

## Licensee Memo

IMPORTANT! Please read the License Agreement for your purchase carefully. This is available in your personal account and on the vendor's website. Violation of the terms of this License Agreement or any unlicensed use of Font Software covered by this agreement may bring liability to civil or criminal penalties. Copyright in the software and documentation belongs exclusively to its creators. ParaType Inc. acts as an agent for the copyright owners. Your purchase from ParaType grants you a non-exclusive license to use the Font Software in the ways described in this License Agreement. All other rights are reserved.

### TERMS AND DEFINITIONS

"Font software" — a computer program that enables downloading appropriate fonts to your workstation, server, or web server and its practical application to create the corresponding lettering and files.

### LICENSING POLICY

Font software can be used on computers, websites, servers, or in mobile applications, electronic publications, logos, audiovisual works, and video games. Each type of usage requires a license. The following table shows the types of licenses and possible uses. If you intend to use the Font Software in any other way, please contact us to resolve the issue.

Properties/License	Desktop	Web	Mobile app	Electronic Publication	Logo	Audiovisual work	Video game	Server
Download to a computer	X				X	X		
Set on the site		X						
Embed in pdf	X			X	X			X
Embed in mobile app			X					
Embed in electronic publication				X				
Set on the server								X
Embed text in the audiovisual product						X		
Embed in a game							X	
Create a logo					X			
OEM	Upon request							

### SUMMARY OF THE AGREEMENT

The Font Software is protected by copyright. The License Agreement lists your rights to use the Font Software in certain ways and within certain limits. The License Agreement comes into force on the date when you pay the invoice for the rights to use the Font Software. The invoice is an integral part of the License Agreement. By paying the invoice, you agree to comply with the terms of the agreement and you understand that there may be legal penalties if you do not do so.

## **TERMINATION OF THE AGREEMENT**

If you breach any of the terms of the License Agreement, ParaType may terminate the Agreement without notice and without your consent. In this case, upon receipt of the relevant written or electronic notification, you must destroy all your copies of the Font Software and documentation.

## **WARRANTY**

The Font Software is supplied without any expressed or implied warranties with respect to its consumer characteristics and its suitability to achieve any purpose. No guarantees or warranties of any sort are provided. Under no circumstances will ParaType Inc be liable for any loss or damage caused by the use, or inability to use, the Font Software, or by the provision or failure to provide support services associated with the Font Software. ParaType Inc. will, however, make every reasonable effort to ensure the technical suitability of the Font Software.

## **Other terms**

If you use Font Software in any territory where the font creators' copyright, moral, and artistic rights are protected by law, you should pay particular attention to the sections of the License Agreement that deal with this issue.

If you have any questions, please contact:

ParaType Inc.

12500 De Sanka Ave.,

Saratoga, 95070 CA, USA

e-mail: [fonts@paratype.com](mailto:fonts@paratype.com)