

Up Up Creative offers separate licenses for desktop use as well as for use in apps, websites, e-publications, commercial templates, commercial servers, broadcasting, and more. The following EULA pertains to only one of those uses. Contact support@upupcreative.com with any questions you may have about licensing.

Up Up Creative Standard ePub (Commercial Electronic Document) License

Last updated November 21, 2022

PLEASE PRINT AND/OR SAVE THIS FONT SOFTWARE END USER LICENSE AGREEMENT (“EULA”) FOR FURTHER REFERENCE.

The following license terms constitute an Agreement between you (“Licensee”, “Licensed User”) and Up Up Creative LLC (“Up Up Creative”, “Licensor”, “Foundry”) setting forth the rights and obligations with respect to the digital content (“Font,” “Fonts,” “Font Software”) licensed by you. Up Up Creative retains ownership of the Font Software but grants to you certain rights to use the Font Software according to the following terms. All other rights are expressly reserved by Up Up Creative.

Upon receipt by Up Up Creative of all applicable fees, Up Up Creative grants you a non-exclusive, non-transferable right to use the Font worldwide, in perpetuity, as expressly permitted by the license herein and subject to the terms set forth herein:

1. BINDING AGREEMENT

You are bound by the Agreement and you acknowledge that all Use of the Font Software supplied to you by Up Up Creative for the purposes set forth under this Agreement is governed by this Agreement.

2. RIGHTS GRANTED

Up Up Creative grants to Licensee a perpetual, worldwide, non-exclusive and non-transferable license to embed the Font Software into a Commercial Electronic Document in accordance with the terms and conditions of this EULA.

2.1 Storage, & Backup

Storage

The Licensee is permitted to upload the Fonts to a server or a cloud-based storage service that is owned, leased, or otherwise controlled by Licensee, for the purpose of storage, asset management, and retrieval by Licensee only.

Backup

Licensee is permitted to make a reasonable number of backup copies of the Font for disaster recovery purposes only, provided that such copies are for your internal back up purposes only and remain in your exclusive control.

2.2 Rights

Licensee may embed the Font Software into a Commercial Electronic Document.

Licensee may duplicate the Font Software as an integral part of any such Commercial Electronic Document.

Licensee may distribute the Font Software, directly or indirectly, as an integrated component of such Commercial Electronic Document to End Users, provided that (i) the Font Software cannot be fully or partially extracted from such Commercial Electronic Document, and (ii) an End User cannot edit the Commercial Electronic Document with the Font Software.

Licensee is permitted to embed the Fonts into an unlimited number of copies, and subsequent versions of each eBook.

Licensee is permitted to subset or otherwise modify the Fonts to improve the Font's performance in their eBook.

2.3 Limits

Licensee may embed the font into one (1) Title. Each individual Title requires a separate ePub License.

eBooks must embed the Font within a file format that obscures the Font using either compression, encryption, or obfuscation. Valid eBook formats that meet this criteria include, but are not limited to, PDF, EPUB 2.01, EPUB 3, Apple Books, and KF8.

The Font must take the form of a non-executable file that is interpreted by e-reading software or e-reading devices.

2.4 Restrictions

Licensee is prohibited from installing the Fonts on any End User operating system.

Licensee is only permitted to embed the Fonts into Titles that it owns or controls.

Licensee may not distribute, sell, modify, include, adapt, translate, reverse engineer, decompile, disassemble or otherwise copy and/or include the Font Software or the design of the Font embodied therein without the express written consent of Up Up Creative. All rights not expressly granted are reserved by Up Up Creative.

You may not sublicense, resell, share, transfer, or otherwise redistribute the Font under any circumstance, not even for free. If you are unsure whether your use of Font Software is specifically permitted under this Agreement, contact support@upupcreative.com.

You may not take any action which will have the direct or indirect effect of causing the Font Software to become Publicly Available Software or otherwise be subject to a Publicly Available Software or Open Source agreement.

YOU MAY NOT ALLOW THIRD PARTIES TO PERSONALIZE CONTENT WITH THE FONT. This use requires a separate Commercial Server License or Commercial Template License. If you are unsure which license you require for your project, contact support@upupcreative.com.

You may not alter Font Software in any manner whatsoever. Reformatting the Font Software into other formats, or for use in other operating systems, is prohibited. Altering or amending the characteristics of the Font Software is expressly prohibited.

The Font Software may not be used to create or distribute any electronic document in which the Font Software, or any part thereof, is embedded in a format that permits editing, alterations, enhancements, or modifications by the recipient of such document.

Derivative works based upon the Font Software may not be sub-licensed, sold, leased, rented, lent, or given away. Up Up Creative shall not be responsible for unauthorized, modified and/or improperly regenerated, adapted or translated software or derivative works.

The following uses are OUTSIDE the scope of this license and require an alternate license:

- Desktop Use, i.e. use in Desktop Apps to create documents and artwork for both personal and commercial project. Requires a Desktop License.
- Webfont Use, i.e. using CSS @font-face, or any other means that exist now or in the future, to display the font on a website owned by you. Requires a Webfont License.
- Commercial Template Use, i.e. use in a template that you sell and that allows one or more third-party end users to customize that template using the font. Requires a Commercial Template License.
- App Use, i.e. use in a mobile application. Requires an App License.
- Digital Ads Use, i.e. using HTML5 or any other means that exist now or in the future to serve digital ads. Requires a Digital Ads License.
- Commercial Server Use, i.e. use on a website or in a cloud-based app which allows third-party end user font usage for the generation of personalized content or products. Requires a Commercial Server License.
- Broadcast Use, i.e. broadcast or streaming on TV subscription services, via any terrestrial, satellite or internet service that exists now or in the future, or in commercial video content including movie titles and digital billboards/ads. This use requires a broadcast license extension. If you require this type of use, please contact support@upupcreative.com.

2.5 Third Parties

The Licensee is permitted to temporarily provide the Fonts to a third-party designer or agent (“Agent”) who is working on behalf of the Licensee. Any Agent using the Fonts is treated as a Licensed User and counts toward the total number of Licensed Users. All Agents of the Licensee must: (a) agree in writing to Licensee that the Fonts will be used exclusively for Licensee’s work, in accordance with the terms of this EULA; and (b) destroy all copies of the Fonts upon completion and delivery of the work to Licensee.

3. RIGHTS RESERVED

This Software is licensed, not sold, to you by Up Up Creative, and is licensed for use in accordance with the terms of this Agreement. As a licensee, your ownership of the media and/or device on which the Software is recorded, if any, is distinct from and does not grant any right, title or interest in and to the design of the Font or the Font Software itself. All copies of the Font Software downloaded or installed, including the copies of any Font Software that accompanies this document either as part of a downloaded file or on recorded media remain the exclusive property of Up Up Creative.

The Font Software and the design of the Font embodied therein are the exclusive property of Up Up Creative and are protected under both domestic and international copyright, trademark, and unfair competition laws.

The various names of the Fonts are the trademarks of Up Up Creative. This Agreement does not grant you any rights to trademark or any other intellectual property rights in the Font Software or in any typeface design.

4. FONT MODIFICATIONS

Licensed Users are prohibited from modifying the Font Software, or creating derivative Fonts without prior written consent from Up Up Creative except where derivative Fonts are necessary for embedding or linking in accordance with this EULA.

5. COPYRIGHT

The Fonts are protected by United States and international copyright and other laws and treaties. Up Up Creative is the sole, exclusive owner of all intellectual property rights, including rights under copyright and trademark law. Licensee agrees not to use the Fonts in any manner that infringes the intellectual property rights of the copyright holder or violates the terms of this EULA. Licensee will be held legally responsible, and indemnifies Up Up Creative, for any infringements on the copyright holder's rights caused by failure to abide by the terms of this EULA.

6. TERMINATION

This EULA is effective until terminated. If Licensee fails to comply with any term of this EULA, Up Up Creative may terminate the EULA with 30 days' notice. Any breach of the terms of this Agreement shall be cause for termination of this License. In the event of termination, and without limitation of any remedies under law and equity, you agree to immediately return the Font Software to Up Up Creative and certify that no copy remains in your possession or control.

7. REFUNDS

Due to the digital nature of the Font Software, no refunds will be made. All license sales are final.

8. REVOCATION OF WARRANTIES, INDEMNIFICATION

The Fonts are provided "as is." Up Up Creative makes no warranty of any kind, either expressed or implied, including, but not limited to the implied warranties of merchantability and fitness for a particular purpose. Up Up Creative hereby expressly disclaims all warranties, express and implied, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose.

Up Up Creative does not warrant that the operation of the font software will be uninterrupted or error-free, or that the Font Software is without defects. The Font Software is not intended and was not designed or manufactured for use in any circumstances where the failure of the font software could lead to death, personal injury, or severe physical or environmental damage. The Font Software is not fault tolerant and is not intended for use in the control or operation of devices or equipment for manufacturing, or for use in navigational devices.

Under no circumstances shall Up Up Creative be liable to you, or any third party, whether in contract or tort (including negligence) or otherwise, for any special, consequential, or incidental damages, including lost profits, savings, or business interruption as a result of the use of the Font Software even if notified in advance of such possibility.

Up Up Creative shall not be liable for any direct, indirect, consequential, or incidental damages (including damages from loss of business profits, business interruption, loss of business information, and the like) arising out of the use of or inability to use the product even if Up Up Creative has been advised of the possibility of such damages.

Because some U.S. states do not allow the exclusion or limitation of liability for consequential or incidental damages, the above limitation may not apply to Licensee.

9. LIMIT OF LIABILITY

In no event will Up Up Creative be liable to you for consequential or incidental damage (including damage from loss of business profits or savings, business interruption, loss of business information, and the like), or for claim by any party arising out of the use of or inability to use the Font Software, even if Up Up Creative has been advised of the possibility of such damage. Under no circumstances, subject to the conditions noted herein, shall Up Up Creative's maximum liability to you or any third party exceed the replacement cost of Font Software or the provision of substitute software, at the sole discretion of Up Up Creative.

You agree to indemnify and hold Up Up Creative harmless from and against any claims or damage which may result from your breach of this License Agreement.

Up Up Creative confirms that the typeface is an original design, created in good faith.

10. GOVERNING LAW

This EULA is governed by the laws of the United States of America and the State of New York.

11. COMPLETE AGREEMENT

You acknowledge that you have read this Agreement and understand it and that by using the software you will be bound by its terms and conditions. You further agree that it is the complete and exclusive statement of the Agreement between Up Up Creative and you which supersedes any proposal or prior Agreement, oral or written, and any other communications between Up Up Creative and you relating to the subject matter of this Agreement.

If any provision of this Agreement is held void or unenforceable, that provision will be enforced to the maximum extent possible and the remaining provisions of this Agreement will remain in full force.

12. AGREEMENT MODIFICATION

The Up Up Creative and Licensee may modify or amend this EULA when agreed to in writing.

13. WAIVER

The waiver of one breach or default hereunder shall not constitute the waiver of any subsequent breach or default.

14. AMENDMENTS

Up Up Creative expressly reserves the right to amend or modify this License Agreement at any time and without prior notification.

15. DEFINITIONS

“Commercial Electronic Document” or “ePublication” means an electronic document which may be distributed to the general public (or to some subset of the general public) as a commercial product for a fee or other consideration (for example, an e-book). For the avoidance of doubt, an electronic document that is created for one’s own internal use only or for distribution in a manner that is incidental to its business (for example an instruction manual that explains its product), is not considered a Commercial Electronic Document under this Agreement.

“Derivative Work” means a work, including but not limited to software or data based upon or derived from the Font Software (or any portion of Font Software) in any form in which such software or data may be recast, transformed, or adapted including, but not limited to, binary data in any format into which Font Software may be converted.

“Font Software” means software or instructions which, when used on an appropriate device or devices, generates typeface and typographic designs and ornaments. Font Software shall include all Subsets and bitmap representations of typeface and typographic designs and ornaments created by or derived from the Font Software. Font Software includes upgrades or updates (each of which may be provided to you by Up Up Creative in its sole discretion), related files, permitted modifications, permitted copies, and related documentation.

“Licensed User” means any user up to the number of individuals who may exercise the license grants to the Font Software under this Agreement, as indicated in your transaction documentation such as a quotation or an invoice, whether or not such user does actually exercise such rights. The number of Licensed Desktop Users shall be counted regardless of whether and when actual Use occurs and thus equal the total of all individuals who are authorized and can potentially Use the Font Software during the Term (non-concurrent use).

“Up Up Creative” means collectively Up Up Creative, LLC, its successors and assigns, its parent and affiliated corporations, its authorized distributors, and any third party that has licensed to Up Up Creative any or all of the components of the Font Software supplied to you pursuant to the Agreement.

“Server” means any server that is either (a) maintained on your premises; (b) under your exclusive control; or (c) owned and controlled by a third party hosting service for your benefit, provided that you (i) have a written Agreement regarding the Use and protection of the Font Software installed on such server, and (ii) shall remain responsible for any unauthorized access to and security of the Font Software on such Server.

“Use” of the Font Software shall occur when an individual is able to give commands (whether by keyboard or otherwise) that are followed by the Font Software, regardless of the location in which the Font Software resides. Use of the Font Software shall also occur when the software or instructions are executed.

“Workstation” means a hardware component in which an individual is able to give commands (whether by keyboard or otherwise) that are followed by the Font Software or implement the Font Software, regardless of the location in which the Font Software resides.

©2022 Up Up Creative LLC