

The Terms of this Student Font End User License Agreement (“Agreement”, “EULA”) will apply between Otherwhere Collective (“Otherwhere”, “We”, “Us”) and the Licensee (“You”, “Your”) if You request, download and use any of our Student Font Software (“Font Software”, “Student Font(s)”). By requesting and/or downloading our Student Fonts You agree to the terms herein, and You testify that at time of download you are a valid student actively enrolled on an educational course and agree that You will purchase the full correct Font license if You utilize the Font commercially or otherwise after graduating.

If You do not wish to be bound by this EULA, do not access, download and/or install or otherwise use the Font Software. Our Student Font family names are suffixed with the word “Student”.

Please read this Agreement fully before agreeing to be bound by its terms and conditions.

Permissions and Conditions

The Student Font Software may be used freely in your student products and projects in print or digital. You may not claim personal authorship of the Fonts in any project credits. The Student Fonts must not be used for any commercial files, final or otherwise.

You may not distribute, lend, lease, rent, sell, give away, publicly or privately share any modified or unmodified version of the Student Fonts.

Otherwhere Collective simply provides the Font Software “as is,” and do not and cannot warrant the Fonts will work perfectly on all systems, software, applications or technologies and are not responsible for tech and/or design support.

Font Software Protection

You are obliged to take appropriate actions to make sure the Student Fonts are only used within the scope defined in this Agreement and not made available to and/or by third parties other than permitted herein.

Intellectual Property Rights

You agree that the Student Fonts are the exclusive property of Otherwhere, and that they are protected by the copyright law and other intellectual and industrial property rights of the United States and of other nations.

You agree that Otherwhere owns all intellectual and industrial property rights, including copyright, design, and trademark rights, in and to the Font Software, its structure, organization, code, and related files. The structure, organization, and code of the Font Software are trade secrets of Otherwhere and You agree to treat them as such.

Alterations to Font Software

You may not alter the Font Software nor hire a third party to alter the Font Software for the purpose of adding any functionality that it did not already have when delivered to you by Otherwhere.

You may not modify, adapt, translate, reverse engineer, decompile, disassemble, or otherwise alter the Font Software in any way, including through commissioning a third party to do so. We offer full customization service to all of our fonts, from just a few glyphs to whole families. Please contact Us with your request and we can discuss further.

You may not alter or modify the names of the Student Fonts in any way, including hiring a third party to do so. If such changes or modifications become necessary, contact Us directly.

Warranty and Liability

Otherwhere do not and cannot warrant for the performance or results You may obtain by using the Font Software.

Otherwhere do not take on any liability in this transaction and You use the Student Fonts at Your own risk.

Otherwhere shall not be liable for any consequential, indirect, incidental, punitive, or special damages, including but not limited to loss of profits, loss or corruption of data or information, or loss of business opportunities or reputation, arising out of or in connection with your use of the Font Software.

The Font Software is provided to you “as-is” without any express or implied warranties of fitness for a particular purpose, merchantability, performance, non-infringement, and the like.

You agree to indemnify, defend and hold Otherwhere harmless from any liability, claim, lawsuit, injury or other loss arising from the fonts, and you acknowledge that we are not liable for any damages, whether direct or indirect, incidental, consequential, or otherwise, even if caused by Us, the Student Fonts, or the use of the Student Fonts. If it is determined that we are liable for any reason, our maximum liability shall not exceed the amount of the license fee payment that we received from you.

By using the Student Fonts, you accept these terms and conditions and release Us from any and all claims, damages, or liability arising out of your use of the Student Fonts.

The rights and obligations of the parties arising from this contract are based on United States law, even in the event that the exertion or breach of contractual rights takes place in a foreign country.

Termination

Otherwhere has the right to terminate this Agreement and all granted usage rights immediately if You fail to comply with any of the terms of this Agreement. Upon termination, You must immediately stop using and destroy the originals and any copies of the Font Software.

Miscellaneous

Otherwhere reserves the right to update this Agreement at any time without prior consent or notice.

You may not use the Student Fonts to promote violence, racism, sexism, homophobia or discrimination of any kind.

Any rights that are not specifically given by us in this Agreement are reserved.

If you have any questions please get in touch.
Good luck with your studies!

info@otherwherecollective.com
<http://otherwherecollective.com>

Otherwhere, LLC
Miami, Florida, USA

Version 1.0
Last Updated April 2023

♥♥♥