

ABOUTLETTERS
FREE FONT LICENSE AGREEMENT- PERSONAL USES ONLY

THIS IS A BINDING LEGAL AGREEMENT AND ONLY APPLIES TO THE FREE FONTS OFFERED BY ABOUTLETTERS IRRESPECTIVE OF WHERE YOU ACQUIRE THE FONT SOFTWARE - Please read this Agreement before downloading, installing or using the Font Software. Any of these actions shall indicate your express agreement to these terms and conditions. The Font Software is licensed under this Agreement by AboutLetters.

1. GRANT OF LICENSE. This license to use the Font Software is non-exclusive, terminable and non-transferable and the use of the Fonts must be in accordance with the following terms and conditions. If you need or otherwise desire to install and use the Font Software in such a manner as prohibited by the terms of this Agreement, contact: info@AboutLetters.com for a special license, commercial use license and/or license upgrades.

2. PERMITTED INSTALLATIONS AND USES.

Installations. This Agreement permits the installation of the Font Software as follows:

2.1 Use of the Font Software may be used for **personal uses**.

2.1.2 The Font Software may be installed your personal or business computers. For the purpose of clarity, a Licensed End User may install the Font Software on their laptop, or portable device and their workstation, provided both are not used at the same time.

2.2 You are permitted to make a back up copy of the Font Software. Distribution or sharing of the Font Software or Free versions of the Font Software is prohibited.

2.3 You are permitted to make copies for use by a service bureau for the production of color proofs, film or preparation for digital pre-press production or printing.

3. REFUNDS. If you do not agree to the terms of the Font Software License Agreement, do not download, install or otherwise use the Font Software. No refunds or replacement of the Font Software will be granted.

4. LIMITED EMBEDDING. This Agreement permits you to embed or otherwise include only the Font outlines.

4.1 You are permitted to use the Font Software in PDF and Flash Type animations.

4.2 You are not permitted to use the Free Font Software as a webfont using among others, the `css@font-face` instructions for your personal or commercial uses. The transfer of the Font Software in for the benefit of third parties is not permitted under this Agreement. Any such use requires the purchase of a Commercial License.

4.3 Embedding in Electronic Devices is prohibited and includes, but is not limited to, the use of the Font Software for any on-screen display or in an electronic device. For example, and not by way of limitation, such electronic devices include electronic books, electronic book readers, such as, for example without limitation, Kindle, iBook, Nook, electronic kiosks or gaming devices and machines. If you wish to use the Font Software for such purposes You may contact us at: info@AboutLetters.com.

5. RESTRICTIONS. You may not distribute, sell, modify, include, adapt, translate, reverse engineer, decompile, disassemble, translate into other font formats or other formats for use with other forms of devices or otherwise copy and/or include the Font Software or the design of the Font embodied therein without the express written consent of AboutLetters. All rights not expressly granted are reserved to the AboutLetters. Any modifications, derivations and/or adaptations of the Font Software or the design embodied therein. AboutLetters which expressly reserves a right to create any such modifications, derivations or adaptations.

6. RIGHTS RESERVED. This Software is licensed, not sold, to you for use in accordance with the terms of this Agreement. The Font Software and the design of the Font embodied therein are the exclusive property of the AboutLetters and are protected under both domestic and international copyright, trademark and unfair competition laws. The various names of the Fonts are the trademarks of AboutLetters.

7. DESIGN CREDIT. You agree to credit the AboutLetters as the trademark and copyright owner and creator of the Font Software in css code and when such credits are displayed, in the following manner: (Font Name) © AboutLetters, wherever and whenever design production or any other credits are shown.

8. DERIVATIVE WORKS PROHIBITED. You may not alter the Font Software in any manner whatsoever. Reformatting the Font Software into other formats or for use in other operating systems is expressly prohibited. Altering or amending the embedding bits characteristics of the Font Software is expressly prohibited. The 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 extraction, editing, alterations, enhancements, or modifications by the recipient of such document. Derivative works based upon the Font Software may not be sublicensed, sold, leased, rented, lent, or given away without written permission from AboutLetters. AboutLetters shall not be responsible for unauthorized, modified and/or improperly regenerated, adapted or translated software or derivative works.

9. TERMINATION. Any breach of the terms of this Agreement shall be cause for termination of this License. In the event of termination, and without limitation of any remedies under law and equity, you agree to destroy the Font Software.

10. COMPLIANCE WITH LAWS. You shall be responsible for your compliance with all laws relating to the control of exports or the transfer of technology in connection with any use and distribution of the Font Software.

11. REVOCATION OF WARRANTIES. Subject to the representations and warranties stated herein, the Font Software is provided "AS IS" and "AT YOUR OWN RISK" and is without fiduciary obligation to you or other warranties of any kind.

12. GOVERNING LAW. This Agreement will be governed by the laws of the State of New York as applies to contracts entered into and wholly performed therein without application of its conflict of law provisions or the conflict of law provisions of any other jurisdiction. You hereby expressly consent to the personal jurisdiction of the Federal District Courts in the Eastern or Southern Districts of New York and you hereby further expressly waive any jurisdiction or venue defenses and agree to services of process by certified mail return receipt requested. All remedies are cumulative not exclusive.

13. COMPLETE AGREEMENT. You acknowledge that you have read this Agreement and understand it and that by using the software you will be bound by its terms and conditions. You further agree that it is the complete and exclusive statement of the Agreement between You and AboutLetters. AboutLetters expressly reserves the right to amend or modify this Agreement at any time and without prior notification.

14. LICENSE UPGRADES. You may contact info@aboutletters.com for custom or commercial licensing information.