

CUBANO FONT LICENSE AGREEMENT

BETWEEN the recipient of CUBANO from Treehouse (“YOU”) and Chandler Van De Water

IMPORTANT-READ CAREFULLY: This End-User License Agreement (“EULA”) is a legal agreement between YOU and Chandler Van De Water (“Owner”) for all versions (including future updates) of the Cubano Font (“CUBANO”, “Font Software”) accompanying this EULA. By exercising your rights to make and use copies of CUBANO, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, you may not use CUBANO.

SOFTWARE PRODUCT LICENSE

CUBANO is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. CUBANO is licensed, not sold.

License Agreement

By downloading or installing CUBANO for any personal or commercial use, you signify your acceptance of this license agreement, and in return for a license to use CUBANO for any commercial use scenario, you wholly agree to the following terms and conditions:

1. Grant of License and Restrictions

Chandler Van De Water grants you a non-exclusive, non-transferable license for personal use of CUBANO. You may NOT include CUBANO in a product for commercial, promotional, endorsement, advertising, or merchandising use. You may not embed CUBANO in your product without the appropriate license and you may not resell or redistribute CUBANO. Please contact Chandler Van De Water for more details if you need an extended license that covers a different type of use.

2. Installation and Use

All rights granted in this license are for you and you alone. You may install or store the font files on up to 5 personal computers. You are not permitted to share, redistribute or resell the font software. The personal license granted in these terms is applicable to you and you alone. It may not apply to a business or corporate entity, whether owned by you or not. You must purchase a separate license to use CUBANO for commercial, redistributive or reseller purposes.

3. Exclusivity

All rights and licenses not expressly granted to you are reserved by Chandler Van De Water. Title to, copyright to and full ownership of CUBANO and all patent, trademark, trade name and intellectual property rights associated with CUBANO, remain at all times the property of Chandler Van De Water and are NOT at any time transferred to you or your customers.

4. Termination

Chandler Van De Water has the right to terminate your license immediately if you fail to comply with any of the terms listed in this License Agreement. Upon termination, you must destroy the original and any copies of CUBANO and accompanying documentation.

5. Limitations on Reverse Engineering, Decompilation, and Disassembly

You may not reverse engineer, decompile, or disassemble CUBANO, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.

6. Restrictions on Alteration

You may not rename, edit or create any derivative fonts from CUBANO, other than subsetting when embedding them in documents.

7. Licensing Transfer

You may not permanently transfer any of your rights under this EULA.

8. Limited Warranty

Owner owns and/or otherwise controls all rights in and to CUBANO. Owner expressly disclaims any other warranty for CUBANO. CUBANO and any related documentation is provided “as is” without any other warranty of any kind, either express or implied, including, without limitation, the implied warranties or merchantability or fitness for a particular purpose.

9. No Liability for Consequential Damages

In no event shall Owner be liable for any damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use this product, even if Owner has been advised of the possibility of such damages. Because some states/jurisdictions do not allow the exclusion or limitation of liability for consequential or incidental damages, the above limitation may not apply to you.

10. License Fee

There is no license fee for this commercial license, as you have received it from Treehouse, who has purchased a redistribution license.

11. Miscellaneous

The validity, construction, and performance of this agreement shall be governed by the laws of the State of New York without giving effect to its conflict of laws

principles. The parties to this Agreement specifically consent to the jurisdiction of the state and federal courts of the State of New York over any action arising out of or related to this Agreement. If any provision of this Agreement is declared by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions of this Agreement shall continue in full force and effect, and the invalid provision shall be replaced by Licensor with a valid and enforceable provision that most closely effects the intent of the invalid provision.

No waiver by either party, whether express or implied, of any provision of this Agreement shall constitute a continuing waiver of such provision or a waiver of any other provision of this Agreement. No waiver by either party, whether express or implied, of any breach or default by the other party, shall constitute a waiver of any other breach or default of the same or any other provision of this Agreement.

This Agreement constitutes the entire understanding between the parties and supersedes all previous agreements, promises, representations and negotiations between the parties concerning the fonts.

Again, by downloading or installing this version of CUBANO, you agree to the terms expressed above. Now, go design something badass.