

Test Font License Agreement

This Test Font License Agreement (the “Agreement”) is entered into between Punchform Type Foundry (“Punchform”, “we”, “us”) and the individual or entity downloading and/or using the Test Font Software (“you”, “your”). This Agreement governs your download, installation, access to, and use of Punchform’s test font software (the “Test Fonts”).

By downloading, installing, accessing, or using the Test Fonts, you agree to be bound by this Agreement.

1. Permitted use

1.1 Internal evaluation only.

Subject to this Agreement, Punchform grants you a limited, non-exclusive, non-transferable, revocable license to install and use the Test Fonts solely within your organization for the purpose of evaluating the Test Fonts prior to purchasing a commercial license. You may:

- (a) install the Test Fonts on any number of devices owned or controlled by your organization, solely as reasonably necessary for evaluation;
- (b) create internal test designs, mock-ups, specimens, and visualizations;
- (c) display the Test Fonts in internal presentations and internal review materials; and
- (d) present the Test Fonts to your clients only in the context of pitching or demonstrating the potential use of the fonts, provided that such presentations are not used in consumer- or customer-facing production materials and are not otherwise commercial use.

1.2 No commercial use

You must not use the Test Fonts for any commercial purpose. Commercial use includes, without limitation: use in any consumer- or customer-facing materials, products, services, or content distributed outside your organization; use in production branding, marketing, advertising, packaging, publishing, or broadcast; use in connection with any paid work, commission, or client deliverable; or any sale, distribution, or other exploitation where the Test Fonts are used in the ordinary course of your business.

1.3 No distribution	You must not distribute, share, lend, rent, sublicense, or otherwise make the Test Fonts available to any third party outside your organization. If you are entering into this Agreement on behalf of a parent entity and its wholly owned subsidiary(ies), you are responsible for ensuring each such subsidiary complies with this Agreement, and any use by those subsidiaries is deemed to be your use under this Agreement.
1.4 No modification or reverse engineering	You must not modify, adapt, translate, convert, alter, or create derivative works from the Test Fonts, nor reverse engineer, decompile, disassemble, or otherwise attempt to derive the source code or underlying structure of the Test Fonts or the typeface designs embodied in them, except to the extent such restrictions are prohibited by applicable law.
1.5 Duration of evaluation	You may use the Test Fonts only for the period reasonably necessary to evaluate them and decide whether to purchase a commercial license. Punchform may require you to cease use and delete the Test Fonts upon written notice.

2. Ownership and Rights

2.1 Punchform ownership	The Test Fonts are licensed, not sold. Punchform retains all right, title, and interest in and to the Test Fonts and all associated intellectual property rights (including copyright and design rights). Except for the limited license expressly granted in Section 1, no rights are granted to you under this Agreement by implication, estoppel, or otherwise.
--	--

3. Commercial License

3.1 Purchase required	<p>Any commercial use of Punchform fonts requires the purchase of a separate commercial license from Punchform for the applicable font software and intended usage.</p> <p>Please contact Punchform to obtain a commercial license.</p>
--	---
