Adobe General End User License Agreement - Acrobat

These terms govern your use of our software referencing these terms, including any applications, Content Files (defined below), scripts, instruction sets, and any related documentation (collectively "Software"). By using the Software, you agree to these terms. If you have entered into another agreement with us concerning specific Software, then the terms of that agreement controls where it conflicts with these terms.

1. How this Agreement Works.

1.1 Choice of Law. If you reside in North America, your relationship is with Adobe Systems Incorporated, a United States company, and the Software is governed by the law of California, U.S.A. If you reside outside of North America, your relationship is with Adobe Systems Software Ireland Limited, and the Software is governed by the law of Ireland. You may have additional rights under the law. We do not seek to limit those rights to the extent prohibited by law.

1.2 Privacy. The Privacy Policy at http://www.adobe.com/go/privacy governs any personal information you provide to us. By using the Software you agree to the terms of the Privacy Policy.

1.3 Software. The Software is licensed, not sold, only in accordance with these terms.

1.4 Adobe Intellectual Property. We (and our licensors) remain the sole owner of all right, title, and interest in the Software. We reserve all rights not granted under these terms.

2. Online Services Accessible Through Software.

2.1 Online Services. The On-premise Software may facilitate your access to content, websites and services that are provided by Adobe or third parties (collectively "Online Services"). Use of such Online Services is subject to additional terms and conditions found on such website or otherwise associated with such Online Services. Unless stated in a separate agreement, your use of Online Services is at your own risk.

2.2 Storage. We may provide online storage to you. However, we recommend that you continue to back up your content regularly. We may create reasonable technical limits on your content, such as limits on file size, storage space, processing capacity, and other technical limits. We may suspend the online storage until you are within the storage space limit associated with your account.

2.3 User-Generated Content. We may host user-generated content from our users. If you access the Online Services, you may come across content that you find offensive or upsetting. Your sole remedy is to simply stop viewing the content. If available, you may also click on the “Report” button to report the content to us.

3. Use of Software.

3.1 General License. Subject to your compliance with these terms, we grant you a non-exclusive license to install and use the Software (a) in the Territory and (b) consistent with these terms and related documentation accompanying the Software.

3.2 Other License Types.

(a) Evaluation Version. We may designate the Software as "trial," “evaluation,” “not for resale,” or other similar designation (“Evaluation Version”). You may install and use the Evaluation Version only during the evaluation period and only for evaluation purposes. You must not use any materials you produce with the Evaluation Version for anything other than non-commercial purposes.

(b) Pre-release Version. We may designate the Software as a pre-release or beta version (“Pre-release Version”). Pre-release Version does not represent the final product and may contain bugs that may cause system or other failure and data loss. We may choose not to commercially release the Pre-release Version. You must promptly
cease using the Pre-release Version and destroy all copies of the Pre-release Version if we request you to do so, or if we release a commercial version of the Pre-release Version. Any separate agreement we enter into with you governing the Pre-release Version supersedes this section.

(c) **Education Version.** If we designate the Software as for use by educational users ("Educational Version"), then you may only use the Educational Version if you meet the eligibility requirements stated at [http://www.adobe.com/go/edu_purchasing](http://www.adobe.com/go/edu_purchasing). You may install and use the Educational Version only in the country where you are qualified as an educational user. If you reside in the European Economic Area, then the word “country” in the sentence preceding this one means the European Economic Area.

(d) **Content Files.** "Content Files" means Adobe-provided sample files such as stock images or sounds. Unless the documentation or specific license associated with the Content Files state otherwise, you may use, display, modify, reproduce, and distribute any of the Content Files. However, you may not distribute the Content Files on a stand-alone basis (i.e., in circumstances in which the Content Files constitute the primary value of the product being distributed), and you must not claim any trademark rights in the Content Files or derivative works of the Content Files.

(e) **Software Development Kit.** If the Software includes a software development kit ("SDK") that does not reference a separate license agreement, then you may use that SDK to develop applications that interoperate with the Software ("Developer Application"). The SDK may include source code of implementation examples ("Sample Code"), runtime components, or libraries that may be included in the Developer Application to ensure proper interoperation with the Software. You may use the SDK only for the purpose of internal development of Developer Applications and may redistribute the Sample Code, runtimes, and libraries included in the SDK only as is necessary to properly implement the SDK in the Developer Application. You will indemnify us from any loss, damage, claims, or lawsuit, including attorney's fees that arise or result from any Developer Application or your use of the SDK. Any separate license agreement for an SDK will supersede this section.

3.3 **Restrictions and Requirements.**

(a) **Proprietary Notices.** You must ensure that any permitted copy of the Software that you make contains the same copyright and other proprietary notices that appear on or in the Software.

(b) **Restrictions.** Unless permitted in these terms, you must not:

(1) modify, port, adapt, or translate the Software;

(2) reverse engineer, decompile, disassemble, or otherwise attempt to discover the source code of the Software;

(3) use or offer the Software on a service bureau basis;

(4) (i) circumvent technological measures intended to control access to the Software or (ii) develop, distribute, or use with the Software any products that circumvent the technological measures;

(5) rent, lease, sell, sublicense, assign, or transfer your rights in the Software, or authorize any portion of the Software to be copied onto another's device. If you purchase Creative Cloud for team or Creative Cloud for education (named user), then you may designate seats pursuant to the applicable documentation;

(6) install or access the Software: (a) from or to a computer that is not part of your internal network; (b) to enable hosted services available to the public; (c) as a component of a system or service that can be accessed by more than the licensed number of users; or (d) for operations that are not initiated by an individual (e.g., automated server processing);

(7) install the Software on multiple operating systems on a device that runs multiple operating systems (e.g., a dual boot device), without first obtaining separate licenses for each operating system-specific version of the Software;

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cannot validate the license, then the Software may become inactive without additional notice until Adobe receives the payment or validates the license.

3.4 Territory. If you purchase more than one Software license, you must not install or deploy the Software outside of the country where you purchased the license unless otherwise permitted under the volume licensing program that you have entered into with us. If you live in the European Economic Area, "country" means the European Economic Area. We may terminate the license granted herein if we determine that you are using the Software in violation of this section.

3.5 Activation.

The Software may require you to take certain steps to activate your Software or validate your subscription. Failure to activate or register the Software, validate the subscription, or a determination by us of fraudulent or unauthorized use of the Software may result in reduced functionality, inoperability of the Software, or a termination or suspension of the subscription.

4. Fees.

You must pay any applicable taxes, and any applicable third-party fees (including, for example, telephone toll charges, mobile carrier fees, ISP charges, data plan charges, credit card fees, or foreign exchange fees). We are not responsible for these fees. We may take steps to collect the fees you owe us. You are responsible for all related collection costs and expenses.

5. Disclaimers of Warranties.

The Software is provided "AS-IS." To the maximum extent permitted by law, we disclaim all warranties express or implied, including the implied warranties of non-infringement, merchantability, and fitness for a particular purpose. We further disclaim any warranty that (a) the Software will meet your requirements or will be or error-free; (b) the results that may be obtained from the use of the Software will be effective, accurate, or reliable; (c) the quality of the Software will meet your expectations; or that (d) any errors or defects in the Software will be corrected.


6.1 We are not liable to you or anyone else for any special, incidental, indirect, consequential, or punitive damages whatsoever (even if we have been advised of the possibility of these damages), including those (a) resulting from loss of use, data, or profits, whether or not foreseeable, (b) based on any theory of liability, including breach of contract or warranty, negligence or other tortious action, or (c) arising from any other claim arising out of or in connection with your use of or access to the Software. Nothing in these terms limits or excludes our liability for gross negligence, for our (or our employees’) intentional misconduct, or for death or personal injury.

6.2 Our total liability in any matter arising out of or related to these terms is limited to the aggregate amount that you paid to use the Software during the three-month period preceding the event giving rise to the liability. This limitation will apply even if we have been advised of the possibility of the liability exceeding the amount and notwithstanding any failure of essential purpose of any limited remedy.

6.3 The limitations and exclusions in this Section 6 apply to the maximum extent permitted by law.

7. Termination.

7.1 Termination by You. You may stop using the Software at any time.
7.2 Termination by Us. If we terminate these terms for reasons other than for cause, then we will make reasonable effort to notify you at least 30 days prior to termination, using the email address you provide to us, with instructions on how to retrieve your content. We may at any time terminate these terms with you if:

(a) you breach any provision of these terms (or act in a manner that clearly shows you do not intend to, or are unable to, comply with these terms);

(b) you fail to make the timely payment of fees for the Software, if any; or

(c) we are required to do so by law (for example, where the provision of the Software to you is, or becomes, unlawful).

7.3 Survival. Upon expiration or termination of these terms, any perpetual licenses granted, your indemnification obligations, our warranty disclaimers or limitations of liabilities, and dispute resolution provisions stated in these terms will survive.

8. Export Control Laws.

The Software and your use of the Software are subject to U.S. and international laws, restrictions, and regulations that may govern the import, export, and use of the Software. You agree to comply with all the laws, restrictions, and regulations.

9. Dispute Resolution.

9.1 Venue. Any claim or dispute you may have against us must be resolved by (a) a court located in Santa Clara County, California, U.S.A., if the law of California, U.S.A., governs the Software, or (b) a court located in Dublin, Ireland, if the law of Ireland governs the Software. You agree to submit to the personal jurisdiction of the applicable court for the purpose of litigating the claim or dispute. The parties specifically disclaim the applicability of the U.N. Convention on Contracts for the International Sale of Goods.

9.2 Injunctive Relief. Notwithstanding the foregoing, in the event of your or others’ unauthorized access to or use of the Software or content in violation of these terms, you agree that we are entitled to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction.

10. Jurisdiction-Specific Terms.

This section applies to specific jurisdictions. If there is any conflict between this section and other sections, then this section governs in relation to the relevant jurisdiction.

10.1 New Zealand. For consumers in New Zealand who obtain the Software for personal, domestic, or household use (not business purposes), this agreement is subject to the Consumer Guarantees Act.

10.2 European Economic Area.

(a) Warranty. If you obtained the Software in the European Economic Area (EEA), you usually reside in the EEA and you are a consumer (that is, your use of the Software is for personal, non-business related purposes), then your warranty period with regard to the Software is the duration of your subscription. Our entire liability related to any warranty claim and your sole and exclusive remedy under any warranty will be limited to either, at our option, support of our Software based on the warranty claim, replacement of the Software, or, if support or replacement is not practicable, refund of prepaid and unused subscription fee proportionate to the specific Software. Furthermore, while these terms apply to any damages claims you make in respect of your use of the Software, we will be liable for direct losses that are reasonably foreseeable in the event of our breach of this agreement. You should take all reasonable measures to avoid and reduce damages, in particular by making backup copies of the Software and its computer data.
(b) **Decompilation.** Nothing included in these terms limits any non-waivable right to decompile the Software that you may enjoy under the law. For example, if you are located in the European Union (EU), you may have the right under applicable law to decompile the Software, if it is necessary to do so in order to achieve interoperability of the Software with another software program and we have not made this information available. Under this circumstance, you must first ask us in writing to provide the information necessary to achieve this interoperability. In addition, the decompilation may only be performed by you or someone who may use the Software on your behalf. We have the right to impose reasonable conditions before providing the information. You may use the information we supply or that you obtain only for the purpose described in this paragraph. You may not disclose the information to any third party or use the information in a manner that infringes our copyright or a copyright of one or our licensors.

10.3 **Australia.** If you obtained the Software in Australia, then the following provision applies, notwithstanding anything stated to the contrary in these terms:

**NOTICE TO CONSUMERS IN AUSTRALIA:**

Our goods come with guarantees that cannot be excluded under the Australian Consumer Law. You are entitled to a replacement or refund for a major failure and for compensation for any other reasonably foreseeable loss or damage. You are also entitled to have the goods repaired or replaced if the goods fail to be of acceptable quality and the failure does not amount to a major failure.

11. **Specific Software Terms.**

11.1 **Font Software.** (excluding fonts available with Typekit)

(a) You may provide font(s) you have used for a particular file to a commercial printer or other service bureau, and the service bureau may use the font(s) to process its file, provided the service bureau has a valid license to use that particular font software.

(b) You may embed copies of the font software into its electronic documents for the purpose of printing, viewing, and editing the document. No other embedding rights are implied or permitted under this license.

(c) As an exception to the above, the fonts listed at [http://www.adobe.com/go/restricted_fonts](http://www.adobe.com/go/restricted_fonts) are included with the Software only for the operation of the Software user interface and not for inclusion within any output files. The listed fonts are not licensed under this Section 10.1. You may not copy, move, activate, use, or allow any font management tool to copy, move, activate, or use the listed fonts in or with any software application, program, or file other than the Software.

(d) **Open-Source Fonts.** Some fonts distributed by Adobe with the Software may be open-source fonts. Your use of these open-source fonts is governed by the applicable license terms available at [http://www.adobe.com/go/font_licensing](http://www.adobe.com/go/font_licensing).

11.2 **Acrobat.**

(a) The Software may include enabling technology that allows you to enable PDF documents with certain features through the use of a digital credential located within the Software ("Key"). You must not access, attempt to access, control, disable, remove, use, or distribute the Key for any purpose.

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13. Compliance with Licenses.

If you are a business, company, or organization, then we may, no more than once every 12 months, upon seven days’ prior notice to you, appoint our personnel or an independent third party auditor, who is obliged to maintain confidentiality to inspect your records, systems, and facilities, to verify that your installation and use of any and all Software is in conformity with its valid licenses from us. Additionally, within 30 days of our request, you will provide us with any records or other information needed to verify that the installation and use of any and all Software conforms with your valid licenses from us. If the verification discloses a shortfall in licenses for the Software, you will immediately acquire any necessary licenses, subscriptions, and any applicable back maintenance and support. If the underpaid fees exceed 5% of the value of the payable license fees, then you will also pay for our reasonable cost of conducting the verification.


14.1 English Version. The English version of these terms will be the version used when interpreting or construing these terms.

14.2 Notice to Adobe. You may send the notices to us to at the following address: Adobe Systems, 345 Park Avenue, San Jose, California 95110-2704, Attention: General Counsel.

14.3 Entire Agreement. These terms constitute the entire agreement between you and us regarding your use of the Software and supersede any prior agreements between you and us relating to the Software.

14.4 Non-Assignment. You may not assign or otherwise transfer these terms or your rights and obligations under these terms, in whole or in part, without our written consent. We may transfer our rights under these terms to a third party.

14.5 Severability. If a particular term is not enforceable, the unenforceability of that term will not affect any other terms.

14.6 No Waiver. Our failure to enforce or exercise any of these terms is not a waiver of that section.

15. Third-Party Notices.

15.1 Third-Party Software. The Software may contain third-party software, subject to additional terms and conditions, available at http://www.adobe.com/go/thirdparty.

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