



END-USER LICENSE AGREEMENT FOR THE INCLUDED HRDR FONTS

This End-User License Agreement ("EULA") is a legal agreement between you (as an individual) and HRDR for the digital typeface software - hereafter "fonts" included in this package

GULLEVER FONT

Font by HRDR

This license lets you freely use for both personal and commercial use.

Our End-User License Agreement (EULA) grants you the following rights:

01. Number of users & usage rights.

Upon payment of the license fee, HRDR grants you the non-exclusive, non-transferable right to use the Font Software in a Licensed Unit for your own personal or internal business purposes according to the terms of this Agreement. You have no rights to the Font Software other than as expressly set forth in this Agreement. If the number of users who use the Font Software exceeds those set forth in the definition of Licensed Unit above, then you must request from HRDR an appropriate license covering all users. An additional fee will be charged for this license extension.

02. Embedding, online documents & interactive media.

You may embed the Font Software in documents, applications or devices either as a rasterized representation of the Font Software (e.g., a GIF or JPEG file) or as a subset of the Font Software (e.g., as part of a PDF file) as long as the document, application or device is distributed in a secure format that permits only the viewing and printing but not the editing of the text. You need an additional OEM license (i) for the use of the Font Software in documents, applications or devices permitting editing of the text, if such documents, applications or devices shall be distributed to third parties or (ii) if the Font Software is embedded neither as a subset nor as a rasterized representation (e.g., video games, e-books, apps, media devices like smart phones and e-book readers). You need an additional web font license to use @ font-face embedding for websites. These additional license types can be obtained from HRDR.

03. Broadcasting.

For using the Font Software in broadcasts, video or film, an additional broadcasting license is needed and needs to be acquired prior to first use. Broadcast and film usage refers to the use of the Font Software in titling, credits or other text for any onscreen broadcast via television, video or motion picture. The broadcasting license is an Extended license.

04. Storage, backup & printing.

You may make back-up copies of the Font Software for archival purposes only, provided that you retain exclusive custody and control over such copies. The Font Software may not be installed or used on a server that can be accessed via the internet or other external network system (a system other than a LAN) by workstations which are not part of a Licensed Unit. The number of output devices is not restricted, provided that these devices do not store the Font Software permanently.

05. Modifications.

You may adapt, modify, alter, translate, convert, and install the font software into another format for use in other environments, subject to the following conditions: A computer on which the converted font software is used or installed shall be considered as one of your permitted number of computers. Use of the font software you have converted shall be pursuant to all the terms and conditions of this Agreement. Such converted font software may be used for your own customary internal business or personal use exclusively and may not be distributed or transferred for any purpose. You may not modify or remove the name(s) of the font software, author's signature, copyright and trademark notices from the original files.

06. Transfer of license.

You may not rent, lease, sublicense, give, lend, or further distribute the Font Software, parts of it, or any copy thereof, except as expressly provided herein.

07. Ownership & Credits.

The Font Software, and all copies thereof, is protected by the United States Copyright Law, by the copyright and design laws of other nations, and by international treaties. Any copyright, trademark and other rights belong exclusively to HRDR. You do not gain the ownership of the Font Software under this Agreement. You agree to credit HRDR as the trademark and copyright owner of the Font Software.

08. Termination.

HRDR has the right to terminate your license immediately if you fail to comply with any term of this Agreement. Upon termination, you must destroy the original and any copies of the Font Software and Documentation.

*HRDR expressly disclaims any warranty for the fonts. The fonts and any related documentation is provided "as it is" without warranty of any kind, either express or implied, including, without limitation, the implied warranties or merchantability, fitness for a particular purpose, or noninfringement. The entire risk arising out of use or performance of the fonts remains with you. In no event shall Harder Type Foundry or its suppliers be liable for any damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use this product, even if Harder Type Foundry has been advised of the possibility of such damages. Because some states/jurisdictions do not allow the exclusion or limitation of liability for consequential or incidental damages, the above limitation may not apply to you.