

POINTY

End User License Agreement for Font Software

This agreement can be customised for specific instances. If you wish to create a unique font license agreement, please contact me.

Upon installing this Font Software you (the Licensee) accept all of the terms and conditions of this agreement. Pointy Design hereby grants a non-exclusive, non-transferable licence to use the fonts conditional on the terms that follow:

1. Font Software is licensed for use at one (1) location with a maximum of six (6) devices.
2. Use of the Font Software at more than one (1) location or with more than six (6) devices requires a Multi-Device Site License upgrade. A device may be, but is not limited to, a printer, rasterizer, video display terminal, CPU, workstation or any device where the font software is rasterized or display of the Font is generated from font software outlines using Adobe Type Manager or similar software. For example, a display terminal shall be considered a device if the Font outline is embedded or otherwise included for viewing by end users in a multimedia CD.
3. Except as permitted herein, you may not modify, adapt, translate, reverse engineer, decompile, disassemble, alter or otherwise copy the Font Software.
4. You are permitted to make a single back-up copy. The Font Software or documentation may not be sub-licensed, sold, leased, rented, lent, or given away to another person or entity.
5. The Font Software may be returned or exchanged only if defective. Defective software will be replaced when accompanied by proof of purchase and Pointy Design is notified within one (1) week of purchase.
6. The Font Software is protected under domestic and international trademark and copyright law. You agree to identify the Pointy Design fonts by name and credit pointy Design's ownership of the trademarks and copyrights in any design or production credits.
7. Any breach of the terms of this Agreement shall be cause for termination. In the event of termination, and without limitation of any remedies under law and equity, you agree to immediately return the Font Software to Pointy Design and certify that no copy remains in your possession or control.
8. POINTY DESIGN MAKES NO WARRANTIES, EXPRESS OR IMPLIED AS TO MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR OTHERWISE. WITHOUT LIMITING THE FOREGOING, POINTY DESIGN SHALL IN NO EVENT BE LIABLE TO THE LICENSED USER OR ANY OTHER THIRD PARTY FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL, OR INCIDENTAL DAMAGES, INCLUDING DAMAGES FROM LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, ARISING OUT OF THE USE OR INABILITY TO USE THE PRODUCT EVEN IF NOTIFIED IN ADVANCE. UNDER NO CIRCUMSTANCES SHALL POINTY DESIGN'S LIABILITY EXCEED THE REPLACEMENT COST OF THE SOFTWARE.

LICENSE UPGRADES

The Font Software is licensed for use at a single location for use with a maximum six (6) devices. The Font Software may not be shared between locations or business entities. Each additional location and/or entity must purchase a separate license to be used in accordance with the terms of the Pointy Design Font Software License. License upgrades may be purchased for use with additional devices. The upgrade price is calculated as a percentage of the original price of the software. To determine the number of devices, add up all CPUs, workstations, printers, and other devices that use the fonts. The following is cumulative: 1 - 6 devices (standard license) 7 -15 devices: add 50 percent 16-50 devices: add 20% for each 5 devices 51-125 devices: add 15% for each 5 devices 126-250 devices: add 10% for each 5 devices over 251 devices: add 5% for each 5 devices Very large or unlimited uses of the Font Software will require a custom license agreement.