

End User License Agreement

By opening the CamingoDos package, you accept the terms and conditions of this agreement.

1. Number of users

Jan Fromm gives you the right to use the enclosed font software on up to five (5) computers. All users must belong to the same company or household purchasing the fonts.

2. Allowed uses

You may use the font software to create images on any surface such as computer screens, paper, web pages, photographs, movie credits, printed material, T-shirts, and other surfaces where the image is a fixed size.

You may use the fonts to create EPS files or other scalable drawings provided that such files are only used by the household or company licensing the fonts. You may provide the fonts to a graphic designer, printer or other service bureau that is working on your behalf only if they agree to use the fonts exclusively for your work, agree to the terms of this license, and retain no copies of the fonts on completion of the work.

You may not provide the fonts or make it accessible to any other third parties.

3. Embedding

You may embed the licensed fonts into any document you send to third parties. Such documents may be viewed and printed (but not edited) by the recipients. You may not under any circumstances embed the fonts into software or hardware products in which the fonts will be used by the purchasers of such products. Such use requires a different license which may be offered by Jan Fromm. Please contact info@janfromm.de for further information.

4. Modifications

You may import characters from the font software as graphical objects into a drawing program and modify such graphical objects.

You may not modify, adapt, translate, reverse engineer, decompile, disassemble, or create derivative works based on the licensed fonts itself.

5. Copyright

The licensed font software is copyrighted and contains proprietary information and trade secrets belonging to Jan Fromm. You may not copy the fonts, with the exception of making an unmodified copy for personal archival purposes only.

You may be held legally responsible for any infringement of Jan Fromm's intellectual property rights that is caused or encouraged by your failure to abide by the terms of this Agreement.

6. Warranty

Jan Fromm warrants that the font software will perform as it should for the twenty one (21) day period following your receipt. To make a warranty claim, you must return the software along with a copy of your sales receipt within the twenty one (21) day period. If the software does not perform correctly, Jan Fromm or your distributor will either replace the software or refund the license fee you paid for the software. Jan Fromm does not and cannot warrant the performance or results you may obtain by using the software. In no event will Jan Fromm be liable to you for any consequential incidental or special damages, including any lost profits or lost savings.

7. Termination

This Agreement is effective until terminated. This Agreement will terminate automatically without notice from Jan Fromm if you fail to comply with any provision contained herein. Upon termination, you must destroy the written materials, the product, and all copies of them, in part and in whole, including modified copies, if any.

Jan Fromm EULA v 1.4, October 2008