

Monoline Fonts ® - Trial Font License Agreement

This Trial Font License Agreement ("Agreement") is a legal agreement between you ("Licensee") and Monoline Fonts ® ("Licensor") for the use of trial versions of font software ("Trial Fonts"). By downloading, installing, or using the Trial Fonts, you agree to the terms of this Agreement. If you do not agree, do not use the Trial Fonts.

1. License Grant

1.1 **Usage Rights:** You are granted a limited, non-exclusive, non-transferable license to use the Trial Fonts for personal, non-commercial evaluation purposes only.

1.2 Character Set: Trial Fonts have a limited character set for evaluation.

1.3 Modifications: You may not alter or modify the Trial Fonts.

2. Restrictions

2.1 **Commercial Use:** Trial Fonts cannot be used for commercial purposes, such as creating products for sale.

2.2 Distribution: You may not share, distribute, or sell the Trial Fonts to others.

2.3 **Embedding:** You may not embed Trial Fonts in digital documents or applications.

3. Ownership and Intellectual Property

3.1 **Rights:** Monoline Fonts ® retains all ownership and intellectual property rights to the Trial Fonts. No ownership rights are transferred to you.

4. Termination

4.1 **Termination:** Monoline Fonts ® may terminate this Agreement if you breach any terms. Upon termination, you must delete all copies of the Trial Fonts.

Monoline Fonts®

5. Disclaimer of Warranties

5.1 **As-Is:** Trial Fonts are provided "as is" without warranties of any kind.

6. Limitation of Liability

6.1 **Liability:** Monoline Fonts ® is not liable for any damages arising from the use of the Trial Fonts.

7. Governing Law

7.1 Jurisdiction: This Agreement is governed by the laws of Indonesia.

8. Purchasing Full License

8.1 **Full License:** To purchase a full license with additional rights and features, please visit our website at <u>www.monolinefonts.com</u>.