

Locomotive

End User License Agreement (EULA) for Trial License

This EULA agreement is a legal agreement between you & Locomotive and governs your acquisition and use of our Font Software directly from Locomotive Website.

Please read this EULA agreement carefully before completing the installation process and using the Font Software. It provides a license to use the Font Software software and contains warranty information and liability disclaimers.

If you are entering into this EULA agreement on behalf of a company or other legal entity, you represent that you have the authority to bind such entity and its affiliates to these terms and conditions. If you do not have such authority or if you do not agree with the terms and conditions of this EULA agreement, do not install or use the Software, and you must not accept this EULA agreement.

A. Definitions

Locomotive – Locomotive is the main supplier and original publisher of Font Software and as the exclusive owner of the Font Software and related documents as offered on www.locomotive.com sites. All intellectual property of Font Software belongs to Locomotive.

Fonts Software – Fonts Software or (Fonts, Typeface) technically a file component software provided by Locomotive for use on computer devices, web servers, or applications to generate typographic design assets used by end users.

Licensee – The licensee is an individual, company, or other organizations who purchases and uses a Fonts Software as a subject on this license agreement, other licensees must belong in the same company, household or listed on the license holder name as specified on receipt.

B. General Usage

This EULA allows you to use the Font Software exclusively for Personal use, trial purposes in single print tests or limited and protected access web tests in order to help you to decide if the font is suitable for your needs before purchasing a Retail Font Software License. Any published or accessible work, online or offline is strictly prohibited.

B.1 Authorized Use

Fonts Software can be simultaneously used by the number of individuals/users as specified in each license type and purchase receipt. You must ensure the users get a copy of the Font Software and other complementary documents for each different computer devices, websites, and application program.

The Licensee may install the files from Font Software on computer devices (CPUs & Laptop, Mobile Apps) and embed them in website servers and application programs. In accordance with the licensee name (individual or company) mentioned in the licensee information and purchase receipt.

The Licensee may grant the Font Software to your client, developer, etc. only if they work specifically with you if they agree to use the Font Software for your work and agree to the terms of this license. The Licensee may not sell, lease, sublicense, lend, give, or distribute the Font Software or make the Font Software accessible to other third parties.

B.2 Unauthorized Use

You are not permitted to:

Edit, alter, modify, adapt, translate, or otherwise change the whole or any part of the Font Software nor permit the whole or any part of the Font Software become incorporated in any other sources, nor decompile, disassemble or reverse engineer the Font Software or attempt to do any such things.

Reproduce, copy, distribute, resell and make the Font Software accessible to other third parties that are not specified to work with you.

C. Usage Restrictions

You may not use the font for any completed personal and commercial projects or any other purposes other than those stated in this agreement. Embedding, installing or using this Font Software as a Webfont, for Mobile Apps, Electronic Publications, Server embedding, Original Equipment Manufacturer, Broadcasting, Video Games, etc. is not allowed.

C. Intellectual Property & Ownership

Locomotive shall at all times retain ownership of the Font Software as originally downloaded by The Licensee and all subsequent downloads. The Font Software and the copyright, and other intellectual property rights are and shall remain the property of Locomotive.

D. Termination

This EULA agreement is effective from the date you first use the Font Software, if you fail to comply with any term of this EULA agreement, Locomotive may terminate this agreement with notice within 30 days. Upon such termination, the licenses granted by this EULA agreement will immediately terminate and you agree to stop all access and use of the Font Software. The provisions that by their nature continue and survive will survive any termination of this EULA agreement.

E. Governing Law

This EULA agreement, and any dispute arising out of or in connection with this EULA agreement, shall be governed by and construed in accordance with the laws of Indonesia.