



FONT SOFTWARE LICENSE AGREEMENT AND LIMITED WARRANTY AND DISCLAIMER

ALTER LITERA fonts—typeface and typographic designs and ornaments digitally encoded as OTF files—and related supplements—font samples, documentation and gallery images digitally encoded as PDF, JPG and/or PNG files—, are herein called the “Font Software”. Although supplements can usually be downloaded from Alter Littera’s website for free, fonts can be used only after full payment of an agreed-upon license fee. Downloading or purchasing the Font Software does not grant any ownership rights to it, but rather a non-exclusive license to use the fonts and/or related supplements on a limited basis. By downloading, purchasing, installing, or using the Font Software, you become a “licensee” agreeing to accept all the terms and conditions set forth in this License Agreement and Limited Warranty and Disclaimer—hereafter just referred to as the “Agreement”.

WITH REGARD TO THE FONT SOFTWARE, THE LICENSEE HAS THE RIGHTS EXPRESSLY SET FORTH IN THIS AGREEMENT AND NO OTHER. IRRESPECTIVE OF THE POSSIBILITY THAT CERTAIN LOCAL JURISDICTIONS MIGHT RENDER ANY PART OF THIS AGREEMENT VOID AND UNENFORCEABLE, BY USING THE FONT SOFTWARE THE LICENSEE EXPLICITLY RENOUNCES TO ANY SPECIFIC RIGHTS BEYOND THOSE SET FORTH BELOW.

LICENSE AGREEMENT

¶1. Alter Littera owns all right, title and interest in and to the Font Software, its structure, organization, code, and related files, including all property rights therein such as copyright, design and trademark rights. All rights not expressly granted in this Agreement are expressly reserved to Alter Littera.

¶2. Individual fonts are licensed for use by up to 5 (five) concurrent users appointed at the licensee’s discretion. The users need not be at the same physical location. If the number of users exceeds those set forth above, then an appropriate license covering all users must be purchased.

¶3. The Font Software may not be copied nor distributed in any form or through any means without prior written consent from Alter Littera. Back-up copies of the Font Software may be made for archival purposes only, provided that the licensee retains exclusive custody and control over such copies. The Font Software may not be given, lent, rented, sold, sublicensed or otherwise transferred to third parties. Without limiting the generality of the foregoing, the licensee shall not distribute or disseminate all or any part of the Font Software through any online service.

¶4. Fonts may be embedded in documents, applications or devices, either as rasterized representations—as in JPG, PNG and GIF files—, or as proper subsets of characters, as long as the document, application or device is distributed in a secure format that permits only the viewing and printing (and not the editing, altering, enhancing, or modifying) of the fonts. The licensee may not take digitized copies of font files (OTF files) used in a particular document to any commercial printer or service bureau for outputting that particular document, which must not be edited by the bureau unless it has purchased its own font license. Digital documents containing embedded fonts may be electronically distributed as long as the fonts cannot be extracted, edited, altered, enhanced, modified, or therefore transferred in any way. When used within type-setting or graphic-design software, fonts may be stylized in order to meet specific needs as long as the resulting output is distributed as mentioned previously.

¶5. Modification of font files (OTF files) is allowed only under prior written consent from Alter Littera, and is subject to the following terms and conditions: (i) Modified fonts must retain the full names and copyright notices of the corresponding original fonts. (ii) Modified fonts may be used instead of the corresponding original fonts under the same terms and conditions as those stated in ¶1 through ¶4 and ¶8 through ¶11 of this Agreement; specifically, modified fonts may not be resold or otherwise distributed to third parties. (iii) Alter Littera holds no responsibility at all, including, but not limited to, technical support, with regard to modified fonts.

¶6. Except as stated in ¶5, creation of derivative work based upon the Font Software, including, but not limited to, “derivative” and/or “remixed” fonts, is not permitted.

¶7. Without prior written consent from Alter Littera, the Font Software files may not be modified, transformed, recast, adapted, translated, decompiled, disassembled, reverse-engineered, converted into any other format, or altered in any way or through any means. Specifically, without prior written consent from Alter Littera, attempting to discover the source code to the Font Software, including, but not limited to, opening font files (OTF files) with font creating or editing software, is strictly forbidden.

¶8. Font-related supplements—font samples, documentation and/or gallery images—are provided with the sole purpose of documenting and illustrating possible uses of Alter Littera fonts. Using all or any part of any supplement with any purpose other than previewing, comparing or supporting normal use of the corresponding fonts, is not permitted without prior written consent from Alter Littera.

¶9. Depending on the license fee paid by the licensee, Alter Littera fonts may be used for different purposes. The “basic” commercial license is intended to accommodate use of the fonts for customary private, internal-business and external-business purposes. Customary external-business use includes, but is not limited to, any use of the fonts for creating, identifying or promoting products or services which are offered for distribution to the general public (or to some subset of the general public) in exchange for a separate fee or other consideration. This applies to in-house or client-based work. Members of the licensee’s immediate household, authorized employees, or authorized agents must be notified by the licensee as to the terms and conditions of this Agreement and must agree to be bound by it before they can have use of the fonts.

¶10. If Alter Littera fonts constitute an important design element on a large-scale campaign, such as in the course of entertainment promotion, advertising, corporate identity design, product packaging, or in any way that requires large-scale multimedia (television, internet, print, ...) output of the fonts, then a “large-scale” commercial license may be required. If the fonts constitute a distinctive element on a book, newspaper, journal, or magazine, or on either preinstalled or stand-alone software (OEM, App, eBook, ...), to be sold, then a “royalty-based” commercial license may be required. “Large-scale” and “royalty-based” commercial licenses shall be granted on a case-by-case basis through direct agreement on fees, terms and conditions between Alter Littera and potential licensees.

¶11. Use of the Font Software for creating text and/or images in connection with pornography and/or segregation, racism, pedophilia, rape, insult, threat, all sort of violence, murder and, in general, any plan aiming at degrading or ill-treating any living thing, is strictly forbidden.

LIMITED WARRANTY AND DISCLAIMER

Alter Littera fonts will be free from defects and will perform substantially in accordance with their documentation during normal use for 30 (thirty) days from the documented delivery date. The licensee must report any errors and return any defective font to Alter Littera within the 30-day period to be eligible for warranty service. Alter Littera will, at its option, replace the fonts not meeting the warranty, or refund the license fee for such fonts. Alter Littera does not warrant the performance or results that may be obtained using Alter Littera fonts. The foregoing states the sole and exclusive remedies for Alter Littera’s breach of warranty. No fonts shall be replaced if errors are due to misuse of the fonts in any way. Except as noted above, fonts are non-returnable and non-refundable.

EXCEPT FOR THE FOREGOING LIMITED WARRANTY, THE FONT SOFTWARE IS PROVIDED “AS IS”, WITHOUT WARRANTY OF ANY KIND, EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. ALTER LITTERA SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL, OR INCIDENTAL DAMAGES, INCLUDING DAMAGES FROM LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, AND THE LIKE, ARISING OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE, EVEN IF ALTER LITTERA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ADDITION, ALTER LITTERA DOES NOT MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE RESULTS OF THE USE OF THE FONT SOFTWARE IN TERMS OF CORRECTNESS, ACCURACY, RELIABILITY OR OTHERWISE. THE ENTIRE RISK AS A RESULT OF THE PERFORMANCE OF THE FONT SOFTWARE IS ASSUMED BY THE LICENSEE.

REVISED 2013.07.25