

End-User License Agreement for Desktop (EULA)

This Font Software End-User License Agreement ("Agreement") is a legal Agreement between you and Daniel Brokstad. If you do not wish to be bound by this Agreement, you cannot use or download the Font Software.

This Agreement governs your acquisition and use of our Font Software directly from Daniel Brokstad or indirectly through a Daniel Brokstad authorized reseller or distributor (a "Reseller").

If you are entering into this Agreement on behalf of a company or other legal entity, you represent that you have the authority to bind such entity and its affiliates to these terms and conditions. If you do not have such authority or if you do not agree with the terms and conditions of this Agreement, do not install or use the Font Software, and you must not accept this Agreement.

This Agreement shall apply only to the Font Software supplied by Daniel Brokstad herewith regardless of whether other software is referred to or described herein. The terms also apply to any Daniel Brokstad updates, supplements, Internet-based services, and support services for the Font Software, unless other terms accompany those items on delivery. If so, those terms apply.

You hereby agree to the following:

- **Binding Agreement.** All use of the Font Software is governed by this Agreement.
- **License Grant.** Upon payment in full, you are hereby granted a non-exclusive, non-assignable, non-transferable license to access the Font Software on a maximum of five (5) licensed Units, only for your Personal or Internal Business Use, and subject to all of the terms and conditions of the Agreement.
- **Embedding.** You may embed the Font Software to an Electronic Document as long as said Document is not a Commercial Product,

not resold, and is distributed in a secure format where the embedded Font Software can't be extracted by third party.

- **Alterations.** You may not alter Font Software for the purpose of adding any additional alterations, functionality or glyphs not created by Daniel Brokstad. The Font Software may not be resold or distributed. Only alterations created for Image Graphics, Illustrations or Logos can be used.
- **Web and App Use.** This Font Software may not be installed or Used on any Web or App Use or embedding, unless only as part of Printed Graphics, Gifs or Images. Web and App Use license has to be acquired by contacting Daniel Brokstad.
- **Server Use.** The Font Software may not be installed or Used on an internal or external (i.e., internet accessed) server unless all Workstations that can access such server are part of a Licensed Unit. Server Use license has to be acquired through Daniel Brokstad.
- **One Back-Up.** You are permitted to make one (1) back-up copy of the Font Software for archival purposes only. Unauthorized sharing, lending, renting, sale, or other unauthorized use or misuse of the original Font Software and/or the back-up copy is a material breach of this Agreement and will result in immediate termination of this License.
- **Intellectual Property and Ownership.** Daniel Brokstad shall at all times retain ownership of the Font Software as originally downloaded by you and all subsequent downloads of the Font Software by you. The Font Software (and the copyright, and other intellectual property rights of whatever nature in the Font Software, including any modifications made thereto) are and shall remain the property of Daniel Brokstad.
- **Breach of use.** You may not use the Font Software in any way which breaches any applicable local, national or international law, or for any purpose that Daniel Brokstad considers is a breach of this Agreement.

- **Termination.** This Agreement is effective from the date you first use the Software and shall continue until terminated. You may terminate it at any time upon written notice to Daniel Brokstad. It will also terminate immediately if you fail to comply with any term of this Agreement. Upon such termination, the licenses granted by this Agreement will immediately terminate and you agree to stop all access and use of the Font Software. The provisions that by their nature continue and survive will survive any termination of this Agreement.
- **Governing Law.** This Agreement, and any dispute arising out of or in connection with this Agreement, shall be governed by and construed in accordance with the laws of US.

Definitions:

“Font Software” refers to any file that is downloaded and installed to generate a font on your device.

"Commercial Product" means an electronic document or data file created by Use of the Font Software which is offered for distribution to the general public as a commercial product or other result of your business activity.

"Use" of the Font Software means when an individual is able to give commands that are followed by the Font Software, regardless of the location in which the Font Software resides.

“Reseller” is an authorized distributor of the Font Software.

"Personal or Internal Business Use" means Use of the Font Software for your customary personal or internal business purposes and shall not mean any distribution whatsoever of the Font Software. "Personal or Internal Business Use" shall include Use of the Font Software within your Licensed Unit by persons that are members of your immediate household and your authorized employees.