

FABRIC CONFETTI.COM

LIMITED END USER LICENSE AGREEMENT

Fabric Confetti, LLC, ("Fabric Confetti") is providing you a limited end user license to use certain embroidery design files (the "Design Files") subject to the terms of this LIMITED END USER LICENSE AGREEMENT (this "EULA").

IMPORTANT - PLEASE READ CAREFULLY

THIS EULA IS A LEGAL AGREEMENT BETWEEN YOU AND FABRIC CONFETTI FOR USE OF DESIGN FILES THAT YOU HAVE PURCHASED. BY PURCHASING THE DESIGN FILES YOU ACKNOWLEDGE THAT YOU (I) HAVE READ AND UNDERSTAND THE FOLLOWING TERMS, (II) THAT YOU AGREE TO BE BOUND BY THEM AND (III) THAT, UNLESS YOU HAVE ENTERED INTO A SEPARATE WRITTEN AGREEMENT WITH FABRIC CONFETTI AMENDING THIS EULA, THIS EULA IS THE ONLY AGREEMENT BETWEEN YOU AND FABRIC CONFETTI REGARDING THE DESIGN FILES. IF YOU DO NOT AGREE TO THESE TERMS, FABRIC CONFETTI IS UNWILLING TO GRANT YOU THIS LICENSE.

1. LICENSE AND SCOPE. THIS LICENSE IS LIMITED TO YOUR OWN PERSONAL, DOMESTIC USE ONLY. All aspects of the Design Files, including all artwork files, are copyrighted and property of Fabric Confetti. The Design Files are licensed, not sold, to you. The Design Files themselves cannot be altered in any way, shape or form. Pursuant to this EULA, you have a non-exclusive, non-transferable, limited license for your customary Personal, Domestic Use of the Design Files. "Personal, Domestic Use" shall mean the use of the design Files to create limited quantities of quilts, banners, table runners, pillows and similar home decoration items and to embellish apparel for personal use including as gifts. Commercial use of the Design Files, such as the creation and production by you or by third parties on your behalf, of commercial merchandise for sale to third parties is strictly prohibited. You may not use the Fabric Confetti logo, our company likeness, or name to promote the sales of items produced under terms of the EULA governing the Design Files to which they pertain. You agree that you will not distribute or otherwise provide the Design Files to any third party. You further agree to keep confidential and use your best efforts to prevent and protect the Design Files from unauthorized disclosure or use, including, but not limited to, taking necessary steps to prevent use of the Design Files by persons not expressly licensed to use the Design Files under this EULA. Fabric Confetti reserves all rights, title and interest to the Design Files not expressly granted to you under this EULA.

2. RESTRICTIONS: You are not permitted to sell, rent, lease, lend or otherwise transfer the Design Files on a permanent or temporary basis without the written consent of Fabric Confetti. You are not permitted, nor can you allow any third party, to remove any logo, copyright, trademark or other proprietary notices from the Design Files. You are not permitted, nor can you allow any third party, to use Fabric Confetti's name, logos, or trademarks in any manner including, without limitation, in your advertising or marketing materials, except to the minimum extent necessary to affix the appropriate copyright or other proprietary notices, if applicable. You may not sublicense the Design Files, or assign, delegate or otherwise transfer this license or any of the related rights or obligations for any reason. Any attempt to make any such sublicense, assignment, delegation or other transfer by you shall be void and shall void your rights to use the license granted by this EULA.

3. OWNERSHIP & COPYRIGHT: All title, ownership rights, and intellectual property rights in and to the Design Files and any copies thereof are vested in and shall remain with Fabric Confetti. You agree that you neither own nor hereby acquire any claim or right of ownership to the Design Files or to any related copyrights, trademarks or other intellectual property. The Design Files are protected by the copyright laws and other intellectual property laws of the United States and international treaties. You may not copy the Design Files, except to transfer the embroidery file to your embroidery machine. You may also make one (1) copy of a Design File for back-up or archival purposes only.

4. PRODUCTS CREATED FROM DESIGN: You are restricted from selling or distributing embroidered products created from Design Files in excess of 25*. You acknowledge that copyright laws, trademark laws, and other intellectual property laws may prevent the use of any products created with the Design Files if such products copy, imitate, mimic, emulate, approximate, depict or otherwise infringe on designs, images, or other protected works (other than those of Fabric Confetti as incorporated in the Design Files) in the United States or other countries. You acknowledge and agree that it is your responsibility to ensure that products created with the Design Files - particularly products intended for sale and distribution - do not infringe on the intellectual property rights of third parties not associated with Fabric Confetti.

** If you intend to produce more embroidered items, please contact Fabric Confetti to request a written Amendment to this EULA.*

5. TERM AND TERMINATION: This EULA is effective until terminated. You may terminate this License at any time by deleting all of the downloaded Design Files and promptly notifying Fabric Confetti. This License automatically terminates if you fail to comply with its terms and conditions. You agree that, upon such termination, you will destroy (or permanently erase) all copies of the Design Files. Fabric Confetti may terminate this License at any time by providing notice by fax, email, or letter.

6. NO WARRANTY: TO THE MAXIMUM EXTENT PROVIDED UNDER APPLICABLE LAW, THE DESIGN FILES ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND EITHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

Some jurisdictions do not allow the exclusion of implied warranties, so the above exclusion may not apply to you. Such jurisdictions give you specific legal rights and you may also have other rights, which vary, from jurisdiction to jurisdiction.

7. LIMITATION OF REMEDIES AND LIABILITIES: TO THE MAXIMUM EXTENT PROVIDED UNDER APPLICABLE LAW, IN NO EVENT WILL FABRIC CONFETTI BE LIABLE TO YOU OR ANY THIRD PARTY FOR ANY INCIDENTAL, INDIRECT, SPECIAL, CONSEQUENTIAL OR PUNITIVE DAMAGES, INCLUDING ANY DAMAGES FOR LOST DATA OR LOST PROFITS, ARISING FROM OR RELATING TO THIS AGREEMENT, REGARDLESS OF THE NATURE OF THE CLAIM, EVEN IF FABRIC CONFETTI KNEW OR SHOULD HAVE KNOWN OF THE POSSIBILITY OF SUCH DAMAGES. TO THE MAXIMUM EXTENT PROVIDED UNDER APPLICABLE LAW, FABRIC CONFETTI 'S TOTAL CUMULATIVE LIABILITY ARISING FROM OR RELATED TO THIS AGREEMENT, WHETHER IN CONTRACT OR TORT OR OTHERWISE, WILL NOT EXCEED THE AMOUNTS PAID BY YOU TO FABRIC CONFETTI FOR THE DESIGN FILES GIVING RISE TO ANY ALLEGED LIABILITY. THIS LIMITATION IS CUMULATIVE AND WILL NOT BE INCREASED BY THE EXISTENCE OF MORE THAN ONE INCIDENT OR CLAIM.

Some jurisdictions do not allow the exclusion or limitations of incidental or consequential damages, so the above limitation or exclusion may not apply to you.

8. LICENSEE INDEMNIFICATION: You agree that you shall indemnify and hold Fabric Confetti, and its members, managers, officers, directors, and employees (each a "Fabric Confetti Indemnitee") harmless from any and all liabilities, losses, costs, damages and expenses, including, without limitation, reasonable attorneys' fees, that a Fabric Confetti Indemnitee suffers or incurs in connection with any claim, action, demand, or other legal action brought by a third party arising from or relating to: (i) any breach by you of this EULA; or (ii) any claims related to products created by you in connection with your use of the Design Files.

9. VIRUSES: In the unlikely event your design download or CD ROM from Fabric Confetti contains a virus, Fabric Confetti agrees to either replace the affected Design File or refund the purchase price associated with the affected design. Fabric Confetti's liability is limited to replacement or refund of only the virus-infected design downloaded from Fabric Confetti and does not include any costs associated with repairing or replacing any computer components, hardware, additional software, computer files or any other costs associated with repairing, replacing or removing virus-infected files from your computer. Fabric Confetti will cover this liability only if the virus resulted through no fault of your own from purchases made through Fabric Confetti while using our secure server or the CD ROM disk supplied by us.

10. GENERAL PROVISIONS Fabric Confetti may freely assign this EULA, or delegate its obligations under this EULA, in whole or in part, to any third party. This EULA will be governed by the laws of the State of Arizona without regard to conflicts of law principles that would require the application of the laws of any other jurisdiction. You must bring any action or proceeding arising from or relating to this EULA in a federal court in the District of Arizona or in a state court in Maricopa County, Arizona, and you irrevocably submit to the jurisdiction and venue of any such court in any such action or proceeding. THE PROVISIONS OF THE UNIFORM COMPUTER INFORMATION TRANSACTIONS ACT WILL NOT APPLY TO THIS EULA. The Parties' rights and remedies under this EULA are cumulative. If any legal action is brought to enforce this EULA, the prevailing party will be entitled to receive its reasonable attorneys' fees, court costs, and other collection expenses, in addition to any other relief it may receive. All waivers must be in writing. Any waiver or failure to enforce any provision of this EULA on one occasion will not be deemed a waiver of any other provision or of such provision on any other occasion. If any provision of this EULA is unenforceable, such provision will be changed and interpreted to accomplish the objectives of such provision to the greatest extent possible under applicable law and the remaining provisions will continue in full force and effect. The section headings used in this EULA are for convenience and are not to be used in interpreting this EULA. As used in this EULA, the word "including" means "including, but not limited to." This EULA constitutes the complete and entire agreement between the Parties regarding the subject hereof and supersedes all prior or contemporaneous agreements, understandings, and communication, whether written or oral. Fabric Confetti may unilaterally amend this EULA from time to time and such amended EULA will govern the licensing by Fabric Confetti of Design Files as from such time. In addition, Fabric Confetti may amend the terms of this EULA to govern specific arrangements that Fabric Confetti may enter into with individual Licensees. The terms of any e-mail, purchase order, order confirmation, receipt or download confirmation, or similar document submitted by you to Fabric Confetti will have no effect on the terms of this EULA.

11. QUESTIONS OR ADDITIONAL INFORMATION. If you have questions regarding this EULA, or wish to obtain additional information, please send an email to info@fabricconfetti.com or write us at:

FABRIC CONFETTI LLC

p/a 13195 N. Scottsdale Rd, Suite 133

Scottsdale, AZ 85250

REQUEST FOR ALTERNATIVE USE OF FABRIC CONFETTI DESIGN FILES

You must fill out this form in order to request an Amendment to the End User License Agreement (“EULA”) governing the Design Files and to request express, written permission from Fabric Confetti authorizing you to use the Design Files other than for your customary Personal, Domestic Use. All terms used herein shall have the same meaning as set forth in the EULA. You will need to submit a separate request form for each Design File or pattern in relation to which you seek extended use permission. If approved (as evidenced by your receipt of a signed and dated Request Form), your EULA will be deemed amended as indicated. All other terms and conditions of the EULA will remain unchanged.

Design File Name: _____ (name of Fabric Confetti pattern)

Description of Intended Use:

Requested quantity of products you wish to produce: _____

Duration of Requested Alternative Use: Start Date: _____ End Date _____

REQUESTED BY:

Name: _____

Company Name: _____

Address: _____

Address 2: _____

City: _____ State: _____ ZIP Code: _____

Telephone: (____) _____ Fax: (____) _____

Email Address: _____

Signature: _____ Dated: _____

PLEASE RETURN THE COMPLETED REQUEST FORM TO FABRIC CONFETTI:

Fax: (480) 718-8386 – Attention: Vanessa Hill-Fromm

EMAIL: Vanessa@Fabricconfetti.com

FOR COMPANY USE ONLY

APPROVED / DECLINED: _____ APPROVED QUANTITY

ADDITIONAL COMMENTS AND/OR RESTRICTIONS: _____

By: _____

Date: _____