

The Term of this Trial Font Licence Agreement (hereinafter “Agreement”) will apply between Universal Thirst EHF (hereinafter “UT”) and You (hereinafter “You” or “Your” or “Yours”), collectively the “Parties”, if You download and use any of UT’s Trial Font Software (hereinafter “Trial Fonts”).

This Agreement is accepted by You on the UT website www.universalthirst.com by clicking the “I Agree” button, downloading, or using the Trial Fonts and shall form the Agreement between the Parties. By agreeing You are bound by the terms and conditions of this Agreement.

1. Purpose/License/Term

- 1.1 This Agreement is entered into for the sole purpose of allowing You to evaluate UT’s Trial Fonts. UT hereby grants to You a non-exclusive, non-transferable, revocable license to use Trial Fonts by UT, at no cost, for an unlimited trial period.
- 1.2 The Trial Fonts provided to You are subject to Your compliance with all the terms and conditions of this Agreement.
- 1.3 The Trial Fonts may be used within Your company and its subsidiaries 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 Company as requires evaluating the Trial Fonts. You may use the Trial Fonts to deliver presentations to Your Clients to demonstrate potential use(s) of the Trial Fonts. It is asserted that You may use the Trial Fonts for as long as necessary to decide whether You will purchase the full license.
- 1.4 It is prohibited to use the Trial Fonts for any commercial purposes. This includes, but is not limited to, any consumer or customer facing applications or presentations of the Trial Fonts in the usual course of Your company, any commissions or any sales which include use of the Trial Fonts.
- 1.5 You are prohibited to distribute the Trial Fonts to any other person, entity, or organisation external to Your company. If You are a parent company entering into this Agreement on behalf of Your fully owned subsidiary, you must ensure that Your subsidiary complies with the terms of this Agreement. If the Trial Fonts must be distributed to hardware vendors and/or manufacturers for installation and/or trial, the hardware manufacturer/vendor is obliged to obtain a Trial License.
- 1.6 Unauthorised sharing, lending, renting, sale, or any other unauthorised use or misuse of the back-up copy is a material breach of this Agreement and will result in an immediate termination of this License. In case of termination of this Agreement, You must immediately cease use of the Trial Fonts and destroy all copies in Your possession within ten (10) days, if any.
- 1.7 You are not allowed to 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.



2. **Proprietary rights**
 - 2.1 You acknowledge that UT retains all rights, title, and interest in the Trial Fonts, including intellectual property rights. No title to the Trial Fonts, or any intellectual property or other rights therein, are transferred to You by virtue of this Agreement other than as specified herein. This Agreement grants You a limited right to use the Trial Fonts as described in Article 1.
3. **Commercial use**
 - 3.1 If You wish to use the Trial Fonts for commercial purposes, you must contact UT to purchase a separate license for the full version of the Trial Fonts. If You do not wish to be bound the End User License Agreement (EULA) regarding the use of UT software, do not purchase, access, download and/or install or otherwise use the Font Software.
4. **General**
 - 4.1 This Agreement may not be amended or modified and any term or obligation may not be waived except in writing signed by a duly authorised representative of the Parties. If any term of this Agreement is found to be invalid or unenforceable, the surviving provisions shall remain effective.
 - 4.2 UT simply provides the Trial Fonts “as is” and therefore is not responsible for any tech and/or design support. UT makes no warranties, express or implied, including but not limited to, the implied warranties of merchantability and fitness for a particular purpose.
 - 4.3 You shall indemnify, defend, and hold UT harmless for any claim arising from Your use of the Trial Fonts: (i) in breach of this Agreement; or (ii) breach or infringement of third-party rights.
 - 4.4 This Agreement and performance hereunder shall be governed by the Laws of Iceland without regard to conflicts of laws. Parties hereby agree that the sole jurisdiction and venue for any litigation arising from or relating to this Agreement shall be brought before the District Court of Reykjavík.

Edition April 2022, future editions subject to change.

