Commercial

Commercial Type Font Software End User License Agreement Mobile & tablet app embedding license

THIS IS A LEGAL AGREEMENT, by accessing, downloading, using or installing the Commercial Type Font Software ("COMMERCIAL") you expressly agree to the following terms:

- 1. This License is directed to use of the Commercial Type Font Software in Applications ("Software" or "Apps"). Downloading the Commercial Type Software for use on a desktop, laptop or workstation is controlled and only permitted under a different license which must be purchased separately. If you wish to use and/or install the Commercial Font Software on your desktop or personal computer or on a server for use and access by a desktop or personal computing device, you must purchase the separate license. You further agree to exercise reasonable care to avoid unauthorized distribution of the Software. If you cannot or do not agree to the terms of this license, do not access or use and, if appropriate, provide proof to Commercial that you have destroyed the unused software.
- 2. The Font Software will be transmitted for your use in Applications or Apps using the iOS and Android operating system formats. Commercial reserves the right to include or omit additional formats and to amend the existing software, at its discretion.
- 3. This license is granted in perpetuity and does not need to be renewed.
- 4. This non-exclusive, revocable license grants you limited rights to use the Commercial Font Software to style live text in applications built to run natively on mobile operating systems including but not limited to iOS, Android, and Windows Mobile.
- 5. The Font Software is licensed for in a maximum number of Apps, as indicated on the license documentation included with the receipt for your order.
- 6. The terms and price associated with this License are indicated on the license documentation included with the receipt for your order. If you anticipate using the Software in additional Apps, you should notify Commercial and purchase any

additional licenses. You are not entitled to a refund, offset or other adjustment in the event you do not offer the App or if there is a reduction in the number of Apps for which you use the Software, irrespective of the reasons.

- 7. You shall make a reasonable attempt to prevent the creation and/or distribute forms or other files that transmits or otherwise provides a copy of the Software to any third party. If such use is required, an additional license must be purchased. In addition, you agree to use reasonable measures to prevent the access to the Font Software, in the App, by unlicensed parties.
- 8. The use of the Font Software for use in web accessible forms is permitted if a special Webfont license is also purchased. However, any other editable use of the Software, such as in templates or for use in the creation of customizable designs or products requires the purchase of a separate license.
- 9. The Font Software is the exclusive property of Commercial. All right, title and interest in and to the Font Software, the design of the Fonts embodied therein, all copyrights and trademarks, trade names and service marks associated therewith are the exclusive property of Commercial.
- 10. You may not modify, adapt, translate, reverse engineer, decompile, disassemble, or alter, the the Font Software or the designs embodied therein. The Commercial Font Software and/or documentation may not be sublicensed, sold, leased, rented, lent, re-served or given away.
- 11. You are not permitted to redirect, provide access to or otherwise use the Software for the benefit of unlicensed third parties. If you anticipate using the Font Software for the benefit of a third party you or the third party must purchase appropriate licenses and ensure that your client and/or end user is properly licensed for use of the Font Software.
- 12. The creation of any derivative designs based upon or of the Font Software itself is expressly prohibited. Any derivative work created which use, incorporate or is otherwise based upon the design of the Fonts or otherwise incorporates any of the Font Software, including, but not limited to, other software, EPS files, unlicensed apps or other works, are considered derivative works and any derivative work shall be the sole and exclusive property of Commercial and shall be subject to the terms and conditions of this License. Derivative works, if any and whether permitted or not, may not be sublicensed, sold, leased, rented, lent, or given away without the express written permission of Commercial. Commercial shall not be responsible or liable for the suitability for use or accuracy of any derivative works not created and/or supplied by Commercial.
- 13. The License granted herein is specific to you and may not, absent the express written permission of Commercial, be transferred, loaned, sold or assigned.

All rights not expressly identified and granted herein are expressly reserved to Commercial.

14. The Commercial Software is protected under domestic and international trademark, copyright law. You may, but are not required, to identify Commercial Type as the owner in any design or production credits.

15. Any breach of the terms of this Agreement shall be cause for immediate termination without the obligation of notice or opportunity to cure. In the event of termination, Commercial shall be entitled to seek any and all remedies, under law or equity, including injunctive relief, without the obligation of bond or other limitations. You agree to immediately discontinue using and certify that no copies remain in your possession or control.

16. COMMERCIAL TYPE MAKES NO WARRANTIES, EXPRESS OR IMPLIED AS TO MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR OTHERWISE. THE FONT SOFTWARE WAS NOT MANUFACTURED FOR USE IN MANUFACTURING CONTROL DEVICES OR NAVIGATION DEVICES OR IN CIRCUMSTANCES THAT COULD RESULT IN ENVIRONMENTAL DAMAGE OR PERSONAL INJURY OR DEATH. COMMERCIAL TYPE DOES NOT REPRESENT OR WARRANT THAT THE FONT SOFTWARE WILL BE OPERABLE IF CURRENT TRANSMISSION, WIRELESS, OPERATING SYSTEMS AND INTEROPERABILITY STANDARDS CHANGE. WITHOUT LIMITING THE FOREGOING, COMMERCIAL TYPE SHALL IN NO EVENT BE LIABLE TO THE LICENSED USER, ITS INTERNET OR ANY OTHER THIRD PARTY FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL, OR INCIDENTAL DAMAGES, INCLUDING DAMAGES FROM LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF DATA, LOSS OF BUSINESS INFORMATION, ARISING OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE. UNDER NO CIRCUMSTANCES SHALL COMMERCIAL TYPE'S LIABILITY EXCEED THE REPLACEMENT COST OF THE SOFTWARE OR THE COMMERCIAL TYPE SOFTWARE LICENSE FEE FOR THE TERM THEN IN EFFECT. The terms of this Agreement are contractual in nature.

17. The Commercial Type Font Software End User License Agreement is subject to the law of the State of New York as they relate to contracts entered into and wholly performed therein and without regard to its conflict of laws principles or the conflict of laws principles of any other jurisdiction. You expressly consent to the personal jurisdiction of the state and federal courts of New York for the resolution of any disputes arising out of or related to this Agreement and you consent and agree to service of process by Certified Mail, return receipt requested and expressly agree to waive any defenses or objections arising by reason of the jurisdiction and forum selected by Commercial type for the resolution of any dispute. By downloading, accessing and or installing the Font Software, you acknowledge that you have read, understood, and agreed to be bound by the terms and conditions of this License Agreement.

Schwartzco, Inc. d/b/a Commercial Type. All Rights Reserved