



DEMO END USER LICENCE AGREEMENT (“DEULA”).

This Demo End User Licence Agreement is made between you (“the Licensee”) and Alberto Romanos Hernández (“Branding with Type”). Please read these terms and conditions of this DEULA very carefully as this licence contains important information which will govern your use of this Demo Font Software.

By downloading and/or using the Demo Font Software you irrevocably confirm that you have read, understood and agreed to these licence terms and conditions. If you are acting on behalf of a third party, you must ensure that the third party have read, understood and agreed to these license terms and conditions.

1. Definitions.

“Branding with Type” means Alberto Romanos Hernández, its successors and assignees, its parent and affiliated corporations and its authorised distributors.

“Licensee” means the individual, company, corporation, or other entity subject to this DEULA due to their access or use of Branding with Type Font Software.

“Demo Font Software” means the software provided by Branding with Type which, when used on an appropriate device or devices, generates typeface and typographic designs and ornaments.

2. Grant of Licence.

This Demo Font Software is free of charge. The Licensee is hereby granted a global, permanent, non-exclusive, non-transferable licence to use the Demo Font Software subject to all of the terms and conditions of this DEULA.

This Branding with Type Demo Font Software contains Intellectual Property protected by Spanish and EU laws, by the copyright and design laws of other nations, and by international treaties. Any copyright, trademark and other rights belong to Branding with Type. This DEULA grants you the right to use the Demo Font Software, but you do not gain ownership over it.

You have no right to this Demo Font Software other than as expressly set out in this DEULA. You acknowledge that all rights (including without limitation any Intellectual Property Rights) not expressly granted to you under this DEULA shall be reserved by Branding with Type.

3. Authorised Use.

You have the right to install the Demo Font Software on as many devices as you might need, providing they are owned by you.

You have the right to use the Demo Font Software to create products or visuals such as mockups, layouts or compositions for internal evaluating purposes and client pitching presentations.

4. Limitations / Unauthorised Use.

You have no right (and shall not permit any third party) to use this Demo Font Software to produce products or visuals (including, but not limited to logos, posters, brochures, packaging, social media publications, websites, adverts, animations or apps) that are publicly available.

In order to use the Demo Font Software in final work, or publish it, or otherwise render it public, the Licensee must purchase the relevant commercial license available from Branding with Type.

You have no right (and shall not permit any third party) to copy, adapt, convert to any other format, reverse engineer, decompile, disassemble, modify, make derivative works or make error corrections to this Demo Font Software, in whole or in part.

You have no right (and shall not permit any third party) to sell, rent, lease, sublicense, give, lend, or further distribute the Demo Font Software, or any copy thereof.

5. Termination.

This DEULA shall automatically terminate upon failure by the Licensee (or any authorized person or member of the Licensee’s immediate household to whom the Licensee has given permission to use the Font Software) to comply with any of its terms.



Immediately upon termination, you must cease all use and delete all copies of the Font Software, recall and destroy all documents, published, printed or manufactured using the Font Software, disable and withdraw the Font Software from any intangible or digital formats, and provide Branding with Type with evidence that you have complied with this obligation.

The termination of this DEULA shall not preclude Branding with Type from suing the Licensee for damages of any breach of this DEULA. Additionally, Branding with Type reserves the right to invoice the Licensee the full cost of a commercial licence covering your actual usage of the Font Software.

6. Warranty.

Branding with Type makes no warranty, express or implied, that this Font Software is suitable for any specific purpose. Branding with Type will not be liable for any direct, indirect or consequential loss or damage, including any lost profit, lost revenue, lost business or lost data. Your use of the Font Software is entirely at your own risk.

7. Final Provisions.

In the event that any provision of this DEULA is held to be invalid or unenforceable, it will not affect the other provisions of this DEULA, which shall remain valid and enforceable according to its terms. This DEULA may only be modified in writing signed by Branding with Type.

All disputes arising from this DEULA or linked to it are subject to the exclusive competence of the courts of Branding with Type's election.

Version 1.7. For licences issued from 28 January 2025.
