Poem

POEM END USER LICENCE AGREEMENTS

This document of five (5) pages presents in detail the Print, Web, App/eBook and Trial licences. Please read carefully. Other licences are available on request.

The End User Licence Agreement (EULA) is a legal agreement between you and POEM. The respective EULA takes effect when you purchase, download or use the fonts. All rights not expressly granted herein are reserved to POEM.

© Poem, all rights reserved, 2020.

POEM PRINT EULA

§ 1 DEFINITION

POEM is a publishing brand of Atelier Jérôme Knebusch located in Frankfurt am Main. A font software (herein called «font») is one (1) or several computer files containing a coordinated set of scalable outline glyphs and spacing information delivered in OpenType Postscript format (OTF). «You» is the end user/licencee (physical person) or legal entity (representing different users) who has purchased a licence to use the font as specified on the invoice.

§ 2 INTELLECTUAL PROPERTY

The font and the related documents are the exclusive intellectual property of POEM and its designers, and are protected by the copyright and other intellectual property laws of Germany, irrespective of the country of exploitation.

§ 3 LICENSE GRANT

Upon full payment of the license fee, POEM grants you an nonexclusive, non-assignable and non-transferable right to use the font, worldwide, in perpetuity, as long as you comply with the terms of this EULA. The licence is nominative and licensed for use by a specified number of users as mentioned on the invoice. In case of more than one (1) user, the Multi-User Licence (MUL) is bound to the number of total potential users at one (1) single legal entity and as specified on the invoice. Each user is allowed to install the fonts on a maximum of two (2) workstations (CPU's) at one (1) single geographical location and within one (1) legal entity. You may install the font software files on one (1) single server and use them on one (1) single local area network (LAN) only when the access to the font can not be accessed through the Internet or another external network by workstations that do not belong to the unit for which the licence was granted and do not exceed the number of users identified on the invoice that can access the fonts. You may make one (1) back-up copy of the font for archival purposes only, and you agree to retain exclusive custody and control over such copy. Transferring the license to a third party is strictly prohibited in any circumstances. You expressly garee not to rent, lease, sublicense, give, lend, or further distribute the font.

§ 4 USAGE RESTRICTIONS

You shall in no way modify the font. This includes, but is not limited to, transform, convert (to other font formats), blend, adapt the font and its content (including glyphs, metrics, kerning, OpenType infos), create derivative works of the font, modifying in any form or manner the font names and trademarks. Following applications/ circumstances are not permitted, but not limited to: The use the font as dynamic text on internet pages, through the use of @font-face, Cufòn or other forms of web embedding. The embedding or inclusion of the font in App/eBooks, video games, online applications, software, mobile apps, kiosks, eBook or any OEM products or software. The embedding of the font on any hardware or eletronic device (video game consoles, navigation systems, interactive terminals, phones, TV's or any form of hardware). The use in TV or movie broadcasting and/or streaming. The use of the font or one single glyph of the font for the creation of logotypes/brands, the font adding explicit value to a commercial product or corporation. The use for alphabet products (such as, but not limited to, stamp sets, rub-on letters, adhesive alphabet letters). Specific licences can be purchased at POEM for these uses, please take contact.

§ 5 EMBEDDING

Embedding of the font into digital documents (for example PDF files) is permitted only in a secured read-only mode (documents can be viewed and printed but not edited). You must ensure that recipients of the documents cannot extract the font. If no other option exists, you may deliver a copy of the font to a printer or service bureau for final output if you take reasonable steps to enshure that the font is supressed after the job is completed. This licence expressly prohibits the embedding, inclusion, calling or linking of the font within a hardware and software in any form.

§ 6 TERMINATION

Any violation by you of this agreement shall constitute a termination of this license. POEM reserves the right to immediately terminate the EULA while reserving the explicit right to assert any further claims, such as damage compensation. In the event that the EULA is terminated, you are obligated to delete the font from all media and to provide written assurance that said deletion has occurred.

§ 7 WARRANTY

The font may not be returned or exchanged unless defective. A defective font shall be replaced by the same software if accompanied with the invoice and if POEM is notified within seven (7) days of purchase. POEM cannot be held responsible for any damages caused or borne by the end user and/or third parties resulting from a misuse of the font. POEM expressly disclaims all warranties, express and implied, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. POEM does not warrant that the operation of the font will be unimpeded, uninterrupted or error-free, or that the font is without defects. Without limiting the foregoing under no circumstances shall POEM be liable to you or any other party, whether in contract or tort (including negligence) or otherwise, for any indirect losses, special, consequential, or incidental damages, including lost profits, lost savings, loss of data, or business interruption as a result of the use of or the inability to use the Fonts even if notified in advance of such possibility.

§ 8 FINAL PROVISIONS

POEM WEB EULA

§ 1 DEFINITION

POEM is a publishing brand of Atelier Jérôme Knebusch located in Frankfurt am Main. A font software (herein called «font») is one (1) or several computer files containing a coordinated set of scalable outline glyphs and spacing information delivered in TrueType format (WOFF and WOFF2). «You» is the end user/licencee (physical person) or legal entity (representing different users) who has purchased a licence to use the font as specified on the invoice. The «domain» is the host name of a website's home page. The domain may be comprised of one unique second-level domain name (www.example.com), multiple top-level domains (.com, .org, .fr), and multiple sub-domains (blog.example.com).

§ 2 INTELLECTUAL PROPERTY

The font and the related documents are the exclusive intellectual property of POEM and its designers, and are protected by the copyright and other intellectual property laws of Germany, irrespective of the country of exploitation.

§ 3 LICENSE GRANT

You are hereby granted a non-exclusive, non-assignable, nontransferable license to use the font on a website located at a domain specified on the invoice using the @font-face selector in CSS files, worldwide, in perpetuity, with no limitations of page-views, as long as you comply with the terms of this EULA. The licence subject to all of the following: 1. You may not use, embed, link to, nor put online, any version of the font not supplied by POEM. 2. The comments, showing copyright and other legal information in HTML/CSS/Javascript files, for each font must be duely completed in your working website code. 3. The font may be used only on a website owned or controlled by you. The total number of domains using the font must be no greater than the number of purchased licences specified in the invoice. Licences cannot be transfered from one domain to another. They are only valid for the domain specified in the invoice. 5. The fonts may be used in a website where visitors produce styled content by directly or indirectly selecting the font and entering or editing content using that font, if and only if the website does not enable or facilitate the styled content being used outside the website. Examples of using styled content outside of a website include but are not limited to producing merchandise, PDF documents, image files, or personalized physical objects using the styled content. 6. Use of the font with technologies other than @font-face, such as sIFR, Cufón or Typeface.js, is not allowed. 8. You shall identify all licensed font to visitors of websites only by the font's original name and in accordance with accepted trademark practice, including identification of the trademark owner's name. The website's font selection user interface must display the font's original name(s) and cite the source of the font. You will only use the font's original name(s) to identify a licenced font which effects a faithful reproduction of the underlying font and which is of a quality sufficient to meet industry typographic quality standards. 9. You agree to enshure reasonable measures to ensure the fonts are available only for the process of styling text on the website and not allowing direct download or extraction of the font or it's code (preventing unlicensed third-party access, hotlinking). 10. The hosting or serving of the font by any third party service is strictly prohibited. You may make one (1) back-up copy of the font for archival purposes only, and you agree to retain exclusive custody and control over such copy. Transferring the license to a third party is strictly prohibited in any circumstances. You expressly agree not to rent, lease, sublicense, give, lend, or further distribute the font.

§ 4 USAGE RESTRICTIONS

You shall in no way modify the font. This includes, but is not limited to, transform, convert (to other font formats), blend, adapt the font and its content (including glyphs, metrics, kerning, OpenType infos), create derivative works of the font, modifying in any form or manner the font names and trademarks. The use of the font on a desktop, laptop, workstation computer, or for any uses not expressly permitted herein is prohibited. The embedding or inclusion of the in App/eBooks, video games, online applications, software, mobile apps, kiosks, eBook or any OEM products or software is prohibited. The embedding of the font on any hardware or eletronic device (video game consoles, navigation systems, interactive terminals, phones, TV's or any form of hardware) is prohibited. The use in TV or movie broadcasting and/or streaming is prohibited. The use of the font or one single glyph of the font for the creation of logotypes/brands, the font adding explicit value to a commercial product or corporation is prohibited. The use for alphabet products (such as, but not limited to, stamp sets, rub-on letters, adhesive alphabet letters) is prohibited. Seperate licences can be purchased at POEM for these uses, please take contact.

§ 5 TERMINATION

Any violation by you of this agreement shall constitute a termination of this license. POEM reserves the right to immediately terminate the EULA while reserving the explicit right to assert any further claims, such as damage compensation. In the event that the EULA is terminated, you are obligated to delete the font from all media and to provide written assurance that said deletion has occurred.

§ 6 WARRANTY

The font may not be returned or exchanged unless defective. A defective font shall be replaced by the same software if accompanied with the invoice and if POEM is notified within seven (7) days of purchase. POEM cannot be held responsible for any damages caused or borne by the end user and/or third parties resulting from a misuse of the font. POEM expressly disclaims all warranties, express and implied, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. POEM does not warrant that the operation of the font will be unimpeded, uninterrupted or error-free, or that the font is without defects. Without limiting the foregoing under no circumstances shall POEM be liable to you or any other party, whether in contract or tort (including negligence) or otherwise, for any indirect losses, special, consequential, or incidental damages, including lost profits, lost savings, loss of data, or business interruption as a result of the use of or the inability to use the Fonts even if notified in advance of such possibility.

§ 7 FINAL PROVISIONS

POEM APP/EBOOK EULA

§ 1 DEFINITION

POEM is a publishing brand of Atelier Jérôme Knebusch located in Frankfurt am Main. A font software (herein called «font») is one (1) or several computer files containing a coordinated set of scalable outline glyphs and spacing information delivered in OpenType TrueType format (TTF). «You» is the end user/licencee (physical person) or legal entity (representing different users) who has purchased a licence to use the font as specified on the invoice. The «App/eBook» is a mobile application software running on Android, iOS, Windows Phone and other such mobile device operating systems – software applications or games running on desktop operating systems – publications intended to be read on Kindles, iPads or other eReaders, as for example an interactive PDF, EPUB and KF8.

§ 2 INTELLECTUAL PROPERTY

The font and the related documents are the exclusive intellectual property of POEM and its designers, and are protected by the copyright and other intellectual property laws of Germany, irrespective of the country of exploitation.

§ 3 LICENSE GRANT

You are hereby granted a non-exclusive, non-assignable, non-transferable license to use the font in Apps/eBooks as specified on the invoice worldwide, in perpetuity, with no download and distribution limitations, as long as you comply with the terms of this EULA. The licence subject to all of the following:

- 1. You may not use, embed, link to, nor put online, any version of the font not supplied by POEM.
- 2. The font may be used only on an App/eBook owned or controlled by you. The total number of Apps/eBooks using the font must be no greater than the number of purchased licences specified in the invoice. Licences cannot be transfered from one App/eBook to another. They are only valid for the App/eBook specified in the invoice.
- 3. The fonts may be used in an App/eBook where visitors produce styled content by directly or indirectly selecting the font and entering or editing content using that font, if and only if the App/eBook does not enable or facilitate the styled content being used outside the website. Examples of using styled content outside of an App/eBook include but are not limited to producing merchandise, PDF documents, image files, or personalized physical objects using the styled content. 4. You shall identify all licensed font to visitors of an App/eBook only by the font's original name and in accordance with accepted trademark practice, including identification of the trademark owner's name. The App/eBook's font selection user interface must display the font's original name(s) and cite the source of the font. You will only use the font's original name(s) to identify a licenced font which effects a faithful reproduction of the underlying font and which is of a quality sufficient to meet industry typographic quality standards. 5. You agree to enshure reasonable measures to ensure the fonts are available only for the process of styling text on the App/eBook and not allowing direct download or extraction of the font or it's code (preventing unlicensed third-party access, hotlinking).
- 6. The hosting or serving of the font by any third party service is strictly prohibited.
- 7. The embedding of the font directly into an eletronic device like video game consoles, navigation systems, interactive terminals, phones, TV's or any form of hardware is strictly prohibited.
 You may make one (1) back-up copy of the font for archival purposes only, and you agree to retain exclusive custody and control over such copy. Transferring the license to a third party is strictly prohibited in any circumstances. You expressly agree not to rent, lease, sublicense, give, lend, or further distribute the font.

§ 4 USAGE RESTRICTIONS

You shall in no way modify the font. This includes, but is not limited to, transform, convert (to other font formats), blend, adapt the font and its content (including glyphs, metrics, kerning, OpenType infos), create derivative works of the font, modifying in any form or manner the font names and trademarks. The use of the font on a desktop, laptop, workstation computer, or for any uses not expressly permitted herein is prohibited. The use the font as dynamic text on internet pages, through the use of @font-face, Cufòn or other forms of web embedding is prohibited. The use in TV or movie broadcasting and/or streaming is prohibited. The use of the font or one single glyph of the font for the creation of logotypes/brands, the font adding explicit value to a commercial product or corporation is prohibited. The use for alphabet products (such as, but not limited to, stamp sets, rub-on letters, adhesive alphabet letters) is prohibited. Seperate licences can be purchased at POEM for these uses, please take contact.

§ 5 TERMINATION

Any violation by you of this agreement shall constitute a termination of this license. POEM reserves the right to immediately terminate the EULA while reserving the explicit right to assert any further claims, such as damage compensation. In the event that the EULA is terminated, you are obligated to delete the font from all media and to provide written assurance that said deletion has occurred.

§ 6 WARRANTY

The font may not be returned or exchanged unless defective. A defective font shall be replaced by the same software if accompanied with the invoice and if POEM is notified within seven (7) days of purchase. POEM cannot be held responsible for any damages caused or borne by the end user and/or third parties resulting from a misuse of the font. POEM expressly disclaims all warranties, express and implied, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. POEM does not warrant that the operation of the font will be unimpeded, uninterrupted or error-free, or that the font is without defects. Without limiting the foregoing under no circumstances shall POEM be liable to you or any other party, whether in contract or tort (including negligence) or otherwise, for any indirect losses, special, consequential, or incidental damages, including lost profits, lost savings, loss of data, or business interruption as a result of the use of or the inability to use the Fonts even if notified in advance of such possibility.

§ 7 FINAL PROVISIONS

POEM TRIAL EULA

§ 1 DEFINITION

POEM is a publishing brand of Atelier Jérôme Knebusch located in Frankfurt am Main. A font software (herein called «font») is one (1) or several computer files containing a coordinated set of scalable outline glyphs and spacing information delivered in OpenType Postscript format (OTF) and TrueType format (WOFF). «You» is the end user/licencee (physical person) or legal entity (representing different users). The Terms of this Trial Font Licence Agreement will apply between Poem and You if You use any of Poem's Trial Font Software (Trial Fonts).

§ 2 INTELLECTUAL PROPERTY

The font and the related documents are the exclusive intellectual property of POEM and its designers, and are protected by the copyright and other intellectual property laws of Germany, irrespective of the country of exploitation.

§ 3 LICENSE GRANT

The Trial Fonts may be used within Your organisation only. You may use the Trial Fonts to create test visualisations for presentation within Your company. You may present the Trial Fonts through print, web or mobile applications. You may install the Trial Fonts on as many devices within Your organisation as required to evaluate the Trial Fonts. You may use the Fonts to deliver presentations to Your clients to demonstrate the potential use(s) of the Fonts. You may use the Trial Fonts for as long as is required to make a decision on whether You will purchase the full licence. If You wish to use the Trial Fonts for commercial or non-commercial purposes, You must contact Poem to purchase a separate licence for the full version of the fonts. As a student, You can use the Trial Fonts for Your non-commercial school projects.

§ 4 USAGE RESTRICTIONS

You must not use the Trial Fonts for any commercial or non-commercial purposes. This includes, but is not limited to, any consumer or customer facing applications or presentations of the Font in the usual course of Your business, any commissions or any sales which include use of the Trial Fonts. You must not distribute the Trial Fonts to any person, entity or organisation external to Your organisation. If You are a parent organisation entering into this Agreement on behalf of Your fully owned subsidiary, You must ensure Your subsidiary complies with this Agreement. You must not modify, adapt, translate, reverse engineer, decompile, disassemble, alter or otherwise attempt to discover the source code of the Trial Fonts or the designs embodied therein.

§ 5 TERMINATION

Any violation by you of this agreement shall constitute a termination of this license. POEM reserves the right to immediately terminate the EULA while reserving the explicit right to assert any further claims, such as damage compensation. In the event that the EULA is terminated, you are obligated to delete the font from all media and to provide written assurance that said deletion has occurred.

§ 6 WARRANTY

The font may not be returned or exchanged unless defective. A defective font shall be replaced by the same software if accompanied with the invoice and if POEM is notified within seven (7) days of purchase. POEM cannot be held responsible for any damages caused or borne by the end user and/or third parties resulting from a misuse of the font. POEM expressly disclaims all warranties, express and implied, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. POEM does not warrant that the operation of the font will be unimpeded, uninterrupted or error-free, or that the font is without defects. Without limiting the foregoing under no circumstances shall POEM be liable to you or any other party, whether in contract or tort (including negligence) or otherwise, for any indirect losses, special, consequential, or incidental damages, including lost profits, lost savings, loss of data, or business interruption as a result of the use of or the inability to use the Fonts even if notified in advance of such possibility.

§ 7 FINAL PROVISIONS