

End-User License Agreement (EULA)

This license agreement is a legal document between you (referred to as "You" and "Your") and Ratchanon Boongsrithong (referred to as "Vee Ratchanon"). By installing the font software, you are entering into a binding agreement that sets forth the rules and framework governing the use of this typeface.

The Font Software is licensed, not sold. When you get a license for the Fonts (Commercial or Trial), you have the right to use them according to this Agreement and the order invoice you received when you bought the license. We recommend reading this document thoroughly before installing the font file.

UPDATES

Vee Ratchanon may update or modify this End User License Agreement (EULA) at any time and will inform you of any changes. Your continued use of the Font Software after any updates or modifications indicates your acceptance of the revised EULA. It's important to note that these updates will not apply retroactively, and the most current version of the Terms you have agreed to will govern your use of the Software. In the event of contradictory clauses between the provisions of the various licenses purchased by a User, the last license agreement will prevail and govern all use of Fonts under license by Vee Ratchanon.

GENERAL LICENSE TERMS

Vee Ratchanon reserves the right to deny licensing of Font Software to any party at Vee Ratchanon's discretion. All licenses granted by Vee Ratchanon under this EULA are personal, worldwide, royalty-free, non-assignable, non-sublicensable, revocable, and non-exclusive.

COMMERCIAL LICENSE

A commercial license is required if the Font Software will be used by [1] a business or organization, regardless of whether the project or usage generates direct financial value, or [2] an individual if the project or usage has any financial incentive, even indirectly. When purchasing a commercial license, it's essential to accurately report the number of employees in the business or organization who will be considered End-Users ("Users") of the Font Software during checkout even if they will not install the Font Software (this count should not include subcontractors). By paying for this license during checkout, you are granted a non-exclusive, royalty-free, perpetual, worldwide, and non-assignable license to use the Font Software under the specified conditions. A commercial license allows for the following uses of the provided Font Software:

DESKTOP LICENSE

Font Software can be installed on computers without restrictions on the number of users as long as all users are employees or subcontractors of the organization and the work is done for the End-User specified in the license. A desktop license allows offline Font usage in applications such as Adobe Photoshop, Illustrator, InDesign, and Figma. The end products typically include images or static vector files for various purposes, such as





editorial design, logotype, trademark, branding, social media artwork, advertising, packaging design, poster design, videos, and films.

WEB LICENSE

The Font Software will be provided in WOFF and WOFF2 formats only. Desktop formats (like OTF and TTF) cannot be used on the web. You are not allowed to convert the Fonts to other formats. If needed, Vee Ratchanon may offer an alternative file format upon request. You can only install the Font Software on website domains that you own and control. The Fonts cannot be embedded in websites or tools that create dynamic artwork or documents that can be exported beyond the site's context.

APP LICENSE

The Font Software can be used in both mobile and desktop applications without restrictions on user numbers or installations. However, it cannot be used in applications that create dynamic artwork or documents that allow fonts to be exported for use outside the application.

TRIAL LICENSE

A Trial Font license permits you to use Trial versions of the Fonts for preview and evaluation purposes. Trial Fonts have a reduced character set, fewer or no Open-Type features, limited support, and are available only in OTF format. You may install Trial Fonts on any number of devices within your organization. You are permitted to use Trial Fonts in self-initiated and non-commercial work.

PERMITTED USES & RESTRICTIONS

COPYING: You are allowed to make a reasonable number of backup copies of the Fonts as long as these copies are not installed or used for any purpose other than archival storage. You may send a digital copy of the Fonts used in a specific document to a commercial printer or service bureau, but only to produce that document/project. Additionally, the printer or service bureau must agree to use the Fonts solely for your project and must not retain any copies of the Fonts once they have completed the work. You will be held responsible for any misuse of the Fonts by these third parties.

TRANSFER: You may not transfer, give access to, sublicense, or distribute any part of any Font Software to any third party without Vee Ratchanon's prior written consent.

MODIFICATION: You may not attempt to reverse engineer, alter, or modify any part of any Font Software without Vee Ratchanon's prior written consent.





LETTERFORM PRODUCTS: You shall not use the Font Software to create alphabet products, including rub-on letters; rubber stamps; stencil alphabet sets; adhesive alphabet letters; print-on-demand products designed interactively by a third party with the fonts; reproductions of individual letterforms for house numbering, signage, or scrapbooking. A license for letterform product usage may be purchased separately from Vee Ratchanon.

EMBEDDING: You may not use the Font Software on modifiable electronic documents.

SPECIAL USE CASE: You may not use the Font Software to promote words or images that are racist, xenophobic, or harmful to any individual or group for any reason. If you wish to use the Font Software for the branding of a political organization, you must submit a prior request to Vee Ratchanon. Please note that a lack of response will be considered a rejection. Vee Ratchanon is under no obligation to provide reasons for any refusals.

REDISTRIBUTION: You may not redistribute Font Software with any other software packages or in ways that allow unauthorized third parties access to the raw fonts covered by your license.

WORK IN PROGRESS

This Font Software is an ongoing project and is sold as is. You acknowledge that the Font Software may have bugs and/or flaws. Vee Ratchanon will attempt to communicate the current state of any Font Software at the time of sale, but is not obligated to correct or address any issues that may occur. Vee Ratchanon makes no warranties, express or implied, and disclaims all implied warranties, including any merchantability or warranty of fitness for a particular purpose. Vee Ratchanon agrees to provide free updates as the Font Software continues to develop. However, Vee Ratchanon reserves the right to discontinue work on the Font Software at any time, for any reason, and is not obligated to maintain any versions of the Font Software for access or download.

PROVIDING FONT FILES FOR THIRD PARTIES

You may provide the Font Software to your vendors, such as a graphic designer or printer working on your behalf, only if they agree to use the Font Software exclusively for your work and retain no copies of the Font Software upon completion of the work. When providing a copy of the font software, you must give a full copy of this EULA to the third parties and inform them of the terms of this particular section about third parties.

OWNERSHIP

The Font Software is protected by intellectual property rights, including trademarks, service marks, trade dress, and copyrights owned by Vee Ratchanon. This End User License Agreement (EULA) does not transfer any rights, title, or interest in the Font Software to you. Instead, it grants you specific rights solely for the use of the Font Software in accordance with the terms outlined in this Agreement. Vee Ratchanon is obliged to credit you as the author and holder of the rights attached to the Font.





LIABILITY

Neither party shall be held responsible for any indirect, special, incidental, or consequential damages, including but not limited to lost profits, that may occur in connection with this End User License Agreement (EULA). Furthermore, Vee Ratchanon's total liability in relation to this EULA shall not exceed the total amount you paid for the Font Software.

TERMINATION

Vee Ratchanon has the right to terminate your license immediately if you fail to comply with any terms of this End User License Agreement (EULA). You must destroy the original Font Software and any copies and related documentation upon termination. You also agree to pay Vee Ratchanon's all attorney fees incurred due to any investigation, action, or proceeding resulting from your breach of this Agreement.

LEGAL

- a). This End User License Agreement (EULA) represents the complete Agreement between the parties concerning using the Font Software and replaces all previous agreements or understandings, whether written or spoken. Unless specifically stated in this Agreement, no term or condition can be changed or waived unless a written agreement is signed by both parties that refers to this Agreement.
- b). This Agreement becomes effective when you indicate your acceptance, whether by installing, copying, or using the Fonts or any part of them, whichever occurs first. If any part of this Agreement is found to be invalid or unenforceable, the remaining provisions will still be in effect and valid.
- c). This End User License Agreement (EULA) takes effect from the date of payment of the price and for the legal duration of the intellectual property rights.
- d). The laws of The Netherlands will govern this End User License Agreement (EULA), applicable to contracts fully executed within that jurisdiction, without regard to its conflict of laws rules or those of any other jurisdiction. You willingly submit to the jurisdiction of the courts located in The Netherlands. Additionally, you agree that the United Nations Convention on Contracts for the International Sale of Goods does not apply.

