Inhouse Type Ltd

Company number: 14117819



2023

Shadingfield, Elm Bank Road, Wylam, United Kingdom, NE41 8HS

www.inhousetype.com
contact@inhousetype.com

Mariya Lish Managing Director +44 7415 279424

Terms and Conditions. Updated on 16/06/2023.









By Using Our Site You Accept These Terms and Conditions. Please read these Terms and Conditions carefully and ensure that you understand them before using Our Site. These Terms and Conditions, together with any other documents referred to herein, set out the terms of use governing your use of this website, www.inhousetype.com ("Our Site"). It is recommended that you print a copy of these Terms and Conditions for your future reference. These Terms and Conditions were last updated on 1/02/203. Your agreement to comply with these Terms and Conditions is indicated by your use of Our Site. If you do not agree to these Terms and Conditions, you must stop using Our Site immediately. Goods and services are sold by Inhouse Type Ltd under the following General Terms and Conditions of Business unless otherwise expressly agreed in writing by Inhouse Type Ltd.

### Definitions and Interpretation

In these Terms and Conditions, unless the context otherwise requires, the following expressions have the following meanings:

"Content" - Means any and all text, images, audio, video, scripts, code, software, databases, and any other form of information capable of being stored on a computer that appears on, or forms part of, Our Site. "We/Us/Our" - means Inhouse Type Ltd. "Purchaser" - means a person, company or any other legal entity, who makes a purchase of Inhouse Type font software or other goods from www.inhousetype. com. "Goods" - means the font software or other products sold by Inhouse Type Ltd.



#### Information About Us

Our Site is operated by Inhouse Type Ltd, a limited company registered in England, company number 14117819. Our address is Shadingfield, Elm Bank Road, Wylam, United Kingdom, NE41 8HS. We are a member of Anti Copying in Design (ACID) and 1% For the Planet.

#### **Contact Details**

To contact ourselves, please email <u>contact@inhousetype.</u> <u>com</u> or telephone +44 7415 279424.

### Ordering

When placing an order for font software on www.inhousetype. com, the purchaser agrees to comply with the Inhouse Type Ltd EULA (End-User License Agreement). When placing an order for font software through a consultant at Inhouse Type Ltd, compliance with the EULA and Terms & Conditions must be confirmed in writing or they will automatically apply when the payment transaction is made.

### Return policy

It is not possible to return font software once purchased or supplied.

### Cancellation

The purchaser cannot withdraw from a purchase once he has downloaded the font software. Inhouse Type Ltd services start the instance downloading of font software has commenced, and the right to reverse purchase is lost unless the items are defective. If this happens, please contact Inhouse Type. If the items



cannot be mended or substituted, the payment will be returned.

#### Access to Our Site

Access to Our Site is free of charge. It is your responsibility to make the arrangements necessary in order to access Our Site. Access to Our Site is provided on an "as is" and on an "as available" basis. We may suspend or discontinue Our Site (or any part of it) at any time. We do not guarantee that Our Site will always be available or that access to it will be uninterrupted.

### Changes to Our Site

We may alter and update Our Site (or any part of it) at any time.

### Changes to these Terms and Conditions

We may alter these Terms and Conditions at any time. As explained above, your use of Our Site constitutes your acceptance of these Terms and Conditions. Consequently, any changes made to these Terms and Conditions will apply to your use of Our Site the first time you use it after the changes have been implemented. You are therefore advised to check this page every time you use Our Site. If any part of the current version of these Terms and Conditions conflicts with any previous version(s), the current version shall prevail unless We explicitly state otherwise.

### How You May Use Our Site and Content

All Content included on Our Site and the copyright and other intellectual property rights in that Content belongs to or has



been licensed by ourselves, unless specifically labelled otherwise. All Content is protected by applicable United Kingdom and international intellectual property laws and treaties. You may access, view, and use Our Site in a web browser (including any web browsing capability built into other types of software or app) and you may download Our Site (or any part of it) for caching (this usually occurs automatically). You may print one copy and download extracts of any page(s) from Our Site for personal use only. You may not modify the printed copies or downloaded extracts in any way. Images, video, audio, or any other Content downloaded from Our Site must not be used separately from accompanying text. Our status as the owner and author of the Content on Our Site (or that of identified licensors, as applicable) must always be acknowledged. You may not use any Content from Our Site for commercial purposes without first obtaining a licence from Us (or our licensors, as applicable).

#### Links to Our Site

You may link to any page on Our Site. Links to Our Site must be fair and lawful. You must not take unfair advantage of Our reputation or attempt to damage Our reputation. You must not link to Our Site in a manner that suggests any association with Us (where there is none) or any endorsement or approval from Us (where there is none). Your link should not use any logos or trade marks displayed on Our Site without Our express written permission. You must not frame or embed Our Site on another website without Our express written permission. You may not link to Our Site from another website the main content of which is unlawful; obscene; offensive; inappropriate; dishonest; defamatory; threatening; racist, sexist, or otherwise discriminatory; that



promotes violence, racial hatred, or terrorism; that infringes intellectual property rights; or that We deem to be otherwise objectionable.

#### Links to Other Sites

Links to other websites may be included on Our Site. Unless expressly stated, these sites are not under Our control. We accept no responsibility or liability for the content of third-party websites. The inclusion of a link to another website on Our Site is for information purposes only and does not imply any endorsement of that website or of its owners, operators, or any other parties involved with it.

#### **Disclaimers**

We make reasonable efforts to ensure that the Content on Our Site is complete, accurate, and up to date, but We make no warranties, representations, or guarantees (express or implied) that this will always be the case.

### Our Liability

Inhouse Type Ltd shall not be liable for any injury, damage, any direct or indirect financial or economic loss, loss of profits, legal costs or any other cost injury or damage whatsoever as the result of the use, installation, dispersion or communication of the goods supplied by Inhouse Type Ltd. Inhouse Type Ltd is not liable for any viruses, bugs, errors, or similar. If you are a business user (i.e. you are using Our Site in the course of business or for commercial purposes), to the fullest extent permissible by law, We accept no liability for any loss or damage, whether foreseeable or otherwise, in contract, tort (including negligence), for breach of statutory duty, or otherwise, arising out of or in



connection with the use of (or inability to use) Our Site or the use of or reliance upon any Content included on Our Site. If you are a business user, We accept no liability for loss of profit, sales, business, or revenue; loss of business opportunity, goodwill, or reputation; loss of anticipated savings; business interruption; or for any indirect or consequential loss or damage.

### Viruses, Malware and Security

We exercise reasonable skill and care to ensure that Our Site is secure and free from viruses and malware; however, We do not guarantee that this is the case. You are responsible for protecting your hardware, software, data, and other material from viruses, malware, and other internet security risks. You must not deliberately introduce viruses or other malware, or any other material which is malicious or technologically harmful either to or via Our Site. You must not attempt to gain unauthorised access to any part of Our Site, the server on which Our Site is stored, or any other server, computer, or database connected to Our Site. You must not attack Our Site by means of a denial of service attack, a distributed denial of service attack, or by any other means. By breaching the provisions, you may be committing a criminal offence under the Computer Misuse Act 1990. Any and all such breaches will be reported to the relevant law enforcement authorities and We will cooperate fully with those authorities by disclosing your identity to them. Your right to use Our Site will cease immediately in the event of such a breach.

### Acceptable Usage of Our Site

You may only use Our Site in a lawful manner:



- You must ensure that you comply fully with any and all local, national, or international laws and regulations that apply;
- You must not use Our site in any way, or for any purpose, that is unlawful or fraudulent; and
- You must not use Our Site to knowingly send, upload, or in any other way transmit data that contains any form of virus or other malware or any other code designed to adversely affect computer hardware, software, or data of any kind.

If you fail to comply with the provisions, you will be in breach of these Terms and Conditions. We may take one or more of the following actions in response:

- Suspend or terminate your right to use Our Site;
- Issue you with a written warning;
- Take legal proceedings against you for reimbursement of any and all relevant costs on an indemnity basis resulting from your breach;
- Take further legal action against you, as appropriate;
- Disclose such information to law enforcement authorities as required or as We deem reasonably necessary; and/or
- Any other actions which We deem reasonably appropriate (and lawful).

We hereby exclude any and all liability arising out of any actions that We may take in response to your breach.

### Terms and methods of payment

www.inhousetype.com accepts all major debit and credit cards from customers, including VISA, Mastercard and American Express. www.inhousetype.com accepts payments via PayPal. The money will be withdrawn from the purchaser's account within 7 working days from the transaction.



#### How We Use Your Personal Information

We will only use your personal information as set out in Our Privacy Policy.

#### Law and Jurisdiction

These Terms and Conditions, and the relationship between you and Us (whether contractual or otherwise) shall be governed by, and construed in accordance with, English law. If you are a consumer, you will benefit from any mandatory provisions of the law in your country of residence. Nothing in these Terms and Conditions takes away from or reduces your legal rights as a consumer. If you are a consumer, any dispute, controversy, proceedings, or claim between you and Us relating to these Terms and Conditions or to the relationship between you and Us (whether contractual or otherwise) shall be subject to the jurisdiction of the courts of England, Wales, Scotland, or Northern Ireland, as determined by your residency. If you are a business user, any dispute, controversy, proceedings, or claim between you and Us relating to these Terms and Conditions or to the relationship between you and Us (whether contractual or otherwise) shall be subject to the exclusive jurisdiction of the courts of England and Wales.



# Inhouse Type: Contact.

General Enquiries	contact@inhousetype.com
Managing Director	Mariya Lish mariya@inhousetype.com +44 7415 279424
Foundry Website	https://www.inhousetype.com

