

# End User License Agreement

(EULA) – Studio License (Level 2)

*Please read this agreement carefully before installing the Font Software.*

## 1. GRANT OF LICENSE

---

Eurotypo (hereinafter "Licensor") grants the purchaser (hereinafter "Licensee") a non-exclusive, perpetual, non-transferable, and worldwide license to install and use the Font Software (hereinafter "the Font") subject to the strict terms and conditions set forth in this agreement.

By downloading or installing the Font, you acknowledge that you have read, understood, and agreed to be bound by the terms of this agreement. You are purchasing the right to use the Font (a license), not ownership of the design or the copyright.

This **Studio License** offers expanded rights suitable for creative agencies, small businesses, and startups.

## 2. PERMITTED USERS AND DEVICES

---

- **User Limit:** This license covers up to **10 Users (CPUs)** within the same organization.
- **Collaboration:** The Font may be installed on a central server strictly for distribution to the licensed users (up to 10) within the Licensee's local network.
- **Freelancers:** You may temporarily provide the Font to external contractors working on your behalf, provided they agree to use it exclusively for your project and delete it upon completion.

## 3. BRANDING AND CLIENT DELIVERABLES

---

- **PERMITTED:** Use in logotypes, corporate identities, and print marketing is fully included. You may deliver final designs (vectors/outlines/PDFs) to clients without restriction.
- **PROHIBITED:** You may **NOT** transfer the Font installation files (.otf, .woff2) to clients. If a client needs to install the Font for their own editing, they must purchase their own license.

## 4. HIGH-TRAFFIC WEB USE

---

- **Traffic Limit:** Up to **1,000,000 (One Million) monthly pageviews.**
- **Domains:** Use on unlimited subdomains owned by the Licensee is permitted, provided the aggregate traffic does not exceed the limit.

## 5. DIGITAL ADVERTISING & APPS (SPECIFIC RIGHTS)

---

Unlike the Standard License, this Studio License explicitly **PERMITS** the following commercial uses:

- **Paid Digital Advertising:** You are permitted to use the Font in paid digital advertising campaigns worldwide. This includes video ads on platforms like YouTube (Pre-rolls), Social Media sponsored content (Instagram, TikTok, LinkedIn), and web banners.
- **Mobile Apps & eBooks:** You may embed the Font into one (1) specific Mobile Application (iOS/Android) OR one (1) Electronic Book (ePub) title owned by the Licensee.
  - *Condition:* The Font must be securely embedded so that it cannot be extracted by end-users.

## 6. BROADCASTING RESTRICTIONS

---

- **TV & Cinema:** This license does **NOT** cover use in traditional broadcast media (National/Cable Television), Cinema advertising/titles, or commercial content for major streaming platforms (e.g., Netflix series, Hulu shows).
- **Requirement:** For these uses, a Corporate License is required.

## 7. CRITICAL RESTRICTIONS (OEM / SERVER)

---

Despite the expanded rights, the following "Industrial" uses remain **PROHIBITED** and require a separate Enterprise/Custom agreement:

- **No "In-App" Editing (OEM):** You may **NOT** embed the Font in software where the Font itself is a tool for the end-user to create new designs (e.g., "Meme Maker" apps, template editors like Canva, or print-on-demand web tools).
- **No Alphabet Products:** You may **NOT** use the Font to sell physical products derived from individual letterforms (stamps, stencils, adhesive letters).

## 8. MODIFICATIONS (DERIVATIVE WORKS)

---

You may convert the Font Software into vector outlines (e.g., in Adobe Illustrator) and modify those outlines for use in logos or designs. However, you are strictly prohibited from modifying, adapting, decompiling, or reverse engineering the Font Software file itself (.otf, .woff2) to create a derivative font product or to bypass embedding restrictions.

## 9. WARRANTY AND LIMITATION OF LIABILITY

---

### 9.1. Limited Warranty

The Font Software is provided "**AS IS**". Eurotypo warrants only that the Font Software will perform substantially in accordance with the documentation for a period of thirty (30)

days from the date of purchase. If the Font Software is defective, your sole and exclusive remedy will be, at Eurotypo's option, either the replacement of the Font Software or the refund of the license fee.

## **9.2. Disclaimer of Consequential Damages**

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL EUROTYPО BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES WHATSOEVER. THIS EXPLICITLY INCLUDES, WITHOUT LIMITATION, DAMAGES FOR:

- LOSS OF BUSINESS PROFITS OR REVENUE.
- LOSS OF AUDIENCE OR MARKET SHARE.
- DAMAGE TO BRAND PRESTIGE, REPUTATION, OR GOODWILL.
- BUSINESS INTERRUPTION OR WORK STOPPAGE.
- LOSS OF DATA OR COMPUTER FAILURE.

EVEN IF EUROTYPО HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, THE FOUNDRY'S TOTAL LIABILITY UNDER ANY PROVISION OF THIS AGREEMENT SHALL BE STRICTLY LIMITED TO THE AMOUNT ACTUALLY PAID BY THE LICENSEE FOR THE FONT SOFTWARE.

## **10. TERMINATION**

---

This license is effective until terminated. Eurotypo has the right to terminate your license immediately if you fail to comply with any term of this Agreement. Upon termination, you must destroy the original and any copies of the Font Software and cease all use of the trademarks.

## **11. GOVERNING LAW AND JURISDICTION**

---

This Agreement shall be governed by and construed in accordance with the laws of Spain. Any dispute arising from or in connection with this Agreement shall be subject to the exclusive jurisdiction of the Courts of Valencia, Spain. The United Nations Convention on Contracts for the International Sale of Goods is specifically excluded.

---