employed in RIPM JAZZ ; (11) incorporate CONTENT into a database or web site; (12) systematically print out, download, reproduce or distribute (or collaborate with others to systematically print out, download, reproduce or distribute) significant portions of the Content; or (13) use multiple browsers to circumvent download limits.

IX. Copyright

- A. RIPM PUBLICATIONS is providing access to these materials for educational and research purposes. In doing so RIPM PUBLICATIONS has made due diligence efforts to assure that Copyright law is respected. However, if inadvertently RIPM PUBLICATIONS has not respected the rights of a copyright holder we ask that this be brought immediately to our attention. We shall attempt without delay to regularize such a situation. If we are unable to do so, we reserve the right to remove the pertinent citations, pages or title(s) from RIPM JAZZ.
- B. RIPM PUBLICATIONS is relying on the online service provider protections under the Digital Millennium Copyright Act at 17 U.S.C. § 512 (the "DMCA"), and is required under the DMCA to expeditiously remove from its servers or disable access to CONTENT where RIPM PUBLICATIONS learns or becomes aware that CONTENT infringes the copyright of a third party and to terminate access to RIPM JAZZ when an individual or institution repeatedly infringes copyright in RIPM JAZZ. RIPM PUBLICATIONS shall in no way be held liable for terminating access to such CONTENT or to RIPM JAZZ. Should you believe that any CONTENT violates your copyright, please send a written notice to: Manager of Operations and Publication, 2616 Maryland Ave., Baltimore, Maryland 21218. Email: publications@ripm.org. Telephone: (410) 662-6014 Fax: (410) 662-6015. Please provide with the notice the following information, consistent with the Digital Millennium Copyright Act: (1) a physical or electronic signature of a person authorized to act on behalf of the copyright owner; (2) identification of the copyrighted work(s) claimed to have been infringed; (3) identification of the infringing material and information that will permit RIPM PUBLICATIONS to locate the material; (4) information that will permit us to contact reporting party, including an address, telephone number, and, if available, an electronic mail address at which they may be contacted; (5) a statement that, in good faith belief, use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law; and (6) a statement that the information in the notification is accurate, and that reporting party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed. Copyright notices may not be modified, obscured, or removed or other attributions included in RIPM JAZZ, and others may not be authorized to do so.
- C. RIPM PUBLICATIONS does not claim copyright in individual documents or publications which are in the public domain. Duplication of any portion of any such documents or publications is subject to the contractual restrictions as stated in RIPM PUBLICATIONS' "Terms and Conditions of Use." Neither all nor any part of RIPM PUBLICATIONS' image files, Image Display Applications (IDA) and records in the form of search results may be copied, downloaded, stored in a retrieval system or in any other manner, further transmitted, or otherwise reproduced, disseminated, transferred, or used, in any form or by any means, except as permitted under RIPM PUBLICATIONS' "Terms and Conditions of Use." RIPM PUBLICATIONS makes no warranties or representations, express or implied, as to the accuracy, completeness, merchantability or fitness for use of the database and shall not be liable for any incidental or consequential damages or other claims related to the database or

its use. Under no circumstances may copies produced under this provision be offered for sale or resale.

X. Use of Software

The LICENSEE and its AUTHORIZED USERS have no rights to the Access Software and its related documentation, other than the limited license granted herein. LICENSEE and its AUTHORIZED USERS may not copy, distribute, modify, decompile, reverse engineer, circumvent, override or disable encryptions or other protections in, or create derivative works from the Access Software. LICENSEE and its AUTHORIZED USERS may not access RIPM JAZZ except through the Access Software.

XI. Links

LICENSEE may establish links that permit AUTHORIZED USERS to access RIPM JAZZ from within related LICENSEE web sites and resources. RIPM PUBLICATIONS shall not be liable for any loss, injury, claim, liability, or damages of any kind arising out of or in connection with such links. RIPM PUBLICATIONS may provide links to other web sites for the benefit or convenience of its users. RIPM PUBLICATIONS makes no representation or warranty of any kind, express or implied, with respect to such web sites, and the linking to such web sites shall not constitute any kind of endorsement of such sites.

XII. Maintaining Security

LICENSEE shall restrict access to RIPM JAZZ to only AUTHORIZED USERS. LICENSEE shall not use or allow the use of an anonymous remailer for purposes of allowing access to RIPM JAZZ.

XIII. Suspected Violations of these Terms and Conditions or Unauthorized Uses

LICENSEE shall inform AUTHORIZED USERS of the restrictions on use of RIPM JAZZ. LICENSEE, promptly upon becoming aware of any unauthorized use of RIPM JAZZ, shall inform RIPM PUBLICATIONS and take appropriate steps to end such activity and to prevent any recurrence. In the event of any unauthorized use of RIPM JAZZ, (a) RIPM PUBLICATIONS may terminate the access of the Internet Protocol ("IP") address(es) from which such unauthorized use occurred, and/or (b) LICENSEE shall terminate the user's access to RIPM JAZZ upon RIPM PUBLICATIONS' request. If LICENSEE fails to take appropriate steps to remedy such unauthorized use within five (5) calendar days, RIPM PUBLICATIONS may (at its option) terminate this Agreement upon written notice to LICENSEE. Any use of RIPM JAZZ beyond the scope or in violation of these Terms and Conditions of Use, use of any password or username of another, or any fraudulent, abusive, or otherwise illegal activity, may be grounds for termination of access to RIPM JAZZ from the offending IP address or suspension or

termination of this Agreement., without notice and at RIPM PUBLICATIONS' sole discretion. The foregoing includes but is not limited to activity that may burden RIPM JAZZ server(s) such as computer programs that automatically download or export CONTENT, commonly known as web robots, spiders, crawlers, wanderers or accelerators.

XIV. Disclaimers

RIPM PUBLICATIONS WILL NOT BE HELD LIABLE FOR ANY DELAYS, INACCURACIES, ERRORS OR OMISSIONS IN RIPM JAZZ OR CONTENT, IN THE TRANSMISSION OR DELIVERY OF ALL OR ANY PART THEREOF, OR FOR ANY DAMAGES ARISING FROM ANY OF THE FOREGOING. RIPM PUBLICATIONS DOES NOT REPRESENT OR ENDORSE THE ACCURACY OR RELIABILITY OF ANY CONTENT. RIPM JAZZ AND THE ACCESS SOFTWARE ARE PROVIDED ON AN "AS IS" BASIS, AND RIPM JAZZ AND ANY AND ALL THIRD PARTY CONTENT AND SOFTWARE PROVIDERS AND/OR LICENSORS ("CONTENT PROVIDERS") DISCLAIM TO THE FULLEST EXTENT OF THE LAW ANY AND ALL OTHER WARRANTIES, CONDITIONS, OR REPRESENTATIONS OF ANY KIND (EXPRESS, IMPLIED, ORAL, OR WRITTEN) RELATING TO RIPM JAZZ CONTENT, THE ACCESS SOFTWARE, OR ANY PARTS THEREOF, INCLUDING WITHOUT LIMITATION, ANY AND ALL IMPLIED WARRANTIES OF QUALITY, PERFORMANCE, COMPATIBILITY, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. RIPM PUBLICATIONS MAKES NO WARRANTIES WITH RESPECT TO ANY HARM THAT MAY BE CAUSED BY THE TRANSMISSION OF A COMPUTER VIRUS, WORM, TIME BOMB, LOGIC BOMB, OR OTHER SUCH COMPUTER PROGRAM, EXCEPT THAT RIPM PUBLICATIONS WILL EXERCISE A REASONABLE LEVEL OF CARE TO PREVENT SUCH OCCURRENCES. RIPM PUBLICATIONS FURTHER DISCLAIMS ANY LIABILITY AND MAKES NO WARRANTIES WITH RESPECT TO ANY ERRORS OR OMISSIONS IN THE CONTENT, LIABILITY UNDER LIBEL LAWS, INFRINGEMENT OF RIGHTS OF PUBLICITY AND PRIVACY, MORAL RIGHTS, AND/OR THE DISCLOSURE OF CONFIDENTIAL INFORMATION, AND FURTHER DISCLAIMS ANY LIABILITY AND MAKES NO WARRANTY WITH RESPECT TO ANY CLAIMS AND/OR THREATENED CLAIMS (INCLUDING INTELLECTUAL PROPERTY RIGHTS CLAIMS AND/OR THREATENED CLAIMS) RELATING TO: LINKS BETWEEN RIPM JAZZ AND OTHER SITES AND/OR THE CONTENT ON SUCH LINKED SITES; USES, DISPLAYS, PERFORMANCES, REPRODUCTIONS, AND DISTRIBUTIONS MADE OUTSIDE OF THE UNITED STATES OF AMERICA OF RIPM JAZZ AND/OR ITS CONTENT; ADAPTATIONS AND/OR MODIFICATIONS OF CONTENT; ANY AND ALL USES, REPRODUCTIONS, DISPLAYS, PERFORMANCES, AND DISTRIBUTIONS THAT EXCEED THE PERMITTED USES (WHETHER PERMITTED BY LAW OR OTHERWISE); AND/OR ANY USE(S), REPRODUCTIONS, DISPLAYS, PERFORMANCES, AND DISTRIBUTIONS MADE OF CONTENT (PRINTED OR EXPORTED) AFTER THE EXPIRATION OR TERMINATION OF THIS AGREEMENT. RIPM PUBLICATIONS SHALL IN NO WAY BE LIABLE FOR ANY

LOSS, INJURY, CLAIM, LIABILITY, DAMAGES, COSTS, OR ATTORNEYS' FEES ARISING FROM LICENSEE'S VIOLATION OF THESE TERMS AND CONDITIONS OF USE, OR ANY USE OF RIPM JAZZ THAT EXCEEDS THE TERMS AND CONDITIONS OF USE.

XV. Withdrawing CONTENT from RIPMJAZZ

In addition to the provisions in Section IX herein, RIPM PUBLICATIONS may withdraw CONTENT from RIPM JAZZ for good cause. RIPM PUBLICATIONS will endeavor, to the extent practicable, to minimize any inconvenience to AUTHORIZED USERS caused by such withdrawal by, for example, seeking to withdraw CONTENT only at the conclusion of an academic semester (except as set forth in Section IX herein). However, should RIPM PUBLICATIONS be unable to avoid such inconvenience, the LICENSEE shall in no way hold RIPM PUBLICATIONS liable for the withdrawal of such CONTENT from RIPM JAZZ.

XVI. Fair Use, Educational, and Other Exceptions to Copyright Laws

Nothing in this Agreement should be construed or interpreted to limit those uses of CONTENT printed or exported from RIPM JAZZ that are permitted under the fair use, educational exceptions, or other provisions of U.S. Copyright Law, but LICENSEE and AUTHORIZED USERS make such uses at their own risk. Nothing in these Terms and Conditions of Use should be construed as RIPM PUBLICATIONS authorizing LICENSEE or AUTHORIZED USERS to incorporate CONTENT into electronic or print materials that are for purchase or are disseminated for commercial purposes (such as by a scholarly or commercial press), to make any commercial use of RIPM JAZZ or CONTENT therein, or to make any use, display, performance, reproduction, or distribution of RIPM JAZZ or CONTENT therein not expressly authorized in these Terms and Conditions of Use. Copyright is not claimed by RIPM PUBLICATIONS as to any work of the United States government, or to any work that is in the public domain. RIPM PUBLICATIONS shall not be liable in any way for any uses that LICENSEE or AUTHORIZED USERS make of the CONTENT that exceeds these Terms and Conditions of Use, whether or not LICENSEE or AUTHORIZED USERS are relying on fair use and/or other provisions of the United States copyright or other intellectual property rights laws.

XVII. Force Majeure

Neither party shall be deemed in default of this Agreement to the extent that performance of its obligations or attempts to cure any breach are delayed or prevented by reason of any act of God, fire, natural disaster, accident, act of government, labor difficulty, sabotage, failure of suppliers or subcontractors or unavailability of material or supplies or any other cause beyond the control of such party ("Force Majeure"), provided that such party gives the other party written notice thereof promptly and in any event, within five

(5) days of discovery thereof. The time for either party's performance shall be extended for a period equal to the time lost by reason of the delay. If the conditions giving rise to the delay continue beyond ninety (90) consecutive days, either party may terminate its agreement with the other by giving written notice to the other party.

XVIII. General

- A. This Agreement shall be interpreted and construed according to, and governed by, the laws of the State of Maryland or United States Federal law, as applicable, excluding any such laws that might direct the application of the laws of another jurisdiction, and venue shall lie exclusively in the federal and state courts of the United States.
- B. If any provision or provisions of this Agreement shall be held to be invalid, illegal, unenforceable, or in conflict with the law of any jurisdiction, the validity, legality, and enforceability of the remaining provisions shall not be in any way affected or impaired thereby. A waiver of any breach of this Agreement shall not be deemed a waiver of other breaches of the Agreement.
- C. The Terms and Conditions of Use set forth the entire Agreement between RIPM PUBLICATIONS, LICENSEE and AUTHORIZED USERS.
- D. RIPM PUBLICATIONS shall use reasonable efforts to provide continuous availability of RIPM JAZZ subject to periodic unavailability due to maintenance of the server(s), the installation or testing of software, the loading of journals, and downtime related to equipment or services outside the control of RIPM PUBLICATIONS, including public or private telecommunications services or Internet nodes or facilities ("Maintenance Downtime"). If RIPM PUBLICATIONS fails to provide online availability to RIPM JAZZ for more than 72 hours during any period of thirty (30) consecutive calendar days, LICENSEE, upon written request, will receive a credit of a prorated portion of its annual access fee for each (thirty) 30-day period so affected. If RIPM JAZZ is not accessible for a period of thirty (30) consecutive days LICENSEE or RIPM PUBLICATIONS may terminate this Agreement by providing (THIRTY) 30 days written notice of termination.

This Agreement has been executed for the sole benefit of the Parties to this Agreement and is not intended for the benefit of any third party, and the Parties expressly disclaim the creation of any third party beneficiary rights under this Agreement.