

Freelancer License EULA

Last updated: 2025

1. Grant of License

Work by Taylor ("Licensor") grants the Licensee a non-exclusive, non-transferable license to install and use the Font Software on up to two (2) desktop computers or by up to two (2) users within a single organization. This license applies to individual creatives, freelancers, and small businesses, and includes limited webfont use as specified in Section 3.

2. Permitted Desktop Use

The Font Software may be installed on the permitted number of devices or user accounts (as defined in Section 1) owned or controlled by the Licensee. The Licensee may use the Font Software to create artwork for logos, packaging, branding, social media, merchandise, advertising, client work, and other commercial or personal design projects.

3. Permitted Webfont Use

This Freelancer License includes the right to embed the Font Software on websites owned or directly controlled by the Licensee, subject to the following conditions:

The total aggregate monthly pageviews across all websites where the Font Software is used under this license must not exceed thirty thousand (30,000).

If this pageview limit is exceeded, the Licensee must upgrade to a Studio License (for up to 500,000 pageviews/month) or a Corporate License (for up to 1,000,000 pageviews/month) from Work by Taylor.

The Font Software must be self-hosted by the Licensee. Use of third-party font hosting services may require separate licensing from such services.

This webfont usage right is for embedding using @font-face or similar technologies for styling dynamic text only. Webfont files must be reasonably protected from unauthorized download.

4. Copyright and Ownership

The Font Software is the exclusive property of Work by Taylor and is protected by copyright and international intellectual property laws. This license grants usage rights only. No ownership or source code rights are transferred to the Licensee.

5. Restrictions

The Licensee may not:

Exceed the user, desktop, or pageview limits defined in this Agreement without upgrading the license.

Share, sublicense, sell, or distribute the Font Software to third parties beyond the licensed users (except as may be explicitly permitted for sending files to a printer/service bureau under separate terms, if offered by Licensor).

Embed the Font Software in applications (mobile, desktop, or web-based apps), e-books, games, or other digital platforms beyond standard website use as defined in Section 3, without a separate, appropriate license from Work by Taylor.

Modify, reverse engineer, or alter the Font Software. Converting text to outlines for design purposes is generally permissible as long as the Font Software itself is not altered.

This license is intended for small-scale, individual use. If your user count or webfont pageview requirements exceed the limits of this Freelancer License, you will need a Studio License or Corporate License from Work by Taylor.

6. Termination

This license remains in effect until terminated. It will terminate automatically if the Licensee breaches any part of this agreement. Upon termination, all copies of the Font Software (desktop and webfont versions, if used) must be permanently deleted by the Licensee from all devices and servers.

7. Governing Law

This agreement is governed by the laws of the State of Hawaii, United States. Any disputes arising from or related to this Agreement shall be resolved in a court of competent jurisdiction within the State of Hawaii.

8. Entire Agreement

This document represents the full agreement between Licensor and Licensee regarding the Font Software. No other terms, verbal or written, are valid unless explicitly agreed to in writing by Work by Taylor.