

Calamar Standard License Agreement

Please review the Agreement before you purchase any Fonts from calamarstudio.com.

This License Agreement states the terms and conditions of Licensee's non-exclusive and limited copyright license with respect to the digital content ("Font" or "Fonts") made available on calamarstudio.com by the Calamar and purchased by Licensee.

This License Agreement is an agreement between:

The "Licensee" or "You" who is the individual person indicated as the licensee during the purchase process or that person's employer if that person is acting on the employer's behalf and with the employer's authorization and the seller ("Calamar") as licensor.

If you are purchasing on behalf of your employer, then only your employer is the "Licensee" and can use the Font or Fonts subject to the terms of this License Agreement; in that case you represent and warrant that you have full legal authority to bind your employer, as the Licensee, to the terms of this License Agreement.

All digital content available on calamarstudio.com, including, without limitation, the Fonts, is protected by international copyright laws and treaties. As between you and seller, Calamar retains ownership of the Fonts, but grants to you certain rights to use the Fonts on the following terms. All other rights are expressly reserved by the Calamar.

Upon receipt by Calamar of all applicable fees, you are granted a non-exclusive, non-transferable right to use, the Font worldwide, in perpetuity, as expressly permitted by the license herein and subject to the terms set forth herein.

PERMITTED USES:

✓ Physical Products for Commercial Use or Non-commercial Use: Licensee may create physical end products such as, but not limited to, clothing, cards, invitations, stickers, mugs, stamps, candles, posters, signs, home decor, etc. for Commercial use or Non-commercial use.

✓ Product Packaging for Commercial Use or Non-commercial Use: Licensee may create physical or digital end packaging products used for resale or wholesale such as, but not limited to, boxes, labels, stickers, or containers, etc., for Commercial use or Non-commercial use.

✓ Digital Products for Commercial Use or Non-Commercial Use: Licensee may create digital end products for resale such as static designs, static website elements, etc. for Commercial use or Non-commercial use.

✓ Digital or Print Publication for Commercial Use or Non-commercial Use: Licensee may use the Font in digital or print publications in static form such as magazines, cards, invitations, photo albums, and scrap books, for Commercial use or Non-commercial use.

✓ Personal Social Media for Commercial Use or Non-commercial Use: If applicable (e.g., for an individual), one (1) personal or individual social media accounts for Commercial Use or Non-commercial Use.

✓ Company Social Media for Commercial Use: If applicable (e.g., to a business), one (1) Licensee owned and managed company social media account is allowed for Commercial use. A separate license is required for each social media business account or page.

✓ Physical (Printed) Advertisements for Commercial Use: Such as billboards, signage, printed advertisement, etc.

Calamar Standard License Agreement

✓ Digital Advertisements for Commercial Use: Internet advertisements such as advertisements served by Google Ads, Bing Ads, Facebook Ads, LinkedIn Ad, etc. for Commercial use.

✓ Broadcast and Streaming: Broadcast and streaming via network, cable, internet, satellite, pay-per-view, video on demand or Streaming of motion picture and /audio visual works, including advertisements, is permitted for Commercial use and Non-commercial use.

Quantity Limitations on Broadcast and Streaming: No more than 500,000 lifetime viewers for Commercial use and no limit for streaming via the internet for Non-commercial use.

PROHIBITED USES:

(these uses may be available with an Extended license, contact Calamar to find out more):

✗ On-Demand Applications (Such as Print-on-Demand and Create-on-Demand Services). Any use that allows anyone other than the Licensee, such as an end user, to customize a digital or physical end product is prohibited, whether for Commercial use or Non-commercial use. This includes, but is not limited to, "print on demand", "made to order", or "download on demand" application.

✗ Website Software Development, Mobile App Development, Desktop Application Development, and Video Game Development: is prohibited for Commercial use or Non-commercial use.

✗ Trademark: Font may not be used as part of a trademark, service mark, design mark, trade-name, or similar use unless the Font is significantly altered and not the predominant element of the End Use. In no event does this License Agreement allow Licensee to -- and Licensee shall not seek to -- register, protect, or enforce any trademark or similar rights in the Font itself which must be disclaimed in any trademark registration. Contact Calamar for a custom license if these rights are desired.

✗ Copyright: Licensee may not claim the Font (or a modification thereof) as its own copyrighted work (the original Font must be disclaimed in any copyright registration).

✗ The license is limited to the expressly permitted uses stated in this License Agreement: future-existing technologies and uses are expressly reserved and not included within the scope of the license.

STRICTLY PROHIBITED USES:

✗ Resale or Sub-Licensing the Font or any modification of it in source file form is strictly prohibited.

✗ Resale or Sub-Licensing of the Font or any modification of it in a way that is directly competitive with the original Font is strictly prohibited (e.g., as a stock asset or template).

✗ Making public or sharing the Font in any way that allows others to download, extract, or redistribute Font is strictly prohibited.

✗ Use the Font in pornographic, fraudulent, immoral, infringing, illegal, harassing, offensive, or defamatory material, is strictly prohibited, including, without limitation, any use of the Font that:

(i) may create a risk of harm, loss, physical or mental injury, emotional distress, death, disability, disfigurement, or physical or mental illness to you, to any other person, or to any animal;

Calamar Standard License Agreement

- (ii) may create a risk of any other loss or damage to any person or property;
 - (iii) seeks to harm or exploit children by exposing them to inappropriate content, asking for personally identifiable details or otherwise;
 - (iv) may constitute or contribute to a crime or tort;
 - (v) contains any information or content that we deem to be unlawful, harmful, abusive, racially or ethnically offensive, defamatory, infringing, invasive of personal privacy or publicity rights, harassing, humiliating to other people (publicly or otherwise), libelous, threatening, profane, or otherwise objectionable;
 - (vi) contains any information or content that is illegal (including, without limitation, the disclosure of insider information under securities law or of another party's trade secrets);
 - (vii) contains any information or content that you do not have a right to make available under any law or under contractual or fiduciary relationships;
 - (viii) contains any information or content that you know is not correct and current; or
 - (ix) promotes racism, bigotry, hatred or physical harm of any kind against any group or individual.
- Falsely representing authorship and/or ownership of the Licensed Asset is strictly prohibited.
- Any other use that is not expressly permitted in PROHIBITED USES section is strictly prohibited.

DISCLAIMER OF WARRANTIES:

LICENSEE'S USE OF THE FONT IS AT LICENSEE'S OWN RISK. THE FONT IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS, WITHOUT ANY WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED. CALAMAR HEREBY DISCLAIM ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT AND FITNESS FOR PARTICULAR PURPOSE. THE FOREGOING DOES NOT AFFECT ANY WARRANTIES WHICH CANNOT BE EXCLUDED OR LIMITED UNDER APPLICABLE LAW.

LIMITATION ON LIABILITY

IN NO EVENT WILL CALAMAR BE LIABLE FOR DAMAGES OF ANY KIND, UNDER ANY LEGAL THEORY, ARISING OUT OF OR IN CONNECTION WITH THIS LICENSE AGREEMENT, INCLUDING, WITHOUT LIMITATION, YOUR USE, OR INABILITY TO USE, THE LICENSED ASSET, INCLUDING ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES, INCLUDING BUT NOT LIMITED TO, PERSONAL INJURY, PAIN AND SUFFERING, EMOTIONAL DISTRESS, LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR ANTICIPATED SAVINGS, LOSS OF USE, LOSS OF GOODWILL, LOSS OF DATA, AND WHETHER CAUSED BY TORT (INCLUDING NEGLIGENCE), INTELLECTUAL PROPERTY INFRINGEMENT, BREACH OF CONTRACT OR OTHERWISE, EVEN IF FORESEEABLE. IN NO EVENT WILL THE LIABILITY OF CALAMAR BE LIABLE FOR DAMAGES OF ANY KIND, UNDER ANY LEGAL THEORY,

Calamar Standard License Agreement

ARISING OUT OF OR IN CONNECTION WITH THIS LICENSE AGREEMENT, INCLUDING, WITHOUT LIMITATION, YOUR USE, OR INABILITY TO USE, THE LICENSED ASSET, EXCEED THE FEES THAT LICENSEE PAID FOR THE LICENSED ASSET. THE FOREGOING DOES NOT AFFECT ANY LIABILITY WHICH CANNOT BE EXCLUDED OR LIMITED UNDER APPLICABLE LAW.

INDEMNIFICATION

Licensee agrees to defend, indemnify and hold harmless the Calamar from and against any claims, liabilities, damages, judgments, awards, losses, costs, expenses or fees (including but not limited to reasonable attorneys' fees) arising out of or relating to Licensee's (or anyone acting on Licensee's behalf, including, without limitation, service providers) (i) violation of this License Agreement, (ii) use of the Font in violation of law, rules or regulations, or (iii) use of the Font violation of third party rights where such violation is due to the modification of the Font.

ENTIRE AGREEMENT:

This License Agreement constitutes the sole and entire agreement between Licensee on the one hand and Calamar on the other hand with respect to the Font and supersedes all prior and contemporaneous understandings, agreements, representations and warranties, both written and oral, with respect to the Font.

MODIFICATIONS

Calamar may modify this License Agreement by posting an updated version on calamarstudio.com. The then current version of the License Agreement posted at the time of purchase shall apply to purchases (even if the Font is downloaded after the License Agreement is updated).