

This End-User License Agreement ("EULA") is a legal agreement between you (either an individual or a single entity) ("You" or "Your") and Tep Sovichet, doing business as Anagata Type ("Anagata Type," "we," "us," or "our"), for the use of the Font Software.

By downloading, installing, or using the Font Software, You agree to be bound by the terms of this EULA. If You do not agree to these terms, do not download, install, or use the Font Software. The Font Software is licensed, not sold, to You.

PLEASE READ THIS EULA CAREFULLY BEFORE INSTALLING, DOWNLOADING, OR USING THE FONT SOFTWARE.

DEFINITIONS

Application(s): means a separate and distinct stand-alone software program, such as a mobile app (for iOS, Android, etc.) or a desktop application. This does not include Websites.

Application Font: Fonts or Font Software created and optimized for use in styling or display of text in an Application (as defined above), such as for user interface elements, menus, and in-app text.

Application License: allows the Licensee to distribute, display, and embed the Font Software into a single Application title according to the terms herein.

Computer: A device (such as a desktop, laptop, workstation) capable of installing and running the Font Software locally.

Desktop Font: Font Software created and optimized for the creation of printed materials (newspapers, books, etc.), logos, visual identities, and any other non-moving text displays, including use within graphic design software (e.g., Adobe Photoshop, Illustrator, InDesign, etc).

Desktop License: allows the Licensee to install the Font Software on a specified number of Computers, as indicated on the purchase receipt.

Distributions: means the number of units downloaded, installed, or embedded. For Application Licenses, "Distributions" refers to the number of times the Application containing the Font Software is downloaded or installed. For Ebook Licenses, "Distributions" refer to the number of times the Ebook is downloaded or sold.

Ebook: An electronic publication distributed in formats such as EPUB, MOBI, PDF, primarily intended for reading.

Ebook License: A license granting the right to embed the Font Software into a specified number of Ebook titles according to the terms herein.

Font Software (or "Font"): means software or instructions which, when used on an appropriate device(s), generates typeface and typographic designs. This includes any upgrades, updates, related files, and documentation.

License(s): the permits offered by the Licensor (under this Agreement), such as the Application License, Web License, Ebook License, and/or Desktop License.

Licensee: The individual or entity granted the right to use the Font Software under this Agreement.

Licensor: Anagata Type (Sovichet Tep, doing business as Anagata Type).

Non-Exclusive License: grants the Licensee the right to use intellectual property, but the Licensor remains free to exploit the same intellectual property and allow any number of other licensees to also exploit the same intellectual property.

Non-Transferrable License: means the Licensee may not transfer the license to any other parties or clients. The license is for the Licensee's use only, except as otherwise permitted herein.

Pageview(s): means a view of a page on a Website that includes the Font Software. When a visitor clicks reload after reaching the page, it is counted as an additional pageview.

Platform(s): refer to the potential usage environments covered by specific licenses, such as Applications, Websites, Ebooks, and Desktops.

Standardized EULA: means the standard form contract which is pre-formulated by the Licensor for the provision of goods and/or services to the Licensee without negotiation, revision, or influence. All Licenses mentioned in this Agreement apply as applicable to the purchase.

Third-party(-ies): refer to contractors, freelance consignees, affiliate companies, clients, or other natural or legal persons outside the Licensee's corporation or not the primary party to the Agreement.

Web License: allows the Licensee to embed the Font Software into a single Website domain (e.g., www.example.com). A subdomain (e.g., blog.example.com) is considered part of the same Website as the main domain.

Web Font: Font/Font Software created and optimized for styling and display of text on the internet or the web.

Website: A collection of related webpages organized under a single domain name (e.g., www.example.com), including subdomains (e.g., blog.example.com) specified on Your purchase receipt and controlled by the Licensee.

CLAUSES

1. GENERAL TERMS FOR ALL PLATFORMS

1.1 The Purchase License(s)

1.1.1 License Grant: Anagata Type grants You a non-exclusive, non-transferable, limited license to install, download, and use the Font Software solely in accordance with the terms of the specific License You have purchased (Desktop, Web, Application, or Ebook), as detailed in this EULA and on Your purchase receipt.

1.1.2 License Restrictions: You shall use the Font Software strictly in compliance with this EULA and all applicable laws and regulations. You shall not, directly or indirectly:

(a) Copy the Font Software in whole or in part, except as expressly permitted for backup purposes (see Section 1.7).

(b) Commercially sell, resell, lease, sublease, rent, lend, license, sublicense, transfer, distribute, provide access to, or otherwise make available the Font Software or any of its features or functionality to any third party, except as explicitly permitted in this EULA (e.g., temporary provision under Section 1.9.4).

(c) Use the Font Software in any manner or for any purpose that violates any applicable international, federal, state, local, or other law or regulation.

(d) Modify, adapt, translate, reverse engineer, decompile, disassemble, or create derivative works based on the Font Software.

(e) Share the Font Software files with third parties, except as expressly permitted (see Section 1.9.4).

1.2 Intellectual Property Ownership and Rights

1.2.1 The Licensee is not purchasing the Copyright of the Font, but the rights to use the Font Software from the Licensor. The Licensor shall maintain total ownership of all Intellectual Property related to the Font Software being distributed. This includes any upgrades, symbols, copyrighted images and documents within this Agreement.

1.2.2 Reservation of Rights and Ownership: You acknowledge that the Font Software is licensed, not sold, to You. You do not acquire any ownership interest in the Font Software, or any rights other than those expressly granted in this EULA. Anagata Type reserves all rights, title, and interest in and to the Font Software, including all copyrights, trademarks, and other intellectual property rights. The Font Software is protected by copyright and other Intellectual Property laws and treaties. As between the Licensor and the Licensee, the Licensor owns all title in and to the Font Software, including without limitation all copyright and other Intellectual Property rights in the

Font Software. The Licensee agrees not to remove, conceal or otherwise modify any copyright, trademark or other proprietary notice or source identifier contained in or associated with the Font Software. For avoidance of doubt, the provisions contained herein shall survive the termination or expiration of this Agreement.

1.2.3 Copyright Protection and Cooperation: Anagata Type retains the right to enforce its intellectual property rights in the Font Software. If You become aware of any suspected infringement or unauthorized use of the Font Software, You agree to notify Anagata Type promptly. You agree to cooperate reasonably with Anagata Type in any investigation or enforcement action if requested.

1.3 The Licensee Owns the End-Results

The Licensee retains all ownership rights and intellectual property rights in and to the works created using the Font Software (e.g., documents, logos, Websites, Applications, Ebooks). The Licensor retains all ownership rights and intellectual property rights in and to the Font Software itself.

1.4 PURCHASE ON BEHALF OF A CLIENT (END USER)

If You purchase a License on behalf of a third-party client (the "End User"), You represent and warrant that You have the authority to act on behalf of the End User. You must ensure the End User is informed of and agrees to this EULA. The End User is also required to purchase a License appropriate for their intended use of the Font Software. This means a valid Anagata Type License covering the End User's specific usage and scope must be secured, whether purchased directly by the End User or by You acting explicitly on their behalf. The license rights granted are for the benefit of the End User, who must adhere to all terms and usage limitations herein. Both You (the purchasing entity) and the End User are responsible for compliance with this EULA. The license scope (e.g., number of users, pageviews, Distributions) must correspond to the End User's requirements and intended use.

1.5 Measures Against Unknown Third Party

The Licensee must take reasonable measures to protect the Font Software from unauthorized access and use by third parties. These measures may include, but are not limited to:

- storing the Font Software on secure systems,
- not sharing the Font Software with unauthorized individuals, and
- using secure methods for transferring the Font Software (e.g., encrypted file transfer).

1.6 Corporate Identity and Branding

The Licensee may use the Font Software (under a Desktop License) to create artwork for corporate identity and branding purposes, including but not limited to letterheads, business cards, business forms, banners, and tie-in products. (Note: Film titling may require a Broadcasting license per Section 1.9.8)

1.7 Font Back up Files

The Licensee may keep one (1) backup copy of the Font Software, provided that the backup copy is stored securely and is accessible only to the Licensee for archival purposes.

1.8 Warranties and Disclaimers

1.8.1 The Licensee's use of the Font Software is at their own sole risk. The Font Software is provided on an "as is" and "as available" basis. The Licensor expressly disclaims all warranties of any kind, whether express or implied, including the implied warranties of merchantability, fitness for a particular purpose and non-infringement.

1.8.2 There is no warranty by the Licensor that the functions contained in the Font Software will meet the Licensee's requirements or that the operation of the Font Software will be uninterrupted or error-free. The Licensee assumes all responsibility and risk for the selection of the Font Software to achieve the Licensee's intended results and for the installation, use and results obtained from it.

1.8.3 The Font Software is designed for standard font usage. The Licensor warrants and supports the Font Software's functionality only as described in its documentation and for its intended purpose as font software.

1.8.4 The Font Software is engineered to be of the highest compatibility with external software, however the Licensor cannot guarantee compliance and on-going compliance of external hardware and software manufacturers.

1.9 Usage Restrictions & Permissions

1.9.1 The Usage Must Reflect the Purchased Limits: The Font Software is available to purchase onto the designated Platforms separately, or at an offered and agreed package. The maximum usage (e.g., number of Computers, Pageviews, Distributions) may not exceed the limits indicated in the attached purchase receipt.

1.9.2 No Modification: The following actions are strictly not permitted:

- Re-naming the Font Software.
- Modifying characteristics or drawings of the Font Software.
- Reverse engineering, decompiling, or disassembling the Font Software.

- Changing the font format from that of the supplied variant.

The Licensee agrees not to transmit any electronic document or software containing the Font Software in a manner that allows a third party to edit, transform, alter, enhance, merge, modify, or remove the licensed Font Software, except where embedding is explicitly permitted by the relevant license type (e.g., Desktop, Ebook). In addition, any act amending or modifying Font Software names, trademark names or any other arbitrary data included in the Licenses is prohibited regardless of the form of such act.

1.9.3 Internal Use (for Corporation): If the Licensee is a corporation, these Licenses will be applicable to the Licensee's employees (limited to persons in employment agreement relationships or in engagement agreement relationships as officers with the Licensee) and only within their corporation, subject to purchased license limits.

1.9.4 Temporarily Provide Font Files to Third Party: The Licensee may temporarily provide Font Software files to third-party developers, designers, printers, or service bureaus solely for the purpose of developing or outputting projects for which the Licensee has purchased the appropriate License (e.g., Applications, Websites, Print documents). The Licensee must ensure that such third parties:

- (a) use the Font Software only for the Licensee's specific project;
- (b) destroy all copies of the Font Software upon completion of the project; and
- (c) agree in writing to be bound by the relevant terms of this EULA regarding the use and protection of the Font Software. The Licensee remains responsible for any breach by such third parties.

1.9.5 No Lease, Sublease Etc.: The Licensee is not permitted to:

- sell, lease, sublease, lend, rent, sublicense, or publish the Font Software;
- copy (except as permitted for backup or temporary provision), adapt, translate, transfer, or encumber the Font Software; * decompile or create derivatives of the Font Software; or
- pass on the Font Software to third parties' devices/platforms, without the Licensor's prior written consent or outside the permitted scope of the Font Software license purchased.

If the Licensee transfers the Font Software in violation of these terms, the transfer will be deemed void. In addition, the Licensee agrees to take no action which will have the direct or indirect effect of causing the Font Software to become Publicly Available Software, unless agreed otherwise with the Licensor. For avoidance of doubt, the provisions contained herein shall survive the termination or expiration of this Agreement.

1.9.6 No Further Distribution: The Licensee cannot give away copies of the Font Software such as making the Font Software available for download on the internet, emailing them, or uploading them to public internet file transfer or storing channels.

1.9.7 No Reselling: The Licensee cannot resell the Font Software through any medium unless formally authorized in writing by the Licensor, as a distributor. This also means the Licensee cannot modify the Font Software then sell the resulting modification. For avoidance of doubt, the provisions contained herein shall survive the termination or expiration of this Agreement.

1.9.8 Additional license for Broadcasting: The standard Licenses forbid use in broadcasting including television programs, commercial messages, and films, unless the Licensor agrees otherwise in a separate license agreement. A separate dedicated license is required for use in television broadcasting, feature films, cinematic productions, or internet video distribution (e.g., streaming services).

1.9.9 Additional License for Trademark Registration: A dedicated additional license agreement is required for trademark registration of logos, wordmarks, brandmarks and brand slogans created using the Licensor's Font Software.

1.10 License Infringement

If the Licensor finds out there is an infringement or failure to comply with any clauses under this Agreement, the Licensor may issue a written warning on the matter once to the Licensee and they must cease the infringing action immediately. However, failure to remedy the breach may lead to termination as per Section 1.11.3.

1.11 License Termination

1.11.1 Cooling-Off Period: Licensee may terminate this Agreement with immediate effect within the period of 7 (seven) days after the date this Agreement is entered into without incurring any liability (except potentially non-refundable transaction fees) by contacting our support team or giving notice in writing to the contact information provided and destroying all copies of the Font Software.

1.11.2 General Termination: After the cooling-off period ends, either party may terminate this Agreement at any time by giving notice. Upon termination by either party for any reason other than Licensee breach, the Licensee must permanently delete and destroy, at their own cost, the Font Software, all backup copies and all related materials provided by the Licensor immediately.

1.11.3 Failure to Comply: In the event that the Licensee fails to comply with the terms of this Agreement and does not remedy such breach within thirty (30) days of receiving notice from the Licensor (or immediately for certain material breaches as determined by Licensor), this license will be terminated without further notice to the Licensee. Following such termination, the Licensor has the rights to deactivate the Licensee's

account related to the Font Software. The Licensee must immediately cease all use and destroy all copies of the Font Software.

1.12 Limitation of Liability

Under no circumstances shall the Licensors (including its affiliates, partners, suppliers) be liable for any indirect, incidental, consequential, special or exemplary damages arising out of or in connection with the access, possession or use of, inability to access, or malfunction of the Font Software.

This includes, but is not limited to, damages to property, computer failure or malfunction, data loss, and, to the extent permitted by law, damages for personal injuries, loss of reputation, property damage, or lost profits from any causes of action arising out of or related to this Agreement or the Font Software. This applies whether or not the damages were foreseeable and whether or not Anagata Type was advised of the possibility of such damages.

To the extent permitted by law, the Licensors' entire liability under this EULA will not exceed the greater of USD100 (One Hundred United States Dollars) or the fees paid by the Licensee to the Licensors for the specific Font Software License during the twelve (12) months prior to the date on which the liability arose. The existence of more than one claim will not enlarge this limit.

1.13 Indemnity by the Licensee

The Licensee agrees to indemnify and hold the Licensors harmless from all losses, damages, liabilities, debts, demands, claims, actions, causes of action, costs, charges and expenses, including legal fees and any amount paid to settle any action or to satisfy a judgment (collectively, "claims"). This applies to claims in any way incurred by or made against the Licensors, which result from or relate to:

- (a) access to or use, by the Licensee or permitted by the Licensee, of the Font Software or Licensee's account in breach of this Agreement, or
- (b) any of Licensee's acts or omissions, including breach or non-performance of this Agreement and any violation of third party rights.

1.14 Privacy

Your use of the Font Software is subject to Anagata Type's Privacy Policy (<https://anagatatype.com/privacy-policy>). By agreeing to this EULA, You acknowledge that You have read and understand the Privacy Policy. We collect and process information necessary for license validation, support, and communication as detailed in the Privacy Policy.

1.15 Change to the Software

Changes may be made at any time to the information, names, text, images, pictures, logos, trade-marks, products and services and any other material displayed on, offered through or contained on the Licensor's Website without notice to the Licensee.

1.16 Changes/updates to the EULA

The Licensor reserves the right to modify this EULA at any time and for any reason. The Licensor will post the most current version of this EULA on the Website (<https://anagatatype.com/eula>). If the Licensor makes material changes to this EULA, the Licensee may receive notification via email or contact number provided. Notwithstanding the foregoing, the Licensee is responsible for complying with the updated terms posted online at the Licensor's Website. The Licensee's continued use of the License after the Licensor publishes notice of changes to this EULA indicates the Licensee's consent to the updated terms.

1.17 Severability

If any of the provisions of this Agreement, or any part thereof is held to be invalid or unenforceable, such invalidity or unenforceability shall not invalidate or render unenforceable the entire Agreement.

1.18 Entire Agreement

This Agreement contains the entire understanding and Agreement of the Parties relating to its subject matter. Any representation, promise or condition not explicitly set forth in this Agreement shall not be binding on either Party.

1.19 Waiver

Any Party's omission to exercise, or delay in exercising, any right or power under this Agreement does not constitute a waiver of that right or power, nor does any single or partial exercise of any right or power under this Agreement prohibit the exercise of that right or any other right under it in the future. The terms of this Agreement shall take precedence over any relevant purchase order or other conditions in the event of a disagreement.

1.20 Support and Updates

1.20.1 All of the Font Software undergo thorough testing before they are available for licensing. However, if there is something wrong and the Font Software licensed does not perform properly or up to the Licensee's expectations, please contact the Licensor immediately. The Licensor may, at its discretion, attempt to provide a remedy or replacement copy.

1.20.2 Free thirty (30) days support: The Font Software comes with thirty (30) days of complimentary technical support relating to installation and basic functionality from the date of purchase. This support does not extend if the Font Software has been modified in any way.

1.20.3 The Licensee must contact us, the Licensor, regarding any particular type of usage which is not clearly included or permitted in this Agreement. Please refer to the contact information provided.

1.20.4 The Licensor may inform the Licensee about updates to the Font Software. The Licensee may be eligible to reinstall or upgrade, either without further payment or for an upgrade fee, depending on Anagata Type's policy at the time of the update.

1.21 Jurisdiction and Governing Law

The Parties agree to settle amicably any dispute that will arise from the interpretation or enforcement of this Agreement. Should this not be possible, the matter shall be referred to the competent Courts of Cambodia, in accordance with the laws and regulations of Cambodia.

1.22 Notice and Contact Information

Notice shall be in writing and sent via email address or registered post to the contact addresses provided below.

- Contact name: Tep Sovichet
- Email: type@anagata.design
- Tel: +855 97 9090 369

2. APPLICATION LICENSE TERMS

2.1 Installation use

This Application License permits installation and use of the Font Software within a single Application title identified at the time of purchase. A "single Application" is defined as a specific software product with a unique title and functionality. If the Application undergoes substantial modification, a change of name, or a separate application is created, a new Application License may be required. Contact Anagata Type for clarification.

2.2 Embedding the Font Software

The Font Software may only be embedded in an Application where the Font Software files are reasonably secured against extraction by end users and do not represent the primary value or functionality of the Application. However, the Licensee may not embed the Font Software:

- in any Application that allows the end-user to generate unrestricted output using the Font Software, such as PDFs, word processing documents, static images, scalable images, personalized products, or advertisements, without an appropriate additional license; or
- in any Application that functions primarily as a server component enabling font use by multiple clients, without a specific server license.

2.3 Use in the Defined Applications

The Licensee and developers shall agree not to use Font Software anywhere other than in the defined licensed Applications.

3. WEB LICENSE TERMS

3.1 Installation Use

This Web License permits use of the Font Software via the CSS @font-face rule on a single Website domain (e.g., www.example.com), including its subdomains (e.g., blog.example.com), as specified on your purchase receipt. The license is valid for up to the number of average monthly Pageviews specified in your purchase receipt.

3.2 Font Usage

Web Fonts can be used only for the purpose of styling text displayed on the licensed Website.

3.3 No Direct Download

Absent any relationship or connection to text styling on the licensed Website, the Licensee is not permitted to make Web Fonts available for direct download.

3.4 License Upgrade Obligation

In cases where the average monthly Pageviews for the licensed Website consistently exceed the limit specified in the purchased License (e.g., for three consecutive months), a license upgrade is required. If the Licensee fails to upgrade the License by the end of the month following the third month of exceeded usage, the License may be terminated, and further use of the Web Fonts will be prohibited.

3.5 File Formats

Web Fonts can be used only on browsers and devices that are compatible with WOFF and WOFF2 formats. The Licensor makes no guarantees whatsoever concerning display on browsers and devices that are not compatible with these functions or formats.

3.6 No Third-Party Service

The Licensee may use a reputable Content Delivery Network (CDN) to serve the Web Fonts. However, the use of third-party services that host or manage fonts on behalf of multiple clients (e.g., a "font subscription service" not operated by Anagata Type) is strictly prohibited unless specifically authorized by the Licensor.

3.7 No Changing File Names

Any change to the file names of Web Fonts or the Font family names in source code is prohibited. The Licensee must use the Font family names provided by the Licensor.

4. DESKTOP LICENSE TERMS**4.1 Installation Use**

Desktop Fonts can be installed and used on the number of Computers specified and indicated on the purchase receipt.

4.2 Printer or Service Provider

The Licensee may provide the Font Software to a commercial printer or service provider solely for the purpose of outputting files related to the Licensee's project, subject to the conditions in Section 1.9.4. The printer or service provider must delete the Font Software immediately after completing the work.

4.3 Embedding Permissions

The Licensee can embed the Font Software in certain electronic documents solely for viewing and printing (non-editable) purposes. This includes documents (such as PDF, Microsoft Word, or PowerPoint files), provided the embedding is subsetting or secured against extraction. Unless formally authorized in writing by the Licensor, the Licensee cannot embed the complete character set in formats where extraction is trivial.

4.4 Printing the Font

The Licensee can use the Font Software to print artwork on clothes, cars, mugs, or other products that they, or their clients are selling, provided this constitutes static design usage and not creation of alphabet products (see Section 4.6).

4.5 Non-Digital 3D Shapes/Product

The Licensee can use the Font Software to create non-digital 3-dimensional shapes or scrapbooking alphabets as part of a larger design, but not for creating standalone alphabet sets for sale.

4.6 No Creating Alphabet, Stamps Etc.

The standard Licenses forbid the use of Font Software to create stencils, alphabet sets, stamps, individual letterform products, or other alphabet products for resale. Further approval from the Licensor and likely a separate license is required.

5. EBOOK LICENSE TERMS**5.1 Grant:**

This Ebook License grants the right to embed the Font Software into the number of distinct Ebook titles specified on Your purchase receipt. A "distinct Ebook title" refers to a unique publication identifier (like an ISBN or unique title/author combination).

5.2 Distribution Limit:

Your license covers up to the number of Distributions (downloads/sales) of the licensed Ebook title(s) specified on Your purchase receipt. If Distributions exceed this limit, You must purchase an additional or upgraded Ebook License.

5.3 Embedding Requirements:

The Font Software must be embedded in a secure manner within the Ebook file (e.g., subsetted, obfuscated, or otherwise protected) to reasonably prevent unauthorized extraction by end-users. Embedding the full character set is discouraged where subsetting is feasible.

5.4 Usage Limitation:

The Ebook must be primarily for reading consumption. This license does not permit embedding the Font Software in Ebooks or electronic documents primarily designed for user editing, dynamic content creation, or application-like functionality using the embedded Font Software.