End User License Agreement

Jukebox/Walcott Design Typeface License Agreement

This agreement ("Agreement") is between Jukebox/Walcott Design Corporation ("Jukebox/Walcott Design") and you ("You") and it sets out the terms and conditions by which You may download and use the Product (as defined hereinafter) from the website located at www.Jukebox/Walcott Design.com ("Site").
"Product" means all of the information provided by Jukebox/Walcott Design to You under this Agreement, including but not limited to typeface software, artistic works such as dingbats

and clip art, accompanying documentation, together with any modified versions, upgrades and additions to such information.

By downloading the Product:

- (i) You are agreeing to be legally bound by this Agreement;
- (ii) You represent and warrant that You are 18 years of age or older; and (iii) You are lawfully able to enter into and perform a legally binding contract.

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logo), on end products such as printed materials, packaging stationery, documents and presentations; in a manner which does not allow interacting with or the editing of the typeface within the end product;

(c) use the Product in designing and creating static images for use in commercials (but not as part of a brand or logo) for broadcast on local television (i.e. television not broadcasted nationally or internationally);
(d) use the Product in creating static images for use in merchandise, samples, tests, comps and layouts, except Alphabet Products (as defined herein below);

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(a) install the Product on more than five (5) computers or such similar electronic devices (including servers and laptops) owned or controlled by You;

(b) linking or embedding the Product in software, online or multimedia content such as computer games and web broadcasts

(c) incorporating the Product in a device such as (but not limited to) video game consoles, mobile phones or similar communication devices, sewing or embroidery machines;

(d) use the Product in designing and creating material for multi-media or multi-national advertising and promotional campaigns;
(e) use the Product in designing and creating static images for use in commercials (but not as part of a brand or logo) for broadcast on national or international television;

(f) use the Product in designing and creating corporate logos or branding;
(g) use the Product in designing and creating audio-visual end products, such as television programs, video footages and movies, for broadcast or screening on television, Internet or

(h) use the Product to create Alphabet Products (as defined herein below);
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(j) use the Product to design or create an electronic book or publication.

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Any dispute regarding this Agreement will be governed by the laws of the State of California, and the parties agree to accept the exclusive jurisdiction of the courts of the state and federal courts located in the State of California, regardless of conflicts of laws. This Agreement will not be governed by the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly disclaimed. In any dispute between Jukebox/Walcott Design and you regarding this Agreement where Jukebox/Walcott Design prevails, Jukebox/Walcott Design will be entitled to recover its reasonable attorneys' fees, legal expert fees, court costs, and other legal expenses.