



DIGITAL DOWNLOAD CARD ORDER FORM

1. CONTACT

Contact Name: _____ Mobile Phone: () _____
E-mail: _____ Fax: () _____
Phone: () _____ Referral Number (if applicable): _____

2. BILLING

Company Name (if applicable): _____
Billing Street Address: _____
City: _____ Province/State: _____
Postal/Zip Code: _____ PST# (B.C. only): _____

3. SHIPPING

Ship-To Address: _____
City: _____ Ship-To Contact Name: _____
Postal/Zip Code: _____ Ship-To Phone #: _____
Province/State: _____ *Fed. Tax ID# (USA only): _____

* U.S. Clients: Your order is shipping from Canada. Due to this the U.S. Customs Service requires either the Social Security #, Federal Tax ID#, or Employee ID# of the person receiving the shipment. We have no control over this U.S. Government requirement.

4. PAYMENT (Make cheques payable to "Precision Disc". Credit card statements will show you were billed by "Precision Disc")

Payment Method: Cash Company Cheque Money Order On Account
 Visa Mastercard Amex

Credit Card #: _____ Card Expiry Date: _____
Name On Credit Card: _____ Card Security Code: _____
Signature: _____ Today's Date: _____
Amount To Charge: \$ _____

The credit card holder agrees to pay the issuer of the credit card presented here with the amount stated herein, in accordance with the issuer's agreement with the cardholder.

5. DO YOU HAVE A DEADLINE FOR YOUR ORDER?

No I do not have a deadline. Please produce this order on a standard turn-time.
 *Yes I have a deadline. I require the order in my hands by this date: _____

*NOTE: Standard turn-time is 15-20 business days after proofs have been approved. Please contact us to discuss rush fees and turn-times.



DIGITAL DOWNLOAD CARD ORDER FORM

6. YOUR PROJECT

Project Title: _____

New Order Re-Order

If a re-order state previous job #: _____

7. DO YOU HAVE A QUOTE?

No I do not have a quote.

Yes, quote #: _____

Yes, a web-quote (please include your web-quote with these forms).

8. DOWNLOAD CARD STYLE

QUANTITY:



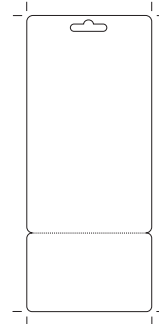
Standard Style
3.375" x 1.125"



QUANTITY:



Hanger Style
3.375" x 8"



9. DOWNLOAD CARD INFO. (You must complete all three items)

1. Selling price for your Download Cards (you can only select one price): \$_____ each

2. Total number of downloads permitted per card: _____
(For example: If you have 10 songs available you would want to permit at least 1 download per song for a total of 10 downloads)

3. Choose a date you want the card to expire: _____
(You are permitted to choose "never". If you choose an expiry date please specify the Month, Date and Year)

10. STATUS OF PRODUCTION ASSETS

What date will we receive your Artwork files? _____

How will you be supplying your Artwork files? CDR/DVDR FTP E-mail (10mb max.)

11. ADDITIONAL INFORMATION & INSTRUCTIONS

**PROMOTION OR
COUPON CODE:**

Enter your promotion
or coupon code here.

BigBangTunes.com is a brand of Precision Disc Manufacturing Corp. The undersigned places this order in accordance with Precision Disc's Terms of Sale for Digital Download Cards and Digital Distribution Services as detailed on Page 3.

DATE: _____ HANDWRITTEN SIGNATURE: _____



TERMS OF SALE FOR DIGITAL DOWNLOAD CARDS AND DIGITAL DISTRIBUTION SERVICES

BigBangTunes.com is a brand of Precision Disc Manufacturing Corp. Submission of this Order Form constitutes an Agreement for services between Precision Disc Manufacturing Corp. and the customer as identified on Page 1 and/or signatory as identified on Page 2 of this Document (herein referred to as the "Customer"). Once placed, all orders are final.

The Customer acknowledges that all required production assets must be supplied to Precision Disc's specifications and requirements, and be supplied in final form (ie: ready-to-manufacture as supplied). The Customer acknowledges that a delay in providing requested information, payment or production assets will delay the start date for the order and, in turn, all product ready-by-dates agreed upon (whether written or verbally communicated) may be delayed. Order placement deadline is 12:00 (noon) Pacific Time on any regular business day.

Terms Of Payment: All prices are in Canadian or U.S. currency as noted on your quotation or price matrix and applicable tax is extra. The Customer agrees to pay a minimum downpayment of 50% (fifty percent) in advance of Precision Disc starting any order, unless other arrangements are made with Precision Disc in advance and in writing. In all cases except where written credit terms are granted by Precision Disc to the Customer, 100% (one hundred percent) of the amounts owing must be paid in full prior to Precision Disc prior to the release or delivery of the order (in whole or in part) to the Customer.

Payment can be made via Cash, Money Order, Cashier's Cheque, Company Cheque, Visa, Mastercard, or American Express. Precision Disc may terminate this agreement or suspend delivery if the Customer fails to make payment required under this agreement. Any amounts outstanding after its due date shall incur daily interest at the rate of two percent (2%) per month, twenty-four percent (24%) per annum. Notwithstanding any other term in this agreement, Precision Disc may choose at any time and at its sole discretion to decline to make any shipment or delivery or perform any work unless payment is received in full. The Customer agrees to pay all costs, fees, changes or expenses of every nature (expressly including reasonable legal fees) incurred by Precision Disc in recovering overdue payments.

Supply Of Product: It is considered fair business practice to supply and invoice for a small percentage (not exceeding 5% depending on the quantity of product ordered) of product overage. The final invoice will reflect the exact quantity provided to the Customer, and the Customer agrees to pay for the same.

Every effort will be made to fill orders within the time-line quoted at the outset of the project, however, ready-by-dates (whether written, oral, or implied) are not guaranteed. Though uncommon, unforeseen delays can occur and Precision Disc Manufacturing Corp. does not assume responsibility for any damages growing out of or owing to any delays. Precision Disc highly recommends that product related releases, events, or performances are not scheduled until the product is in the client's possession and meets with their approval.

Unless otherwise specified in writing, all quotations are F.O.B. our office in Surrey, B.C. Canada (shipping is extra). Precision Disc has no control over product after it has left our premises and is not responsible for loss, damage or delay of products after it has left our premises.

Intellectual Property Representations & Warranties: The Customer hereby grants to Precision Disc non-exclusive license to manufacture the product from the production assets provided, and to use any related photographs, biographical material, designs, artwork, or any other materials provided to Precision Disc hereunder by the Customer, for that purpose.

The Customer represents and warrants that it is either (A) the true and rightful owner of, or (B) the possessor of legally enforceable worldwide licensing and/or right, for all aspects of intellectual property pertaining to the products and/or services provided by Precision Disc which is inclusive of the design/artwork content printed on the product, and all content (musical or otherwise) that the Customer makes available through the use of the digital distribution/download service being provided to the Customer. The Customer agrees to indemnify, defend, protect and hold harmless Precision Disc and its subsidiaries and their respective officers, directors, agents, affiliates, distributors, suppliers, franchisees and employees (collectively "Indemnified Parties") against any and all liabilities, losses, claims, damages, actions, investigations, and legal proceedings of any kind, from any party, arising out of the Customer's rights, or lack of rights thereof, to use, possess, distribute, or make available intellectual property, or content of any kind, through the digital distribution/download service provided in this Agreement.

Limited Warranty Policy: Precision Disc Manufacturing Corp. warrants that our products will be free from manufacturing defects, or the defective products will be repaired or replaced as per the following definitions and guidelines:

Defective product must be reported to Precision Disc no later than 14 calendar days after the product has either [A] been received by the client, or [B] reached its shipping destination, or Precision Disc will be deemed to be released from any and all liability. Precision Disc's liability for defective product is limited solely to product replacement or repair, as the case may be, and shall not extend to any further liabilities whatsoever. The forgoing warranties are exclusive and are in lieu of all other warranties (whether written, oral, or implied) including warranty of merchantability in other respects than expressly set forth above.

Force Majeure: Neither party shall be liable for its failure to perform here under due to any contingency beyond its reasonable control, including, without limitation, delays by subcontractors or suppliers. The party whose performance is prevented by such contingency shall have the right to omit during the period of such contingency. All or any portion of the quantity deliverable during such period, whereupon the total quantity deliverable under this Agreement shall be reduced by the quantity so omitted. If, due to any such occurrence, Precision Disc is unable to supply to total demands for any Product specified in this agreement, Precision Disc shall have the right to allocate its available supply among its Customers in a fair and equitable manner.

No Modification: These Terms and Conditions may not be modified orally, no waiver amendment or modification shall be binding or effective unless in writing and signed by the party to be bound.