
Introduction

This End User License Agreement (hereinafter referred to as the "Agreement") is a legally binding agreement between You as an individual or a legal entity on whose behalf You act and whose name is specified during the checkout or sale process (hereinafter referred to as the "Licensee") and self-employed (individual) Igor Stepanchenko, TIN 920 162 812 846 (hereinafter referred to as the "Licensor").

By purchasing, downloading, installing or otherwise using the Fonts (computer software and/or work of graphics), you are agreeing to the terms of this Agreement.

Upon receipt of full payment of all applicable license fees, the Licensor grants you the limited, non-exclusive, non-transferrable right to use the Fonts in accordance with the terms of this Agreement. You agree that all rights not granted to you by this Agreement are expressly reserved by the Licensor.

Commercial license**Definitions**

"Licensee Size" is the number of people, including part-time and full-time employees and temporary staff, working for the Licensee.

"Designer" is any individual or legal entity (such as freelancer or design studio) that provides services to the Licensee involving use of the Fonts.

"Subcontractor" is any third party using the Fonts on behalf of the Licensee. Unless the Designer and the Licensee are the same individual or legal entity, the Designer is a Subcontractor of the Licensee.

License Scope

A Commercial license allows Fonts to be used for the Licensee's personal and commercial purposes. The Fonts are provided in OTF, TTF, WOFF and WOFF2 formats.

Except as otherwise specified by this Agreement, the Licensee may install and use the Fonts on any number of the Licensee's devices; install and use the Fonts on any number of websites owned and controlled by the Licensee; and/or embed the Fonts in static documents (such as PDFs), in digital products (such as mobile applications or eBooks) and other media produced by the Licensee.

The Licensee may only install the Fonts on websites using the CSS @font-face rule and in the WOFF and WOFF2 formats. Use of the Fonts in OTF format on the web is not permitted.

The cost of a Commercial license is determined based on the Licensee Size. A Commercial license remains valid if the Licensee Size increases, provided the Licensee Size was correctly stated at the time of purchase.

Subcontractors

A Commercial license permits any number of Subcontractors to use the Fonts, in accordance with this Agreement, on behalf of the Licensee.

The licensee is allowed to send copies of the Fonts to Subcontractors for this purpose. The licensee must ensure that any Subcontractor has read and agreed to the terms of this Agreement before receiving the Fonts.

If a Subcontractor stops working for the Licensee, they must destroy all copies of the Fonts in their possession. At no time is any Subcontractor permitted to use the Fonts on behalf of themselves or any party other than the Licensee.

Purchase by Designer

A Designer can purchase a Commercial license on behalf of the Licensee (their client), provided that: the Licensee and Licensee Size are correctly specified during the checkout process; the Licensee has read and agreed to the terms of this Agreement; and the Licensee has permitted the Designer to complete the purchase on their behalf.

The Designer is not permitted to quote or invoice the Licensee for any price other than the amount they actually paid for the license.

Trial license

A Trial license permits you to use Trial versions of the Fonts ("Trials") for preview and testing. Trials are Fonts with the suffix "Trial" included in the filename and/or Font data.

The Licensee may install Trial Fonts on any number of own devices.

The Licensee is allowed to use Trials for preview and testing for non-commercial educational purposes.

This includes student work, provided it is not monetised or performed on behalf of a third party.

The Licensee is not allowed to use Trials in websites, mobile applications or other digital products which are made accessible to the public.

General restrictions

The Licensee must take all reasonable precautions to ensure the Fonts are not accessible to unlicensed third parties or to the general public. The Fonts must not be uploaded onto online storage platforms (such as GitHub) where they would be accessible to unlicensed third parties.

The Licensee is not allowed to:

- Decompile, modify, reverse-engineer, reformat, alter, edit, or create derivative works of the Fonts or engage any third party to do so without prior written permission from the Licensor;
- Distribute (share, rent, lend, gift, sell, sublicense, etc.) the Fonts or any copy thereof to any unlicensed third party;
- Transfer this Agreement or any of your rights hereunder to any third party without the prior written permission of the Licensor;
- Use the Fonts in any application in which an unlicensed third party could use them for own designs or to create static documents or images (e.g. an online design application).

Term This Agreement is effective in perpetuity, except that if you breach any of its terms, the Licensor reserves the right to charge you the cost of a license covering your actual usage of the Fonts, on a per-infringement basis and without discounts, and/or terminate the license.

Warranty The Licensor makes no warranties, express or implied, as to merchantability, fitness for a particular purpose, or otherwise.

The Licensor is not responsible to you or any other third party for any direct, indirect, consequential or incidental damages arising out of the use or inability to use the Fonts.

The Licensee agree to indemnify and hold The Licensor harmless from and against any claims or damage which may result from your misuse of the Fonts or breach of this Agreement.

Liability The Licensor makes no warranties, express or implied, as to merchantability, fitness for a particular purpose, or otherwise.

The Licensor is not responsible to you or any other third party for any direct, indirect, consequential or incidental damages arising out of the use or inability to use the Fonts.

This Agreement is subject to and governed by the laws of Russian Federation.

This Agreement constitutes the entire Agreement between the Licensor and the Licensee, and supersedes any prior discussions or negotiations, whether verbal or in writing.

No amendment, modification or waiver will be valid or enforceable unless materialized in an agreement signed by the Licensor.

If any part of this Agreement is found void or unenforceable, it will not affect the validity of the rest of the Agreement, which shall remain valid and enforceable according to its terms.