

# Subscription Font of iFontCloud

## End-user License Agreement

### (Standard)

License Agreement Code : CL-2018XXXXXXXXXX

Licensee :

Licensed Products :

By clicking the “ACCEPT LICENSE AGREEMENT” ( or the equivalent) button on this webpage, you agree that, the subscription font of iFontCloud end-user license agreement (hereinafter referred to as “this license agreement”) is legally binding upon you and Arphic Technology Co., Ltd. (hereinafter referred to as “Arphic”) and both parties shall abide by this license agreement. Please read the full text carefully by accepting this license agreement.

You agree and abide by the following terms of this license agreement:

1. Scope of License: Arphic hereby grants a “non-exclusive” and “non-transferable” license for you to use the service of iFontCloud (hereinafter referred to as “this service”) in a desktop computer or a laptop computer. You do not own other additional rights except for the ones stipulated in this license agreement:
  - (1) You shall install the iFontCloud Manager Software (hereinafter referred to as “this font software”) to use this service. However, you shall not install this font software on any intranet or extranet server.
  - (2) License of this Service:
    - A. Quantity: subject to the purchase quantity of the order
    - B. Term: subject to the term of the order
  - (3) You can install the font software and use this service worldwide except Mainland China. However, the use and distribution of outputs do not limit to the foregoing limitation.
  - (4) During the authorization period, you shall only use this service as follows for own use:

- A. After generating graphics or framing glyph, fine-tuning, use to design company name-mark, logo or logos, etc., which may be applied to item (B) to (G) below.
  - B. Printed Matters: to design printed matters of a variety of materials (e.g., books, magazines, publicities, literatures, business cards, envelopes, product packaging, souvenirs or T-Shirts) and to print the above-mentioned printed matters by yourself or by proxy. The circulation, publishing methods and publishing ranges are unrestricted.
  - C. Multimedia Advertising: designing and producing a variety of media advertising (e.g., posters, TV/movie advertising, print advertising, outdoor advertising, internet advertising, advertising signs, billboards, notice boards), regardless of the circulation, publishing methods and publishing ranges of the advertising.
  - D. Use of Websites Design: using this service to produce image for website design.
  - E. Portable Documents: to use the embedded fonts of this service in portable Documents (e.g., PDF, EPUB) for the purpose of designing products (e.g., manuals, instruction manuals, catalogs). However, you shall not use the above-mentioned products for the purpose of profiting.
  - F. Generating image data to use for software, apps, games, etc.
  - G. Generating image data to use for the titles or captions of films, movies, TV programs, animated cartoons, etc.
- (5) Please contact Arphic to get extra license if you have below requirements:
- A. Using any word or words that produced under this service as all or a part of a registered trademark for the user himself or other parties.
  - B. Embedding fonts or transforming into any data that replaces the original fonts (such as bitmap fonts) to use for the titles or captions of films, movies, TV programs, animated cartoons, etc.
  - C. Embedding fonts or transforming into any data that replaces the original fonts (such as bitmap fonts) to use for software, app, game, etc.
  - D. Using this service for the purpose of editing or publishing e-books, e-magazines, etc., and using the above-mentioned products for the purpose of profiting.
  - E. Embedding fonts of this service in portable Documents for the purpose of profiting.

F. Designing and producing websites or internet advertising for own use or to provide outputs to third parties.

G. Any usage without being permitted or approved by Arphic.

2. Intellectual Property Rights: You agree that Arphic owns the rights of product names, font codes, font information and files of this font software and Arphic font products, including but not limited to intellectual property rights such as copyrights, trademark rights and patent rights. You agree that this font software and Arphic font software are intangible assets owned by Arphic, and any unauthorized use shall be governed by and construed under intellectual property laws. Arphic owns all the rights not definitely granted to you under this licensed agreement.

3. Limitations on Grant:

(1) You shall not alter, delete or in any way destroy the labels with regard to the copyrights, trademarks and other marks in the service products.

(2) You agree not to change the initial settings of the products of this service with the purpose of adding any function, and not to restore, decompile, disassemble, lock, and not to try to find, adapt, modify, transform, convert or alter any font file or data source code, including, take any action sufficient to affect or damage benefits of Arphic.

(3) You agree not to change the initial designs of the products of this service in any way, and not to use the products of this service as the source of materials to develop new and different fonts.

(4) Except as expressly specified in this license agreement, you shall not reproduce, sell, lease, sublicense, exchange, lend, display to the public or spread Arphic fonts (including but not limited to CD, DVD or other storage media, font drivers, font data, etc.), or take any action sufficient to affect the benefits of Arphic.

(5) Whether gratuitous or not, you shall not sell, spread, lease, lend, sublicense the font outline files of this service or take any action sufficient to affect the benefits of Arphic through ASP or by other similar ways such as uploading the fonts on the Internet (e.g., on-line business card designs or on-line printing services and so on).

4. Limited Warranty:

(1) Arphic warrants that this font software will conform to the basic requirements of installation and execution of files in (30) days following your consent of this licensed agreement. If you have any problem of software

installation to be resolved, you shall notice Arphic with enough information in above-mentioned period. If this font software still do not conform to the basic requirements of installation and execution of files after (10) days following your proposal of the installation requirements, Arphic will refund the license fee which you have paid. Furthermore, Arphic will not have any obligation for liability for damages. The scope of this warranty is limited to the version and operating system of your first installation.

- (2) Arphic do not warrant any result or achievement because of using this service. Except for the limited liability specified in the preceding paragraph, Arphic do not declare or warrant, either expressly or impliedly, including but not limited to quality harmless to a third party, ease of sales or applicability of any specific purpose. In any event, Arphic may not take any obligation of your or others' indirect, additionally or exceptional damages, including but not limited to loss of profits, files, commercial opportunities, saving or any damage in result of the claim of a third party, even if Arphic has been notified of the possibility of the above-mentioned damages.
5. Termination of License: This license agreement contains the entire mutual consent of both parties about the license of this service and supersedes all prior verbal discussions, explanations and written agreements. This license agreement is only modified when the authorized officer of Arphic has subscribed in writing. If you could not observe all regulations of this license agreement, Archic may terminate this license agreement respectively, and it will not affect any claim of damages of Arphic.
6. Governing Law and Jurisdiction: Any difference, dispute, controversy, or claim arising out of, relating to or connecting with this license agreement, both parties agree that the matter shall be in good faith to resolve in accordance with the laws of R.O.C. Both parties agree that, all suits arising out of, relating to or connecting with this license agreement shall be brought in the Taiwan Taipei District Court as the court of competent jurisdiction for the first instance. If any provision of this license agreement becomes invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions shall not in any way be affected or impaired.