

www.type.co.uk

# **FONTWORKS UK LIMITED**

# END USER LICENSE AGREEMENT (EULA) FOR FONT SOFTWARE (Updated 1/6/21)

This End User License Agreement ("EULA" or "Agreement") becomes a legally binding contract between the end user ("You") and Fontworks UK Limited ("Fontworks") when you either: (1.) click "Accept License Agreement" or "Accept All License Agreements" when purchasing Font Software (as defined herein) via internet direct download, or (2.) when you accept the Agreement by other means (such as referring to the Agreement in a quotation, confirmation e-mail or purchase order etc.), or (3.) access Font Software supplied by electronic delivery methods such as e-mail or WeTransfer, or (4.) when you open packaging containing Font Software supplied on a permanent storage medium such as a DVD, CD-ROM or other storage media.

Please read all of these license conditions thoroughly before you agree to be bound by the terms and conditions of this Agreement. If you do not wish to comply and be bound by any term or condition contained in this Agreement you cannot download, access or use the font software you wish to acquire (please return unopened packages to the place of original purchase). Once you accept these conditions and complete the purchase of the font software the price paid is non refundable.

We recommend that you print a copy of this End User License Agreement for your records and reference.

# BASIC CONDITIONS GOVERNING THE FONT SOFTWARE SUPPLIED UNDER THIS AGREEMENT

- You are entitled to use the font software supplied under this agreement on a maximum of five (5) workstations (as defined herein).
- You must purchase a MULTI-USER LICENSE (as defined herein) if you need to use Font Software on more than five (5) Workstations as detailed herein
  under 1. Definitions.
- You are not permitted to re-sell or re-distribute Font Software.
- If a contractor needs access to the Font Software they must purchase their own copy and adequate license: please refer such contractors to Fontworks
  or type.co.uk for such purchases.
- You are not permitted to modify, convert, edit, add characters, re-name or change the Font Software in any manner whatsoever. Fontworks can supply
  any required customisation for an additional fee.
- You are not permitted to use any element of the Font Software to create derivative work or to use it as a stylistic basis to make a new font.
- You may not be permitted to convert the Font Software into images and graphics for uses such as logo creation, display in presentation software, document graphics etc. Please advise Fontworks of such requirements so that source licenses can be checked for permission or additional costs.
- You may not be permitted to embed Font Software into documents (such as pdfs) other than in Print and Preview format. If you require additional embedding facilities an additional license is required please contact Fontworks.

# ADDITIONAL LICENSE OPTIONS

Fontworks offers a variety of extended use font licenses to meet the needs of customers who want to use font software beyond the scope and terms granted by this End User License Agreement, please contact Fontworks to discuss any of the following requirements:

- MULTI-USER LICENSE: this permits Font Software to be used on more than five workstations and/or at multiple geographic locations.
- CORPORATE LICENSE: if you require a global, corporation wide (enterprise) license we can create a custom license with variable terms and
  conditions tailored to whatever your needs might be and accommodate a suite of additional licenses, multiple locations, custom font creation
  (bespoke fonts), language options, third party contractor use etc.
- WEB FONT LICENSE: this license permits font software to be embedded into web pages and web based documents.
- DIGITAL ADVERTISING LICENSE: this license permits Font Software to be used within all forms of social media and web based advertising.
- APPLICATION LICENSE: this license permits Font Software to be embedded into all forms of APP software.
- **ePUBLICATION LICENSE**: this license permits Font Software to be embedded into all forms of digital publications.
- EDITABLE EMBEDDING LICENSE: if you want to embed the Font Software in documents in a form that permits the documents to be modified by the recipient (Print, Preview & Edit embedding) you will require the addition of an Editable Embedding License.
- COMMERCIAL PRODUCT LICENSE: if you want to embed the Font Software in a Commercial Product (as defined herein) you will require a
  Commercial Product License.
- WEB SERVER LICENSE: this license permits Font Software to be installed onto a server for unlimited distribution internally (intranet) or externally (via the web) as part of a product, application or service.
- **BROADCAST & FILM LICENSE**: this license permits Font Software to be used in titling, credits or other forms of attribution for any on-screen broadcast via television, cable, satellite, internet, motion picture and/or video use .
- ALTERNATIVE PRODUCT LICENSE: sometimes referred to as an OEM license, this license permits you to embed, include, combine or use Font Software for commercial distribution as part of another product or device such as Games, DVDs, Mobile Phones, Software Products etc.

#### YOU HEREBY AGREE TO THE FOLLOWING:

# 1. DEFINITIONS

- 1.1 You are bound by this Agreement and you acknowledge that all Use (as defined herein) of the Font Software (as defined herein) supplied to you by Fontworks is governed by this Agreement.
- 1.2 "Fontworks" as used herein shall mean collectively Fontworks UK Limited, its successors and assigns, its parent and affiliated corporations, its authorised distributors, and any third party which has licensed to Fontworks any or all of the components of the Font Software supplied to you pursuant to this Agreement.
- 1.3 "Suppliers" as used herein shall mean any foundry, designer, publisher or third party that has licensed to Fontworks any or all of the components of the Font Software supplied to you pursuant to this Agreement.
- "Font Software" as used herein shall mean software which, when used on an appropriate device or devices, generates typeface and typographic designs and ornaments. Font Software shall include all bitmap representations of typeface and typographic designs and ornaments created by or derived from the Font Software. Font Software includes (but is not limited to): a single typeface weight/style, a font, a typeface family or typeface collection/library (or any combination of these products), upgrades, updates, permitted modifications, permitted copies, expansions, all formats, any "Derivative Work" (as defined herein) supplied to you from Fontworks, all related files and any related documentation.
- 1.5 "5-User License" as used herein shall mean a fixed use license that permits Font Software to be used on up to five (5) static or portable Workstations (as defined herein) located at a single geographic location. If you intend to use the Font Software on more than five Workstations, you should purchase a "Multi-User License" (as defined herein). The geographic restriction does not apply to portable computers provided that the five Workstation limit is not exceeded.
- 1.6 "Multi-User License" as used herein shall mean permitted use of Font Software on a specifically agreed number of static or portable Workstations located at a single or multiple geographic locations that adequately covers your current and/or future anticipated use of the Font Software for whatever font product or combination of font products is/are being purchased.
- 1.7 "Use" of the Font Software shall occur when an individual is able to give commands (whether by keyboard or otherwise) that are followed by the Font Software, regardless of the location in which the Font Software resides.
- 1.8 "Derivative Work" shall mean binary data based upon or derived from Font Software (or any portion of the Font Software) in any form in which such binary data may be recast, transformed, or adapted including, but not limited to, binary data in any format into which Font Software may be converted.
- 1.9 "Personal or Internal Business Use" shall mean Use of the Font Software for your customary personal or internal business purposes and shall not mean any distribution whatsoever of the Font Software or any component or Derivative Work thereof. Personal or Internal Business Use shall not include any Use of the Font Software by persons that are not members of your immediate household, your authorised employees, or your authorised agents. All such household members, employees, and agents shall be notified by you as to the terms and conditions of this Agreement and shall agree to be bound by it before they can have access to or Use of the Font Software.
- 1.10 "Workstation" as used herein shall mean a static computer, portable computer, any server (where Font Software might reside), device or component in which or from which an individual is able to give commands (whether by keyboard, software instruction, programming or otherwise) that are followed by the Font Software, regardless of the location in which the Font Software resides.
- 1.11 "Commercial Product" as used herein shall mean an electronic document or data file created by Use of the Font Software which is offered for distribution to other businesses or the general public (or to some subset thereof) as a commercial product in exchange for a separate fee or other consideration. By way of illustration and not by way of limitation: a pdf, an electronic book or magazine distributed for a fee shall be considered as a Commercial Product; a document (for example: a business letter, a ticket for an event, or a receipt etc.) distributed in connection with a commercial transaction in which the consideration is unrelated to such document shall not be considered as a Commercial Product.

#### GRANT OF LICENSE AND SCOPE OF USAGE RIGHTS

- 2.1 In return for the license fee paid, you are hereby granted a non-exclusive, non-assignable, non-transferable (except as expressly permitted herein) fixed use license to access, use or store the Font Software on up to a maximum of five (5) Workstations, whether networked or not, only for your own Personal or Internal Business Use subject to the terms and conditions of this Agreement.
- 2.2 You have no rights to the Font Software other than as expressly set forth in this Agreement.
- 2.3 You agree that Fontworks owns all right, title and interest in and to the Font Software, its structure, organisation, code, and related files, including all property rights therein such as copyright, design and trademark rights. You agree that the Font Software, its structure, organisation, code, and related files are valuable property of Fontworks and that any intentional Use of the Font Software not expressly permitted by this Agreement constitutes a theft of valuable property. All rights not expressly granted in this Agreement are expressly reserved to Fontworks.
- 2.4 You may not use the Font Software for any purpose that is not permitted by this fixed use license subject to the terms and conditions of this Agreement. You agree not to use the Font Software for any other purpose without a separate license from Fontworks authorising you to do so (please refer to Additional License Options).
- 2.5 You may install and Use the Font Software on a single file server for Use on a single local area network ("LAN") only when the Use of such Font Software is limited to five (5) Workstations including the server.
- 2.6 You may take a digitised copy of the Font Software used for a particular document, to a commercial printer or service bureau for use by the printer or service bureau to fulfil the production and printing requirements of such document but only if the printer or service bureau represents to you that it has purchased or been granted a license to use that particular Font Software (unless otherwise advised).
- 2.7 Font Software may not be installed or Used on a server that can be accessed via the Internet or other external network system or by Workstations that are not covered by this five (5) Workstation license.
- 2.8 You may make one back-up copy of Font Software for archival purposes only, and you shall ensure that you retain exclusive custody and control over such copy. Upon termination of this Agreement, you must destroy the original and any and all copies of the Font Software.
- 2.9 You agree to establish reasonable procedures to restrict access to and use of the Font Software, trade names and trademarks to comply with the terms and conditions of this Agreement.

#### 3. EMBEDDING RIGHTS

- 3.1 You may embed Font Software into pdfs, presentations, data files and other electronic documents as a static graphic image (a rasterized representation of the Font Software e.g. a GIF or JPEG) or as a subset of the Font Software provided that such embedded Font Software can only be viewed and printed (not edited, altered, enhanced or modified) and is solely for Personal or Internal Business Use. "Subsetting" should be used as far as possible to minimise the number of characters being embedded. You may also electronically distribute pdfs, presentations, data files and other electronic documents containing such embedded Font Software, providing that it is not part of a Commercial Product and providing that it is distributed in a secure format that prevents the Font Software from being extracted for any other purpose. Some sources don't support this, please check with Fontworks for further advice.
- 3.2 If you want to create documents or files that permit embedded Font Software to be edited or modified in any way, a separate license agreement is required that is subject to an additional charge.
- 3.3 If you want to embed the Font Software in a Commercial Product, a separate license agreement is required that is subject to an additional charge.

  Please contact Fontworks for details of additional Font Software Embedding Licenses.

# 4. MULTI-USER LICENSING

- 4.1 If you need to use or store Font Software on more than five (5) Workstations you will need to purchase an appropriate Multi-User License.
- 4.2 When determining the number of Workstations to be licensed, you must include all Workstations that might have access to or might store the Font Software at any point in time. The number must include concurrent and non concurrent use. If the Font Software is stored on a server that is attached to a Local Area Network (LAN) or a Wide Area Network (WAN), every Workstation and server that has access to the Font Software or stores the Font Software must be included in the multi-user license number to ensure that every Workstation and server is properly licensed.
- 4.3 You should review the number of workstations that have access to the Font Software on a regular basis to ensure that your Multi-User License continues to provide a sufficient level of cover. For the purpose of determining the proper number of Workstations for which a Multi-User License is needed, the following example is supplied for illustration purposes only: if there are one hundred (100) Workstations (including servers) connected together as part of a network, with no more than fifteen (15) Workstations or servers ever using or storing the Font Software concurrently, but the Font Software will be accessed or used on up to twenty-five (25) different Workstations (including servers) at various points in time, a Multi-User License must be obtained for twenty-five (25) Workstations. Unless secure IT procedures and controls are employed to restrict access to Font Software it is often a better solution to license all connected Workstations and servers that have access to Font Software at any point in time to circumvent the need for additional IT administration, controls and procedures.

4.4 Please contact Fontworks or a Fontworks authorised distributor or retailer if you think that a 5-User License is insufficient to meet your needs. An appropriate Multi-User License can then be calculated and provided.

IMPORTANT NOTE: please retain your purchase invoice or receipt as a record of proof of purchase of a Multi-User or other License. Most foundries and supply sources no longer provide any form of license certification and the invoice or receipt is therefore used for license details. Some license documents might be available on request, please contact Fontworks

# 5. OTHER RESTRICTIONS

- 5.1 You are not permitted to modify, adapt, translate, reverse engineer, decompile, disassemble, alter, rename, remove copyright information, attempt to discover the source code of Font Software or convert Font Software to a different format. You may not alter Font Software for the purpose of adding any functionality which such Font Software did not have when delivered to you by Fontworks.
- 5.2 You are not permitted to create Derivative Work from Font Software or any part thereof and you are not permitted to use Font Software in connection with any software or hardware which might create Derivative Work. Font Software (or any representation of the Font Software) shall not be used as the basis to create another font or to create a new font that is stylistically derivative or similar.
- 5.3 If the Font Software contains embedding bits that limit the capabilities of the Font Software, you are not permitted to change or alter the embedding bits. Font Software may not be used to create or distribute any electronic document in which the Font Software, or any part thereof, is embedded in a format that permits editing, alterations, enhancements, or modifications by the recipient of such document.
- 5.4 You are not permitted to modify the trademark name, the font name, trade name, license conditions, any identifying tags or any other part of Font Software. Any modifications that are not produced by Fontworks invalidate all warranties and support granted with this Agreement and are deemed to be a breach of this Agreement. Font Software and all modifications (howeverso created) or derivatives of the Font Software shall remain, now and in the future, the exclusive property of Fontworks and/or its Suppliers.
- 5.5 You are not permitted to use Font Software, or any component of the Font Software, for or as a basis for your own software development. You may not merge the Font Software with or into other software programs. However, this may be permissible in certain circumstances and if so a separate license agreement (ALTERNATIVE PRODUCT LICENSE) would be required that is subject to an additional charge. Please contact Fontworks for details.

# 6. OWNERSHIP, INTELLECTUAL PROPERTY AND TRADEMARKS

- 6.1 Font Software purchased under this Agreement is the sole property of Fontworks and/or its Suppliers. The structure, organisation, and the code of the Font Software are trade secrets of Fontworks and/or its Suppliers and you agree to treat them as such. All intellectual property, trade names and trademarks related to Font Software are the sole property of Fontworks and/or its Suppliers whether registered or not which may subsist in any part of the world. This Agreement does not grant you any ownership of Font Software or ownership of any intellectual property rights.
- 6.2 The use of any trade name or trademark permitted by this Agreement does not give you any rights to ownership of that trade name or trademark and all use of any trademark shall inure to the sole benefit of Fontworks and/or its Suppliers. All trademarks shall be used in accordance with accepted trademark practice and include identification of the trademark owner. Trademarks can only be used to identify printed output produced by the Font Software. You may not change any trademark or trade name designation for the Font Software.
- 6.3 You acknowledge that Font Software is protected by the copyright, design and other intellectual property laws of England, by the copyright and design laws of other nations, and by international treaties. You agree to treat the Font Software as you would any other copyrighted material, such as a book. You may not copy the Font Software, except as expressly provided herein. Any copies that you are expressly permitted to make pursuant to this Agreement must contain the same copyright, trademark, and other proprietary notices that appear on or in the Font Software.

# ASSIGNMENT

You may not rent, lease, sublicense, give, lend, or further distribute the Font Software, or any part or copy thereof, except as expressly provided herein. You may permanently transfer all of your rights to use the Font Software to another person or legal entity provided that: the transferee accepts and agrees to be bound by and comply with all the terms and conditions of this Agreement; you transfer this Agreement together with any associated documentation and the original and all copies of the Font Software; you destroy all copies of the Font Software (including all copies stored in the memory of any hardware device); you agree not to retain any copies of the Font Software in whole or part and you agree to inform Fontworks in writing of the transfer with details of the transferee.

# 8. TERMINATION

- 8.1 Fontworks may terminate this Agreement with immediate effect and without notice if you, a work colleague, a member of your immediate household or any other person to whom you have given permission to Use the Font Software, fail to comply with any and all of its terms and conditions. Fontworks at its sole discretion may notify you of such breach and offer you the opportunity to rectify the breach within a given time frame.
- 8.2 This Agreement will automatically terminate if you become insolvent, are subject to an administration order, subject to winding up procedures or have a liquidator, administrator or insolvency practitioner appointed over all or a substantial part of your assets or if you enter into a Creditors Voluntary Arrangement (CVA).
- 8.3 Upon termination, all rights under this Agreement will cease and you agree to return the original Font Software, all copies and any associated documentation to Fontworks and agree to provide written assurance that no copies of the Font Software have been retained. Termination of this Agreement shall not preclude Fontworks from suing you for damage relating to any breach of this Agreement.

## 9. DISCLAIMER AND LIMITED WARRANTY

- 9.1 Fontworks and its Suppliers warrants to you that the Font Software will be free from material defects and under normal use and circumstances appear and perform substantially in accordance with its documentation for the ninety (90) day period following delivery of the Font Software. To make a warranty claim, you must return the Font Software to the location or on-line retailer from which you obtained it along with a copy of your sales receipt or on-line transaction details within the ninety (90) day warranty period. If the Font Software does not perform substantially in accordance with its documentation, the entire, exclusive and cumulative liability and remedy shall be limited to either (at Fontworks option) the replacement of the Font Software or the refund of the fee you paid for the Font Software.
- 9.2 FONTWORKS AND ITS SUPPLIERS DO NOT AND CANNOT WARRANT THE PERFORMANCE OR RESULTS YOU MAY OBTAIN BY USING FONT SOFTWARE SUPPLIED UNDER THIS AGREEMENT. THE FOREGOING CLAUSE 9.1, STATES THE SOLE AND EXCLUSIVE REMEDIES FOR FONTWORKS' OR ITS SUPPLIERS' BREACH OF WARRANTY. EXCEPT FOR THE FOREGOING LIMITED WARRANTY, FONTWORKS AND ITS SUPPLIERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, AS TO NON-INFRINGEMENT OF THIRD PARTY RIGHTS, MERCHANTABILITY, OR FITNESS FOR ANY PARTICULAR PURPOSE. IN NO EVENT WILL FONTWORKS OR ITS SUPPLIERS BE LIABLE TO YOU OR ANYONE ELSE FOR ANY CONSEQUENTIAL, INCIDENTAL OR SPECIAL DAMAGES, INCLUDING WITHOUT LIMITATION ANY LOST PROFITS, LOST DATA, LOST BUSINESS OPPORTUNITIES OR LOST SAVINGS EVEN IF FONTWORKS OR A FONTWORKS DISTRIBUTOR OR RETAILER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR ANY CLAIM AGAINST YOU BY ANY THIRD PARTY SEEKING SUCH DAMAGES EVEN IF FONTWORKS OR A FONTWORKS DISTRIBUTOR OR RETAILER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
- 9.3 Fontworks and/or its Suppliers shall have no responsibility in the event of any claim resulting from accident, fire, theft, negligence, abuse or misapplication of the Font software. Claims for compensation for idle time, loss of production, waste of material or any other indirect damage claim are explicitly excluded. Fontworks and its Suppliers do not assume any liability for any loss or damage relating to this Agreement.
- 9.4 Fontworks does not warrant that Font Software will be free from viruses, bugs or Trojan horses and you are advised and encouraged to check all Font Software carefully before installation and distribution on internal networks.
- 9.5 Fontworks does not warrant that Use of any Font Software supplied under this Agreement will be uninterrupted or error free.
- 9.6 Fontworks does not warrant that any Font Software supplied under this Agreement will conform, operate or perform with any future operating system or application software. Expected compatibility is limited to current, popular operating system and application software programs only (at the publishing date of this Agreement) but this is not a guarantee that Font Software will operate with such current operating system and application software programs.

# 10. OTHER GENERAL CONDITIONS

- 10.1 You have the rights expressly set forth in this Agreement and no other. All rights in and to the Font Software, including unpublished rights, are reserved under the copyright laws of England and other jurisdictions. All rights reserved.
- 10.2 This Agreement may only be modified in writing signed by an authorised officer of Fontworks.
- 10.3 Any verbal agreements are only binding upon Fontworks if they have been acknowledged and confirmed in writing by Fontworks.
- 10.4 In the event that any provision or part provision of this Agreement is found by any competent authority or court of competent jurisdiction to be invalid or unenforcable, such invalidity or unenforcability shall not affect the other provisions or parts of such provisions of this Agreement, all of which shall remain valid and fully enforceable. Any invalid or unenforcable provision may be replaced by a new provision that is permitted by law and that preserves as far as possible the intended economic purpose of the original provision.
- 10.5 You agree that the Font Software will not be shipped, transferred or exported into any country or used in any manner prohibited by any applicable export laws, restrictions or regulations.
- 10.6 You agree to inform all users who have access to the Font Software about the content of this Agreement and to make sure that they comply with the terms and conditions of this Agreement.
- 10.7 This Agreement may be enforced by Fontworks or by an authorised distributor or retailer acting on behalf of Fontworks.
- 10.8 You shall permit Fontworks (or Fontworks representatives) to have access to any of your premises, upon reasonable notice, to inspect computer equipment operated by you that might contain Font Software supplied under this Agreement (and any related documentation) to ensure that you are complying with the terms and conditions of this Agreement and have purchased adequate licenses to cover your Use of Font Software.
- 10.9 This Agreement shall be construed, governed and enforced by the Laws of England. The place of jurisdiction will be England and the parties hereto submit to the exclusive jurisdiction of the English courts for dealing with any matter arising hereunder. This agreement will not be governed by the United Nations Convention of Contracts for the International Sale of Goods, the application of which is expressly excluded.

"Fontworks" is a trademark of Fontworks UK Limited and parent company Creative Publishing Solutions Limited.

All applicable trademarks are the property of their respective owners.

Fontworks can be contacted as follows: FONTWORKS UK LIMITED, CPS HOUSE, St. James Place, Knapp Road, Cheltenham, GL50 3QR, United Kingdom. T: +44 (0) 20 7226 4411 or +44 (0)1242 285100. Email: sales@type.co.uk