MISSY MEYER ONE-USER DESKTOP FONT LICENSE

This is an End User License Agreement (EULA) between the end user (You) and Missy Meyer (Designer). Please read this Agreement carefully. By downloading and/or installing this font software, you are agreeing to the terms of this license. The purchase of one (1) license grants one (1) user the right to use a copy of the font software for their lifetime. You may install this font software on up to five (5) of your devices. Work computers are not included unless you work from home. A copy may be made for archival purposes.

 $If you need additional seats to cover multiple users and/or work stations, please contact me for extended licensing! \\ missymeyer fonts@gmail.com.$

Notes: in all of the allowed use cases below, the text must be flattened or expanded to raster or vector format before the design is sent to another person or party, so the other person/party does not need the font itself to see or use your design, unless the other person/party has also licensed the font for their own use. All allowed uses cases cover an unlimited number of end products, designs, or creations unless otherwise stated.

YET	PHYSICAL PRODUCTS	Allowed: Creating word, phrase, or quote designs for use on physical end products, which can be sold. Includes but is not limited to: shirts, mugs, signs, hats, and posters/prints. Allowed: Creating and selling printed transfer sheets, stencils, vinyl decals, and other similar products of your unique word/phrase designs. so that your buyers may complete their own end products.
The state of the s	DIGITAL DESIGNS	Allowed: Creating and selling unique word, phrase, quote, and name designs in digital formats, as long as the text has been flattened or rasterized. This does <i>not</i> include alphabet sets or character sets; see the ALPHABET & CHARACTER PRODUCTS section for those digital product exceptions. Not Allowed: Embedding a font file into a digital product that allows your customers to customize their own text, such as a PDF template with live text fields.
	WEB USE AND SOCIAL MEDIA	Allowed: Embedding as a web font for page text on one (1) website owned and controlled by you. Allowed: Flattened images (JPG, GIF, PNG, etc.) of word/phrase designs displayed on a website. Allowed: Flattened images (JPG, GIF, PNG, etc.) of word/phrase designs in all social media banners, icons, avatars, and other rasterized images for display or posting on social media sites.
	BOOKS AND E-BOOKS	Allowed: Use on book covers, including paper formats, e-books, audio books, and all other book formats. Allowed: Use as page text in a printed paper book. Allowed: Embedding or subset embedding as page text in e-books, as long as the font file is reasonably protected so that it cannot be extracted or actively used by the end user/reader.
	BRANDING, LOGOS, AND PACKAGING	Allowed: Company or personal logos and branding, for yourself or for a client. Allowed: Physical packaging for commercial products. Allowed: Print items related to branding, such as business cards, brochures, or flyers. Any printed products for your business, as long as the text in your design is flattened before being sent to a printer.
(b)	BROADCAST: TV, FILM, VIDEO	Allowed: All uses as on-screen text for television shows, films, documentaries, online videos, commercials, streaming shows, streaming channels, or any other similar visual media. Includes but is not limited to: credits, Chyron, titles, and text overlays. Please contact Designer directly if you need a multi-user license to cover multiple users and workstations.
المنافع	PROGRAMS: GAMES, APPS, SOFTWARE, & TEMPLATES	Allowed: Use in video games, mobile games, apps, and programs for menus and all other display text, where the font is not accessible or usable by the end user. Not Allowed: Embedding in a product interface, platform, or app that allows your customers to customize their own end product or custom text (such as customizable wedding invitations or holiday cards; or a monogram-making app); embedding in a customizable PDF or other document; embedding in WordPress or other web themes or similar template products. Contact designer for additional licensing.
A	ALPHABET & CHARACTER PRODUCTS	Not Allowed : Converting, digitizing, or creating any kind of digital product – or creating any kind of physical product – made up of characters of the font, with the intent that your customer can use the characters to assemble their own text designs. Includes but is not limited to: embroidery fonts, SVG alphabets, PNG alphabets; or physical sets of individual character stencils, decals, or stamps.
	EMBROIDERY	Allowed: Creating unique digital designs of words and phrases, and converting those into embroidery formats, either for your own use or for sale to others. Converting individual characters of a font to embroidery formats solely for your own personal use to make physical embroidered goods. Not Allowed: Converting/digitizing the characters of a font as an embroidery alphabet or character set for sale to others. (See ALPHABET & CHARACTER PRODUCTS section for more information.)
	SALE OR DISTRIBUTION AS-IS	Not Allowed: Reproducing, transferring, selling, sharing, giving away, licensing, or sub-licensing this font software in any form to any other person or party. Not Allowed: Converting, digitizing, or re-saving the characters of the font, with the intent that your customer can use the characters to assemble their own text designs.
POD	PRINT-ON- DEMAND AND THIRD PARTY	Allowed: Creating digital images and designs, rasterized or flattened, that can be uploaded by you to a third-party printer or print-on-demand service, including but not limited to: Merch by Amazon, KDP, VistaPrint, RedBubble, CafePress, Zazzle, Society 6, Printful, Printify, Threadless, TeeFury, and Spreadshirt. Not Allowed: Uploading fonts into any interface that allows your customers to use the font.

ADDITIONAL TERMS AND CONDITIONS

Ownership

This font software and its source code are copyrighted and contain intellectual property information protected by the laws of the United States of America, by the copyright and design laws of other nations, and by international treaties. Any copyright and other rights belong to Designer. This agreement does not give you the copyright to the design of the font software; only the rights to use the font as described in this license.

Creating New Intellectual Property

If the font is used to create a design that you wish to register with your country's copyright office, or if the font is used to create a wordmark logo or other brand identification mark that you wish to register with your country's trademark office, the font must be disclaimed as pre-existing material. You must ensure that you are claiming no ownership of the font or the typeface that it represents, nor are you claiming any exclusivity which would bar another licensee to freely use the font for their own designs.

Modification of Font Software

You can modify the font software for personal and business use under the following conditions:

- 1. You may make a customized version of the font software for your own use; however, you may not authorize or commission a third party to make a customized version of the font software on your behalf. Any fonts created from the licensed font software are considered derivative works, and therefore are owned by Designer. All derivative versions that you create for your own use are covered and usable under this EULA.
- 2. You may not distribute, reproduce, sell, transfer, license, or give away your adaptations of the font.
- 3. Each user that has access to the modified font software shall count as one of your licensed number of users. If the license you have purchased is a one-user license, you may not allow any other person to use the modified font software.
- 4. Alterations to the expanded, flattened, or rasterized outlines of the characters of the font for use in designs, logos, or other words/phrases are not considered to be a modification of the font software itself, and are permitted.

Termination

Designer has the right to terminate your license immediately if you fail to comply with any term of this EULA. Upon termination, you must destroy the original and any copies of the font software and documentation.

Disclaimer and Warranty

Designer makes no warranties expressed or implied as to merchantability, fitness for a particular purpose, or otherwise. Without limiting the aforementioned, Designer shall in no event be liable for any direct, indirect, consequential, or incidental damages, including damages from loss of business profits, business interruption, and loss of business information, arising out of the use or inability to use the product. All implied warranties of merchantability or fitness for any particular purpose are specifically excluded and disclaimed. Some states/countries do not permit the exclusion of implied warranties, and you may have other rights which may vary from state/country. Designer shall not be liable to you or any other person or entity for any general, special, direct, indirect, consequential, incidental or other damages arising out of the use of the font software. Some jurisdictions do not allow the exclusions of limitations related to purchases by consumers. To the greatest extent permitted by law, any implied warranties or exclusions not effectively excluded by this License are limited to thirty (30) days. Designer reserves the right to decline to license this font software to any party at Designer's sole discretion.

Any end use not specifically noted as "allowed" in this EULA should be considered not allowed. If you have questions about an end use you don't see addressed, please contact the Designer for clarification at missymeyerfonts@gmail.com.