

DOZ - General Terms and Conditions of Use

Last updated: June 17, 2025

These General Terms and Conditions ("Terms") govern access and use of the DOZ platform operated by SARL PAX, a French limited liability company with its registered office at 41 avenue du maréchal Lyautey, 75016 Paris, France ("DOZ", "we", "us").

1. DESCRIPTION OF THE PLATFORM

DOZ is a community-driven platform for discovering and sharing music. Users can share their current favorite tracks with others and comment on posts through a social feed. The service connects to Spotify via its API to allow users to play and save tracks.

2. DEFINITIONS

- **User:** Any individual using the DOZ platform.
 - **Visitor:** Any individual accessing the platform without logging in.
 - **Post:** A music recommendation made by a user, including a track and an optional comment.
 - **Spotify Data:** Data retrieved via the Spotify API, including user ID, playlists, and metadata.
 - **Platform:** The website and any DOZ web or mobile application.
 - **Personal Data:** Any data relating to an identified or identifiable individual.
-

3. CREATING AN ACCOUNT

Users can connect to DOZ using their Spotify credentials. By connecting, users authorize DOZ to access specific Spotify data necessary to enable core features, such as viewing playlists and saving tracks.

Users must be over 16 and have a valid Spotify account. All information provided must be accurate and kept up to date.

4. ACCEPTABLE USE

Users agree to:

- Use the platform for personal, non-commercial purposes.

- Refrain from publishing illegal, hateful, or infringing content.
- Not abuse, spam, or harass other users.
- Not attempt to interfere with or damage the platform or its infrastructure.

DOZ reserves the right to suspend or terminate accounts for any misuse.

5. USER CONTENT

Users retain ownership of the content they post, including comments and playlists. By posting, users grant DOZ a non-exclusive, worldwide, royalty-free license to display and distribute such content on the platform for the purposes of operating and promoting DOZ.

Users are solely responsible for their shared content and agree not to post anything that infringes third-party rights.

6. INTELLECTUAL PROPERTY

The design, branding, and code of the DOZ platform are owned by SARL PAX or its licensors. Except for the content posted by users or tracks via Spotify, all rights are reserved.

Users may not copy, distribute, or use DOZ's proprietary elements without prior written permission.

7. PRIVACY AND DATA PROTECTION

DOZ handles personal data in compliance with the GDPR and French data protection law. For full details, see our Privacy Policy.

8. LIABILITY

DOZ acts solely as a technical intermediary and is not responsible for:

- The accuracy of music metadata,
- Failures in Spotify's API or service,
- Third-party content shared by users,
- User interactions occurring off-platform.

We do not guarantee uninterrupted service and may suspend access for maintenance or legal compliance.

9. TERMINATION

Users may disconnect from the platform at any time. DOZ may suspend or terminate access in case of violations of these Terms.

Upon termination, personal data will be retained and processed only as described in the Privacy Policy.

10. MODIFICATIONS

We may amend these Terms to reflect platform changes or legal requirements. Any major change will be notified to users via email or notice on the platform.

11. GOVERNING LAW

These Terms are governed by the laws of France. Any dispute shall be submitted to the exclusive jurisdiction of the Paris courts.

Contact: hello@dozapp.com

Publisher: SARL PAX, 41 avenue du maréchal Lyautey, 75016 Paris, France