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Version BF-App.1.07
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Whether you are an individual or a corporate entity, for the convenience of using this License, you are referred to hereinafter as the “User” or the “Payer” if the User and the Payer are not one and the same person.

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The font software (the “Font Software”, or “Font files”), copyrighted as a computer program, includes the relevant Font Style and appropriate software instructions. A copy of the Font Software is made available to the User in the OTF format unless otherwise specified in the Invoice or in the Online Order.

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IN SIMPLE TERMS

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Font is a work of graphics (art), a drawing that you see.

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Neither the Font nor the Font Software is sold. The right to use the Font and the right to use the Font Software are sold. These are different rights, you can buy them together or separately. You can’t use the Font or Font Software for free.

We have several types of licenses. Each license authorizes something and prohibits something. You need to choose the license that suits you. You can only use the font as described in the license you purchased. What you bought is indicated in the invoice.

The person who paid for the license is the Payer. The one who uses the font is the User. You can be both a Payer and a User at the same time.

You are purchasing a non-exclusive license. This means that anyone else can also buy a license and use this font.

Each typeface (for example, Gerbera) consists of styles (for example, Regular). The license is sold for certain styles. If you have purchased a license for, for example, Gerbera Regular, you cannot use, for example, Gerbera Medium.

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2.1. If the License is purchased online on the Licensor's website or on the website of the Licensor's authorized representative (each, a "Distributor"), the terms and conditions of such purchase are referred to as an "Online Order", irrespective of the titles of executed electronic documents and/or content of the web pages displayed in the course of the purchase. Payment of the license fee by the User is deemed to constitute acceptance of the offer (and the User's acceptance and agreement to the terms and conditions of the Online Order). The Licensor and the User are deemed to have entered into the License Agreement (and issued and, respectively, accepted the License) upon acceptance of the offer (i.e. payment of the Online Order).

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To use the font in mobile applications.

The number of applications and their names are indicated in the invoice. You can't use the font in other applications.

If the application has a newer version, (so that the user of the application have to re-license it), then this version is considered a new application.

The user of the application should not have: access to font files, the ability to download and use the font files.

The font must embedded in the application in a manner that it cannot be used in other applications installed on the same device or operating system.

The font should be used in the application as an element of design, and not as the main function.

The user of the application should not be able to create files using the font: PDF files, tables, bitmap images, etc.

Electronic publications and books are not considered an application. For such use, you need an "Electronic Publication" license.

You can only use the font in your own application. If you are a designer and make a design layout on request, this license is necessary for your customer, not for you.

You can install the font on one of your own computers just to create an application.

You must ensure that the font is protected from illegal copying.

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You can't use the font in ways that aren't described in the section above. For example:

- in printing matter
 - on websites
 - in logos and identity
 - in social networks
 - on packages
 - in outdoor advertising
 - in video
 - in TV broadcasting
 - in electronic publications
 - in electronic advertising
 - install the font on the server
 - install the font on more than one computer
 - transfer the font to contractors
- Specific licenses are required for the listed uses.

Access to font files is prohibited for site visitors. Access to font files outside the site is prohibited.

You cannot use the font on sites other than the one specified in the invoice.

You cannot use the font on other people's sites.

You cannot use the font in a web newsletter, in interactive advertising on third-party sites, in 5html advertising. To do this, you need an "Electronic Advertising" license.

You cannot use the font in closed networks. To do this, you need a "Server license".

You cannot use the font in the mobile app, even if it displays the site content. To do this, you need an "Application" license.

You cannot use the font: in local networks; on a server other than a Web server; in closed and private networks; for displaying content with paid access; in paid web applications; in mobile banks and financial services with limited access, and in other similar cases. For these cases, you need a "Server license".

You cannot transfer the right to use the font to other persons. If you transfer the entire site to someone, please contact us to resolve the issue.

You can't transfer font files to other people, either for free or for a fee.

Anything that is not explicitly allowed is prohibited.

5. IF SOMETHING IS UNCLEAR

Send your question to hello@brownfox.org and wait for our response before you start using the font.

6. TERM AND TERRITORY

You get the right to use the font immediately after payment and almost indefinitely on the territory of the whole world. If the payment failed for a technical reason, you can't use the font.

7. LICENSE FEE

7.1. The User can only use the Product for a fee. The amount of the Licensor's license fee is specified in the Invoice or the Online Order.

7.2. If the License is acquired, and using the Product is authorized, on the basis of the Invoice, the license fee shall be paid within seven days unless any other the period specified in the Invoice.

7.3. If the License is acquired, and using the Product is authorized, on the basis of the Online Order, the license fee must be paid simultaneously with the execution of the Online Order to the extent that such online payment is technically possible under the current license terms, but in any event not later than the day of execution of the Online Order.

7.4. The license fee may not be paid for only some of the Products specified in the Offer or the Online Order or only for a portion of the authorized uses of the Products.

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8.1. The Font Software shall be delivered to the User at the User's e-mail address upon issuance of the Invoice within seven days of the date of full payment of the license fee.

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9.2. The Payer, acquiring the authorization to use the Products by the User, shall procure that the User has read, understood and consented to the terms and conditions of this License. The User is not authorized to use the Products until the User has given the Licensor such consent.

9.3. The Payer shall specify the User when executing the Online Order or the Invoice, and provide the User's all requisite details. If the User is a legal entity, the Payer shall specify: the full exact name; registered address; taxpayer identification number, e-mail address. If the User is an individual, the Payer shall specify the full name including the surname, first name and middle name (where appropriate), registered residence address; taxpayer identification number, e-mail address; and, as the case may be, registration of the User as a sole trader. The Payer shall also provide the same details of the Payer.

9.4. If either the Online Order or the Invoice form does not contain any of the identification and contact details as set out above, or any or all of such details are untrue or invalid, the User shall not be deemed to have been authorized to use the Products.

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7. PAYMENT

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8. OBTAINING THE FONT

If you purchased the license through payment of the invoice, we will send you the font files by email within seven days after payment. (We usually do this on the day of payment or the next day).

If you purchased a license on our site, you will receive a link to download font files and a link to the license text.

9. THE USER AND THE PAYER

You can buy a license for another person (individual or legal entity), but you will not be able to use the font yourself on this basis. In this case, you are the Payer, and the person for whom you buy the license is the User.

You must share the license terms with the User with and obtain their consent to these terms. Otherwise, he has no right to use the font.

When purchasing a license, you must provide the necessary information about yourself and the User: Name, Address, VAT-ID, e-mail.

If you have not specified all or have specified incorrect data, the User cannot use the font.

If there are not enough fields on our website or on the distributor's website to enter information, use the fields that are available, such as: "John Doe (personal details) for ACME LLC (details)".

The font or download link will be sent to the e-mail address that you specify. If you specified your own e-mail address, you need to forward our email to the User and delete the font.

You are responsible for the fairness of the User. If the User violates the terms of the license, both the User and you will be responsible.

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If our font does not work for you or does not work as you expected, the Licensor is not responsible for this and is not obliged to help you. (Usually we do respond to reports of technical problems, but the problem is always on the user's side. So before you write to us, try to solve the issue yourself).

In the worst case, the Licensor will pay you no more than 1000 rubles for the damage.

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You can purchase a license for our fonts from distributors, but the terms of the license will be the same as with us. The distributor can't sell you a license on advantageous terms. If the distributor did not update the license in time, then the license terms that were published on our website at that time apply to your purchase.

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LICENSOR

Gayane Bagdasaryan
Utrecht Str. 28
13347 Berlin, Germany
VAT DE308799934
hello@brownfox.org
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