

END USER LICENSE AGREEMENT (EULA) PRINT USE ONLY

1. CONTRACTUAL AGREEMENT

This agreement establishes the terms between two parties: you (the purchaser and licensee) and Newglyph SA (referred to as Newglyph, the Supplier). By purchasing, downloading, installing, using, or interacting with the digital typeface software (referred to as fonts), you agree to abide by the conditions outlined in this agreement. By accepting these terms, you confirm your understanding and compliance with them.

You are not acquiring the copyright of the design or any other component of the fonts. Instead, you are granted specific rights in the form of a non-exclusive, non-transferable, perpetual, and worldwide license. This license permits you to use the fonts for print use only and is valid for the number of licenses you have purchased.

2. LICENSE LIMITATIONS

Your license allows you to purchase fonts for use on printed materials. This license does not include rights for web use, app embedding, or any digital use beyond creating print-ready files. If additional rights are needed, please contact our sales team at contact@newglyph.com.

These terms are designed to be clear and straightforward to ensure both parties understand their rights and obligations.

3. LAWFUL USE OF PRODUCT

Upon full payment of the agreed-upon usage fee, you obtain a license to install the font software on the number of devices corresponding to the licenses you have purchased. These devices must be owned by the licensee specified in the order. Fonts may only be used to create files for print output, such as PDFs or other formats designed for printers.

4. LAWFUL USE OF PRODUCT DEFINITIONS

Within Your Company or Organization:

Usage is limited to business locations owned by the licensee. The fonts may not be shared with clients or third parties unless they are provided as part of a print-ready file (e.g., PDF, EPS).

File Handling:

Fonts may only be embedded into files for printing purposes. Fonts may not be embedded into any other digital formats or shared with unrelated third parties.

Prohibited Uses:

Fonts may not be used for web, app, or other digital platforms beyond creating print-ready files.

5. DESKTOP LICENSING FOR PRINT USE

Usage Rights:

Your license permits the use of fonts for static files intended for print, including images, brochures, packaging, and other printed materials.

Installations:

Fonts may be installed on the number of devices corresponding to your purchased licenses within your company or organization. File sharing is prohibited.

File Handling:

Fonts may be embedded into PDFs, EPS, or PostScript files for print production only. Fonts may be shared with prepress bureaus or printers solely for the purpose of producing printed materials.

Font Modifications:

Fonts must not be modified under any circumstances.

6. PURCHASING THE FONT ON BEHALF OF A CLIENT

You are allowed to purchase font software on behalf of third parties, including your clients, solely for the creation of printed materials. Resale and lending of the font software to third parties outside your organization are not permitted. If your client requires a license for their own use, they should contact our sales team at contact@newglyph.com.

7. BREACH OF CONTRACT

Any breach of this agreement will terminate your license to use the fonts. After termination, you must destroy all copies of the fonts, including archival copies. A breach of this EULA obligates you to pay a penalty and legal fees, and you must continue to abide by this EULA even after termination.

8. WARRANTY AND LIABILITY

Limited Warranty:

Newglyph SA makes no warranties, expressed or implied, on Free Trial files.

Intellectual Property Warranty:

The Supplier warrants that it has all the rights necessary to enter into this agreement and that the font software does not breach the intellectual property rights of any third party.

Disclaimer of Warranties:

Except for the limited warranties set forth in this agreement, the Supplier makes no other warranties, expressed or implied.

Limitation of Liability:

In no event will the Supplier be liable for consequential, indirect, incidental, or special damages, including lost profits or data.

9. RIGHTS RESERVED

All rights not expressly granted in this agreement are reserved to Newglyph SA.

10. LAW AND JURISDICTION

This agreement is governed exclusively by Swiss law. The exclusive place of jurisdiction is the legal office of Newglyph SA, currently Lausanne, Switzerland.

YOU ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTOOD, AND AGREED TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT.