

Font License

Robochyi Open Font



Ukraine, Kyiv
tsankotype.com
Latest version: July 15, 2023.

Individual Entrepreneur Tsanko Ivan Maksymovych, TIN (Taxpayer Identification Number) 3574411855, hereinafter referred to as the "Licensor," collectively referred to as the "Parties," and each individually as the "Party," have entered into this Agreement as follows:

DEFINITIONS USED IN THE AGREEMENT:

Font – a graphic and design work that represents a distinctive visual depiction of letters, numbers, and other characters in a unified style or grouped by another characteristic.

Font Software or Font Software – computer program that ensures loading the corresponding font into the memory of a workstation, server, or web server and its practical application for creating inscriptions and texts.

Website – an internet resource consisting of a set of web pages united by a single idea, name, domain name, hosted on web servers.

Workstation – any computer and/or other device, except for those used as a server, such as a desktop computer, laptop, PDA, communicator, multiprocessor computer, terminal, etc.

Font Characters – images of letters, numbers, and other characters that are part of the font.

1. SUBJECT OF THE AGREEMENT

1. In accordance with this Agreement, the Licensor transfers to the Licensee, for use in its economic activities, exclusive proprietary rights of intellectual property (license), as specified in this Agreement, for the Tsankotype libraries (tsankotype.com). The Licensor also provides files with font software in OTF, TTF, WOFF, WOFF2 formats, ensuring the operation of the Font Software on the Licensee's websites.
2. The Licensor confirms and guarantees that it has all the rights to enter into this Agreement and transfer exclusive proprietary rights of intellectual property to the Font Software.

2. THE SCOPE OF RIGHTS TRANSFERRED TO THE LICENSEE

2.1. The license under this agreement includes:

- Interface license;
- Desktop license.

The non-exclusive intellectual property rights to the Font Software transferred to the Licensee under this Agreement include the right to use the font software for commercial purposes in the design of websites, web pages, applications, logos, trademarks, publications on social networks, on the Internet, in electronic and printed publications, on souvenir products of any kind (clothing, accessories, posters, etc.).

2.2. The Licensee has the right to temporarily transfer the Font Software to subcontractors (such as design studios, printing houses, etc.) with a written commitment from the subcontractor to use the Font Software and Fonts exclusively for the purpose of fulfilling the order, only during the execution of the order, adhering to all the restrictions of this Agreement, and to delete the Font Software immediately after completing the order.

3. TERRITORY COVERED BY THE AGREEMENT AND LICENSE TERM

The territory of this License Agreement is not limited and covers all countries of the world and the universe.

1. The non-exclusive proprietary rights of intellectual property, as defined in Section 2 of this Agreement, are transferred to the Licensee for the entire term of the exclusive intellectual property rights (copyrights) regarding the Font Software (including Fonts as a component of the Font Software, all of its

constituent parts, components, etc.).

4. PAYMENTS

4.1. Payment is made by transferring funds through the internet site tsankotype.com.

5. LIABILITY OF PARTIES AND DISPUTE RESOLUTION

5.1. All disputes related to this Agreement, its conclusion, or arising in the process of fulfilling the terms of this Agreement, shall be resolved through negotiations between authorized representatives of the Parties.

5.2. If a dispute cannot be resolved through negotiations, it shall be resolved in court in accordance with the jurisdiction and competence established for such disputes under the procedure defined by the current legislation of Ukraine.

6. OTHER TERMS OF THE AGREEMENT

6.2. Changes to the Agreement can only be made by mutual agreement of the Parties, which is formalized by an additional agreement to this Agreement.

6.3. This Agreement may be terminated by mutual agreement of the Parties in the manner established by the current legislation of Ukraine.

6.4. All matters not regulated by this Agreement shall be resolved in accordance with the current legislation of Ukraine.

6.5. The Parties undertake not to disclose confidential information to any third party. By confidential information, it is meant the content of this Agreement, excluding the fact of its conclusion, and other information provided by the Parties to each other in connection with the performance of this Agreement, except in cases where prior written consent to the disclosure of such information has been given to the other Party. These obligations remain valid for a period of 5 (five) years after the termination of the Agreement.

DETAILS AND SIGNATURES

LICENSOR
Individual
Entrepreneur
Tsanko Ivan
Maksymovych
TIN (EDRPOU):
3574411855
Bank: PJSC
'UNIVERSAL BANK'

Цанко І.М.
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