

End User License Agreement

Read this carefully. If you have questions or think this license is preventing you from using our fonts in the way you plan to, please contact us.

This License Agreement is made between Walking Fearless, hereinafter called the Licensor, and the buyer hereinafter called the Licensee, who is purchasing the font software, herein referred as “font”, “fonts” or “typefaces”.

1. GRANT OF LICENSE

The Licensee must agree to the terms and conditions of this agreement to download, install and use Walking Fearless software. Use of the font software is strictly limited by the following conditions. Upon full payment, the Licensor grants the Licensee a non exclusive non-transferable license to operate its font. A font is a set of characters digitally encoded into Font Software as digital description of characters, metrics and other data. By accepting the License, the Licensee agrees not to decompile, modify, reformat, translate and reverse engineer Walking Fearless fonts, or otherwise discover its source code.

2. COPYRIGHT

The Licensor retains full rights and ownership to intellectual property of the fonts both as artwork and software. The Licensee acknowledges that by buying the fonts, he is not purchasing title to it, but is granted a license to use the font. This Agreement does not grant the Licensee any intellectual property rights in the fonts. Font software or documentation may not be uploaded, copied, duplicated, rented, leased, sublicensed or lent to another person or entity. The Licensee is granted permission to make copies for backup purposes on devices that are not accessible via internet or other network systems. The Licensee will not make or encourage third parties to make derivative or modified versions of the font. Written authorisation is necessary to create any derivative design or product that is mainly based on the design of Walking Fearles fonts. In case of doubt, contact us.

3. USER(S)

Upon purchasing a license, the Licensee specifies the amount of users of the font software, according to the available single and multi-license packages. Each user can install the Font software on one (1) desktop computer and one (1) portable computer, and connect it to output devices such as desktop printers. Multi-license users must be part of the same legal person (company, organization). Users from separate legal entities must purchase separate licenses. Walking Fearles accordingly grants the specified amount of users the right to use the fonts. For additional users, additional licenses are necessary.

4. WARRANTY

Within a period of one (1) month upon purchase, fonts may be repaired or replaced. Font software may not be returned. The Licensor makes no other warranties, expressed or implied, including but not limited to warranties of merchantability and fitness for a particular purpose. The Licensor shall in no event be liable for any direct, indirect, consequential, or incidental damages, arising out of the use or inability to use the product.

5. TERMINATION

Any violation of this agreement by the Licensee shall cause this license to be terminated. In the event of termination, the Licensee must immediately remove the font and all its copies from the system and certify to the licensor that no copies remain in the Licensee’s possession or exist on the originally licensed site.

6. JURISDICTION

This Agreement shall be governed by the laws of Portugal. The competent court of law shall be the Court of the Civil Judge in Lisbon. This Agreement contains the entire understanding between the parties and supersedes any prior understandings and agreements, oral or written, between the parties regarding the subject matter of this Agreement. No amendment to this Agreement shall be effective unless it is in writing and executed by both parties.