

Studio Bobby Tannam End User License Agreement (EULA) 1.0

This License Agreement is made between Studio Bobby Tannam, hereinafter called the Licensor, and the buyer Daraz hereinafter called the Licensee, who is purchasing the font software, herein referred as “font”, “fonts” or “typefaces”.

1. OWNERSHIP OF PRODUCT AND COPYRIGHT

1.1. The digital files downloaded to your computer contain font softwares. You agree that the font softwares are owned by the Licensor, their title, structure, organization and code are the valuable trade secrets of the Licensor.

1.2. The intellectual property of the design contained in the font softwares is owned by the Licensor.

1.3. You have purchased a perpetual license which grants you certain rights to use the font softwares exclusively. It is not an agreement for sale of the font software, of its design or any portion of it.

1.4. Except for your right to use the exclusive font softwares granted by this license, all other rights are owned and retained by the Licensor.

2. GENERAL LAWFUL USE OF PRODUCT

2.1. When purchasing any font software from the Licensor and upon full payment of the agreed-upon usage fee, you obtain a license to install the font software on the number of computers which is specified by you in the order. These computers have to belong to the Licensee which is specified in the order. They can be connected to, and the font software used with, any number of output devices belonging to the Licensee, such as printers for example. The font software may be downloaded to the memory (hard disk or RAM) of output devices belonging to the Licensee for the purpose of having such font software remain resident in the output device. Each device containing the font software counts as one computer.

2.2. You are not authorized to sublicense, sell, lend or lease the font software.

2.3. You may not convert, modify or rename the original font software under any circumstance. If modifications are required they are only permitted through Studio Bobby Tannam.

2.4. You may not open the original font software in an editing software in order to reveal its structure, organization or code.

2.5. You may not use the original font software file to create a derivative or modified product or design, including creating characters for alphabets and languages not covered by the typeface or designing a custom version of the typeface.

2.6. You may not modify the design of the characters contained in the font software, even if converted to outlines with the help of an editing or design software.

2.7. Fonts may not be stored or used in any manner that makes them accessible to the public or non-licensed third parties.

3. COMPUTERS, APPS, EBOOKS, VISITORS AMOUNTS

Studio Bobby Tannam grants the Licensee the right to use the fonts according to the mediums and the numerical limits selected by the Licensee upon purchase. Fonts cannot be used on other mediums than, and on amounts exceeding, the ones specified in the license. Separate legal entities must purchase separate licenses.

Desktop + Web covers the common usage of fonts in desktop software and in websites. Desktop usage is limited only to the internal team of Avant Money. Webfonts usage is limited to the specified URL. The Desktop + Web license includes one (1) website for each purchased style. For a purchased typeface family, you can use each style on its own website.

Mobile Apps covers installation or embedding of fonts in “mobile Applications”, known as “Apps” using the iOS, Windows Mobile and/or Android operating system. Other platforms require authorization from Studio Bobby Tannam. Usage is limited to the specified number of Apps. Versions of the same App adapted for different operating systems count as one (1).

EPUB covers installation or embedding of

fonts in publications using the EPUB format standard. Usage is limited to the specified number of EPUB publication(s).

4. EMBEDDING

In order to facilitate transmission of digital files throughout the Licensee's private computer network, the "Desktop+Web" Licensee will be permitted to embed the fonts into digital documents which require either the duplication of the Typefaces, or their simulation with scalable or non-scalable outlines, subject to the following restrictions: (a) Embedded Documents will be circulated only internally among workstations and for transferring files to printing houses; (b) Embedded Documents must be secured against unauthorized use by any third party, as set forth herein. Embedding of fonts in software other than specified by the license, or hardware, is strictly forbidden and requires a special license.

5. WEBFONTS & OTHER DIGITAL REPRODUCTION

The purchase of a Desktop + Web license will authorise webfont versions of the fonts (woff, eot) to be uploaded on servers in order to publish electronic documents (such as web pages) which employ the fonts with the @font-face CSS rule. The Licensee is required to restrict access to these files through ".htaccess" files. The Licensee is not authorised to convert the font files in other formats, directly or through third-party applications (such as Font Squirrel), or to upload the desktop fonts for web pages. The Licensee is permitted to distribute images in industry-standard digital formats (such as gif, jpg/jpeg, png) or embed the fonts in Flash. Contact us for any questions.

6. WARRANTY

Within a period of one (1) week upon purchase, fonts may be repaired or replaced. Font software may not be returned. The licensor makes no warranties as to replace fonts for free, should technology change and render the purchased fonts unusable. The Licensor makes no other warranties, expressed or implied, including but not limited to warranties of merchantability and fitness for a particular purpose. The Licensor shall

in no event be liable for any direct, indirect, consequential, or incidental damages, arising out of the use or inability to use the product.

7. CREDITS

Credit to Studio Bobby Tannam and the designer(s) of the font, wherever design or production credits are shown, is greatly appreciated.

8. TERMINATION

Any violation of this agreement by the Licensee shall cause this license to be terminated. In the event of termination, the Licensee must immediately remove the font and all its copies from the system and certify to the licensor that no copies remain in the Licensee's possession or exist on the originally licensed site.

9. JURISDICTION

This agreement will be governed by the laws of Ireland. The Licensee expressly agrees that any disputes related to this Agreement will be resolved in the courts of Dublin, Ireland. This Agreement contains the entire understanding between the parties and supersedes any prior understandings and agreements, oral or written, between the parties regarding the subject matter of this License Agreement. No amendment to this License Agreement shall be effective unless it is in writing and executed by both parties. You further acknowledge that you have read, understood and agreed to be bound by the terms of this license, and that when in the future you click on an "I agree" or other similarly worded button or entry field with your mouse, keystroke or other computer device, your agreement or consent will be legally binding and enforceable and the legal equivalent of your handwritten signature.