

1. Definitions

“Licensee” is the business entity or organization specified during the checkout or sale process, including its employees, contractors, and authorized users.

“Fonts” means the proprietary typeface design software, files, and associated digital assets provided by Very Cool Studio.

“Very Cool Studio” refers to Very Cool Studio, its representatives, and authorized agents, including Kyle Benson or Kyle Wayne Benson.

“Testing Environment” means a non-production, internal evaluation environment used solely for the purpose of evaluating the Fonts.

2. License Grant and Scope

2.1 Limited Trial Rights

Very Cool Studio grants Licensee a non-exclusive, non-transferable, limited trial license to use the Fonts subject to the following terms:

- Installation permitted on unlimited devices, web sites, servers, and non public domains owned or operated by Licensee within Testing Environment
- Testing permitted in non-public development environments only
- Mockups and prototypes authorized for internal evaluation only
- No commercial or production use permitted

2.2 Usage Restrictions

Licensee shall not:

- Sub-license, sell, lease, rent, distribute, or transfer Fonts to any third party
- Use Fonts in any public-facing or production environments
- Embed Fonts in any manner that allows extraction or unauthorized redistribution
- Use Fonts in any commercial projects or live deployments

3. Technical Restrictions

Licensee may not:

- Modify, reverse engineer, or alter the fundamental design of the Fonts

Except for:

- File format conversions (.otf, .woff, .ttf)
- Basic optimizations required for evaluation purposes

4. Trial Period and Conversion

4.1 Duration

- Trial period is not limited by time
- Trial may be terminated by either party at any time

4.2 Conversion to Commercial License

- Licensee may convert to a commercial license at any time
- All trial restrictions remain in effect until commercial license is purchased

5. Termination

5.1 Trial End

Very Cool Studio may terminate trial immediately if:

- Fonts are used in violation of this Agreement
- Fonts are used in any commercial or production capacity
- Licensee attempts to circumvent trial restrictions

5.2 Termination Effects

Upon termination:

- Licensee must immediately cease using Fonts
- Licensee must send a cease notice to all vendors and internal users to ensure immediate discontinuation of Font usage
- No refund will be issued for partial term of license

6. Intellectual Property

Fonts remain the exclusive property of Very Cool Studio, with no ownership rights transferred to Licensee. All rights not explicitly granted in this Agreement are expressly reserved by Very Cool Studio, and the Licensee acknowledges that they are acquiring only a limited, non-transferable trial license to evaluate the Fonts under the specified terms.

7. Liability and Warranties

7.1 Limited Warranty

Fonts are provided “as is” without guarantee of performance. Very Cool Studio shall not be liable for any damages arising from the use of the Fonts during the Trial Period, including but not limited to loss of profits, business interruption, or loss of information.

7.2 Indemnification

Licensee agrees to indemnify Very Cool Studio against any claims arising from unauthorized use of Fonts.

8. Governing Law

This Agreement is governed by California law. Any disputes shall be resolved through arbitration in California.

9. Acknowledgment

By downloading or using the Fonts, Licensee acknowledges full understanding and acceptance of these trial terms.