

**The purpose of this document is to set out the detailed terms and conditions on which we, Millersaar Ltd., t/a OneSixOne (“we” / “us” / “our” / “the Supplier”) provide our font software to you, (“you” / “your” / “the Licensee”).** By receiving, purchasing, downloading, installing, using or otherwise handling our font software, you automatically accept the terms of this agreement. If you do not wish to be bound by the End User License Agreement, you cannot access, use or download the font software.

- 1 Ownership and Copyright  
You acknowledge that all Intellectual Property Rights, font software and designs contained in the font software downloaded shall be owned by and remain the property of and vested in us the Supplier. You are not allowed to distribute, illegally copy, sub license, share, lend, lease or sell the font software.
- 2 Lawful Use of Product  
Subject to us receiving payment in full of all Fees, we hereby grant to you a licence to use the font software (i) only in a licensed unit, (ii) only for Personal or Internal Business Use, and, (iii) only subject to all the terms set out in the End User License Agreement.
  - 2.1 Desktop License  
Purchasing a desktop license allows installation of the font software on the specified number of computers belonging to the licensee. You are permitted to use the font software on any number of output devices, such as printers that belong to the Licensee. Passing the font onto commercial printers or other prepress facilities in the scope of a defined project is permissible, only to prepare for printing and to print your documents. Third parties are not permitted to create new documents with the font software that has been passed on for output purposes only. If a non-licensee is required to modify a document containing the font software, a new license must be purchased. A person who is not a party to this Agreement has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Agreement.
  - 2.2 Web License  
Purchasing a web license allows the right to embed the font software on one website domain owned by the Licensee with the specified web traffic. Only the original font software delivered can be used and the font software has to be stored on the same server associated with the licensed domain. The use of third-party font hosting services is prohibited.
  - 2.3 App License  
Purchasing an app license allows the font software to be embedded in one mobile application with the specified app downloads. The use of font software is permitted for the development of the app.
  - 2.4 Social Media License  
Purchasing a social media license allows the font software to be used on social media platforms with the specified number of followers. You are required to purchase a desktop license prior to purchasing a social media license.
  - 2.5 Broadcast License  
Purchasing a broadcast license allows the font software to be used for broadcasting purposes within a specified Territory and time.
- 3 Modifications  
Purchasing a license does not permit you to convert, modify, or rename the font software under any circumstance.
- 4 Purchase and Transfer of Licenses  
Licenses are not transferable to other companies or individuals. You are allowed to purchase font software on behalf of a client. Your client must be registered as the Licensee after the purchase, informed about this agreement, and provided with the invoice related to the purchase. The client has to accept this agreement. You are not authorized to invoice your client at another price as the one displayed on our website.
- 5 Limited Liability  
In no event will the Supplier be liable under or in connection with this Agreement for: loss of actual or anticipated income or profits; loss of goodwill or reputation; loss of anticipated savings; any indirect or consequential loss or damage of any kind howsoever arising, whether or not such loss or damage is foreseeable, foreseen or known. All font software installed is done so at the Licensee's risk.
- 6 Miscellaneous  
The use of font software in any homophobic, trans phobic, racist, sexist contexts or to harm any individual or community are prohibited. Legal action will be pursued by us, if you are found to be using our fonts illegally. Any breach of the terms of this agreement shall be cause for termination. We reserve the right to update this End User License Agreement at any time without prior consent or notice. You acknowledge that you have read, understood, and agreed to be bound by the terms and conditions of this agreement when you click the area marked “Agree to EULA” or similar language or when you accept the Agreement by other means.
- 7 Governing Law and Jurisdiction  
This Agreement shall be governed by and construed in accordance with the laws of England and Wales. Each party irrevocably submits to the exclusive jurisdiction of the courts of England and Wales to resolve any dispute between them arising under or in connection with this Agreement (save in respect of enforcement of judgments where their jurisdiction shall be non-exclusive).