

1. Definitions

“Trial Fonts” is the software and files containing typeface designs.

“Licensee” is the entity on whose behalf the Fonts are used, or whose name is specified during the checkout or sale process. Licensee is a business entity or organization.

“Agent” is a representative of Licensee at time of Fonts License payment.

“Very Cool” is the owner of Fonts and operator of Very Cool Studios. “Very Cool” represents these abbreviations or entities: VC, Kyle Benson, or Kyle Wayne Benson.

“Agreement” is the statement of terms and conditions upon which Licensee and Very Cool agree to do business. “Agreement” represents these synonyms and abbreviations: End User License Agreement, EULA, or License.

“Commercial License” is a purchase agreement made outside the terms of Agreement.

2. Installation and Use

Licensee is permitted to install and use Trial Fonts on any number of devices or computers within its organization. This includes the installation on machines owned or operated by contractors or part-time employees who are primarily employed by Licensee.

Licensee is not permitted to install and use Trial Fonts on all web sites, servers, or domains owned and operated by Licensee.

Licensee is not permitted to use Trial Fonts in digital products, apps or for use in mobile computing devices.

Licensee is not permitted to use Trial Fonts in broadcast, exhibition, and film usage.

Trial Fonts may not be sub-licensed, sold, leased, rented, given away, or transferred to another person or business.

Trial Fonts may be used for the purpose of persuading Licensee to purchase Commercial License.

3. Rights

No permanent or ownership rights are granted as a part of License. Fonts are the exclusive property of Very Cool.

Upon download and installation of Trial Fonts, Very Cool grants Licensee the limited, non-exclusive, non-transferable right to use Fonts in accordance with the terms of this Agreement. All Licensee rights not granted in Agreement are expressly reserved by Very Cool.

4. Download

Agent agrees to and accepts terms of Agreement as a representative of Licensee at time of download and installation of Trial Fonts.

5. Restrictions

Licensee may not modify, reverse engineer, alter or otherwise copy the drawings within Fonts.

All documents, applications, or devices that include Fonts should be distributed in a secure format that permits only the viewing and printing but not the editing of the text, nor the accessing of Fonts.

Fonts may not be used within application or tool with express purpose for non-licensed individuals to craft custom designs or to export static documents. This includes but is not limited to: online design applications, iron-on lettering products, or print-on-demand services.

6. Agreement

This Agreement is subject to and governed by the laws of California.

Any breach of this agreement is cause for termination. In the event of termination, all Trial Fonts are to be immediately and permanently deleted.

Very Cool provides no guarantee or warranty as to the function, value, or utility of Trial Fonts.

By downloading and installing Trial Fonts, Agent acknowledges that Licensee has read, understood, and agreed to be bound by the terms and conditions of License.

The usage of Trial Fonts by Licensee is limited to non-commercial, student, or personal use. Any use of Trial Fonts for the purpose of advertising, promotion, or business interests is expressly forbidden.