

Please read this End-User License Agreement (the “EULA”)

IMPORTANT — READ CAREFULLY.

By installing, copying, or otherwise using the “Font Software”, you are agreeing to be bound by the terms of this EULA, including the WARRANTY DISCLAIMERS, LIMITATIONS OF LIABILITY, and TERMINATION PROVISIONS. If you do not agree to the terms of this EULA do not install or use the Software.

This is an End User License Agreement “EULA” and otherwise a legal Contract between you, the End User (either an individual or an entity) and **Antipixel, Julia Martinez Diana**.

“End User” means a retail customer who has purchased a license to use the product rather than for distribution or resale. An End User is not defined as a distributor, reseller, dealer, sub licensee, original equipment manufacturer (“OEM”), or other wholesale buyer, etc.

FREE FOR PERSONAL USE

LICENSE TERMS

1 The Software is supplied by Antipixel and is licensed, not sold, under the terms of this EULA and Antipixel reserves all rights not expressly granted to you. Antipixel retains the ownership of the Software.

2 SOFTWARE LICENSE:

A. Antipixel grants you a license to use one copy of the Software. You may not modify or disable any licensing or related features of the Software.

B. This Software is licensed to operate on only one domain. If the number of Licensed Units with which you want to use the Software exceeds those set above, or you need to upgrade the number of Licensed Units with which you have already purchased that are in addition to the Initial User License set above, you must notify the Antipixel distributor, Signum Art, to purchase such additional license for which an additional fee may be charged.

You may make one back-up copy of the Software for archival purposes only, and you shall retain exclusive custody and control over such copy. You may also install the Software on one home or portable computer. The license granted herein is effective until terminated. Antipixel has the right to terminate your license immediately if you fail to comply with any term of this Agreement. Upon termination, you must destroy or delete the original and any copies of the Software and Documentation.

C. Only one company may use the Software for its intended purpose on the domain. This company may not sell the products or services of other companies in the capacity of an on-line mall or buyer service. If more than one company wishes to use the Software they must purchase a separate license.

D. You may take a digitised copy of the Software used for a particular document to a commercial printer or service bureau for use by the printer or service bureau in reproducing such document but only if the printer or service bureau represents to you that it has purchased or has been granted a license to use that particular software. You may not distribute the Font Software to third parties, e.g. on the Internet, CD-ROM, etc. If you intend to use the Software in such cases you must request and receive from your Antipixel distributor, Signum Art, a License Agreement for which an additional fee may be charged.

Embedding of Font Software into documents or Internet pages is only permitted in a secured readonly mode. You must ensure that recipients of such documents or Internet pages cannot extract the Font Software or use the embedded Font Software for editing purposes or for the creation of new documents. If you need to Embed Font Software that will NOT be in a secured read-only mode use, you must notify your Antipixel distributor, Signum Art, to purchase an additional license for which an additional fee may be charged.

E. You agree that the Software, and all copies thereof, are owned by Antipixel and/or its suppliers, and its structure, organization and code are the valuable trade secrets of Antipixel and/or its suppliers.

You agree to treat the Software as you would any other copyrighted material, such as a book. You may not copy or distribute the Software or Documentation, except as expressly provided herein. Any copies that you are

permitted to make pursuant to this Agreement must contain the same copyright, trademark, and other proprietary notices that appear on or in the Software. You agree not to modify, adapt, translate, reverse engineer, decompile, disassemble, alter, or otherwise attempt to discover the source code of the Software. You do have the right to modify and alter the software for your customary personal and business use, but not for resale or further distribution.

The use of any trademark as herein authorized does not give you any rights of ownership in that trademark and all use of any trademark shall inure to the sole benefit of the trademark owner. Except as expressly provided herein, this Agreement does not grant you any right to intellectual property rights in the Software and its associated trademarks.

F. You may not rent, lease, sublicense, give, lend, or further distribute the Software or Documentation, or any copy thereof, except as expressly provided herein. You agree that you will not distribute or disseminate all or any part of the Software through any on-line service and you further agree that any such intentional distribution shall constitute a theft by you of a valuable property of Antipixel and/or its suppliers.

G. Antipixel and its suppliers do not and cannot warrant the performance or results you may obtain by using the software or documentation. In no event will Antipixel or its suppliers be liable to you for any consequential, incidental or special damages, including any lost profits

or lost savings, even if a Antipixel representative has been advised of the possibility of such damages, or for any claim by any third party. To the extent permissible, any implied warranties are limited to ninety (90) days. This warranty gives you specific legal rights. You may have other rights that vary from state to state or jurisdiction to jurisdiction.

3 LICENSE RESTRICTIONS:

A. By accepting this EULA you are agreeing not to reverse engineer, decompile, or disassemble the Software Application.

B. You are the exclusive licensee of the Software and sharing any source code of the Software with any individual or entity is a violation of copyright laws and international treaties and cause for license termination.

C. Modifying any portion of the software licensing code or asking any individual or entity to modify the licensing code other than Antipixel is a violation of copyright laws and international treaties and cause for license termination.

D. If you upgrade the Software to a higher version of the Software, this EULA is terminated and your rights shall be limited to the EULA associated with the higher version.

4 PROPRIETARY RIGHTS:

All title and copyrights in and to the Software (including, without limitation, any images, photographs, animations, video, audio, music, text, and “applets” incorporated into the Software Application), the accompanying media and printed materials, and any copies of the Software are owned by Antipixel or other parties. The Software is protected by copyright laws and international treaty provisions. Therefore, you must treat the Software like any other copyrighted material, subject to the provisions of this EULA.

5 TERMINATION RIGHTS:

Without prejudice to any other rights, Antipixel may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, you must destroy all copies of the Software and all of its component parts, and Antipixel may suspend or deactivate your use of the Software with or without notice.

6 EXPORT CONTROL:

You may not export or re-export the Software or any copy or adaptation of the Software in violation of any applicable laws or regulations.

7 Antipixel does not warrant that the operation of Antipixel Software will be uninterrupted or error free. Antipixel Software may contain third-party functions or may have been subject to incidental use.

8 Antipixel is not responsible for problems resulting from improper or inadequate maintenance or configuration; software or interface routines or functions NOT developed by Antipixel; unauthorized specifications for the Software; Beta Software. The user must assume the entire risk of using the Software.

IN NO EVENT will Antipixel or its suppliers be liable for direct, special, incidental, consequential (including lost profit or lost savings) or other damage whether based in contract, tort, or otherwise even if a Antipixel representative has been advised of the possibility of such damages, or for any claim by any third party.

Some states or provinces do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you.

9 SUBMISSIONS:

Should you decide to transmit to Antipixel by any means or by any media any information (including, without limitation, ideas, concepts, or techniques for new or improved services and products), whether as information, feedback, data, questions, comments, suggestions, or the like, you agree such submissions are unrestricted and shall be deemed non-confidential and you automatically grant Antipixel and its assigns a non-exclusive, royalty-free, worldwide, perpetual, irrevocable license, with the right to sub-license, to use, copy, transmit, distribute, create derivative works of, display, and perform the same.

10 DISTRIBUTION AND BACKUPS:

A. DISTRIBUTION OF THE REGISTERED VERSION OF THE SOFTWARE IS STRICTLY PROHIBITED.

B. You may make copies of the Registered Version of the Software for backup purposes only. All backup copies must be an exact copy of the original Software.

11 REFUNDS POLICY:

There is no refund once the sales is complete.