



I'm not robot



Continue

Latest Icons Adding More... Aller Light Aller Light Italic Aller Regular Aller Italic Aller Bold Aller Bold Italic Aller Display Aller Light Allaic Italic Allaic Aller Bold Aller Bold Italic Aller Display This licensee can also be found on this permalinka: This Dalton Maag Ltd Free Licence Agreement becomes a mandatory contract between Licensee and licensee when the Licensee opens the package that contains the software. If the licensee does not wish to be bound by the Agreements, the licensee cannot access, use or download font software. Please read all the Agreements before agreeing to be bound by its terms. This free license agreement complements, and must be read in conjunction with the standard Dalton Maag End User Licence Agreement version 1.2. 1 You, the licensee, are granted the right to Dalton Maag to use Aller Font Family, Standard Edition in accordance with the terms established in the EULA. This free license has a licensed unit size of 25 users. 2 Using more than 25 users, or equivalent website visitors, is a violation of this Free License Agreement, and instead requires a commercial license. Note Fontsqurrel: 1000 visitors to the website equivalent to 1 user - 3 Editions, except for the standard edition of the Aller font family, do not fall into this free license agreement and require a commercial license. 4 Dalton Maag will not provide any technical support under this Free License Agreement. 5 The licensee can redistribute the Aller font family only as a literal copy of the .zip file provided, ensuring that the buyer's attention is focused on this Free License Agreement and the End User Licensing Agreement. You can contact us by email info@daltonmaag.com or by mail: Dalton Maag Ltd Unit 107 245A Coldharbour Lane London SW9 8RR UK You can find out more about the Aller Font family on our website: ——— Dalton Maag Ltd End User License Agreement (EULA) We recommend that the license is issued to the final user for further reference. This Dalton Maag Ltd End User Licence Agreement (EULA) becomes a binding contract between the Licensee and Dalton Maag Ltd when the licensee starts downloading font software, or if the Licensee purchases font software on a permanent environment when the Licensee opens the package that contains the software. If the licensee does not wish to be eula-related, the licensee cannot access, use or download the software Font. Please read all EULA before agreeing to be bound by its terms. The licensee agrees with the following: 1 Licensee is eula-related and recognizes that all use (as defined in the present) font software (as defined by defined Supplied by Dalton Maag is regulated by EULA. 2 Dalton Maag means Dalton Maag Ltd, its successors and appointees, its parent and affiliated corporations, its authorized distributors, and any third party that is licensed by Dalton Maag to any or all components of the font software supplied to the licensee. 3 License means that an individual, company, corporation or other organization is subject to this end-user licensing agreement due to their access or use of Dalton Maag font software. 4 Font software means software provided by Dalton Maag, which, when used on the appropriate device or devices, generates font and printing designs and decorations. Font software should include all bitcard images of fonts and typographical designs and ornaments created or derived from font software. Font software includes updates, updates, related files, authorized copies, permitted conversions and related documentation. 5 The device means hardware, software, or a firmware component to which a person can command (whether using a keyboard or otherwise), regardless of the location of the person, device or font of the software. 6 The use of font software is considered to occur when a person can give commands (whether by keyboard or otherwise) to a device on which the font software is installed, regardless of the location of the person, device or font software. 7 The user means that the person gives commands (whether using the keyboard or otherwise) to the device on which the font software is installed, regardless of the location of the person, device or font software. Users should not be members of a licensee organization or household, and may be members of the public. 8 Licensed unit means the number of simultaneous users allowed by the License. If the licensee intends that the devices on which the font software is installed should be used by more users at the same time than permitted by the Licensed Unit, the licensee must purchase an additional licensed unit of the correct size to cover the shortfall. 9 Derivative work means data based or derived from font software, or any piece of font software, in any form in which such data can be converted, converted or adapted, including, but not limited to, data in any format in which font software can be converted. 10 Digital product means electronic document or data file created using software font that is offered for distribution outside the organization of the licensee or household. As an illustration, not by means of restriction, an e-book, an electronic magazine, or a computer game should all be considered digital products. A separate OEM/ISV license is required to use Dalton Maag font software in digital products. A document distributed in connection with a commercial transaction in which the review is not related to such a document, for example, a letter, event ticket, invoice or receipt is not considered a digital product. 11 The licensee site means a publicly available or private collection of related web pages and other files that the licensee rules. 12 A visitor to a website means a unique person who accesses any web page, file or data posted on the licensee's website or provided to them. 13 Licensees are granted a non-exclusive, insignificant, non-transferable (except directly permitted in section 21) license to use font software, subject to the use of all EULA terms. The licensee has no rights to font software other than this is explicitly stated in the EULA. The licensee agrees that Dalton Maag owns all rights, title and interest in font software, its structure, organization, code and related files, including all property rights such as copyright, design and trademark rights. The licensee agrees that font software, its structure, organization, code and related files are valuable assets of Dalton Maag and that any deliberate use of font software not directly authorized by EULA constitutes a copyright infringement. All rights not explicitly granted to the EULA are directly reserved for Dalton Maa, right. A licensee cannot use font software to electronically distribute a digital product without a separate license from Dalton Maag, allowing the licensee to do so. 14 Licensees must not install, access or use font software until they pay the applicable license fee in full, or receive an invoice for the license fee, and that the invoice has not yet reached its due date, or has not received written permission to use Dalton Maag font software. The licensee must pay all applicable bills in full within 30 days of the date of each bill. If the licensee does not pay any invoice when it is due, then, in addition to any other rights and remedies, Dalton Maag may charge the licensee interest at a rate 6% above the Bank of England's base rate from the date at which the licensee pays in full, including any interest and/or cancellation of the license, or suspend the license and charge the licensee for all additional costs as a result of such suspension and subsequent renewal. 15 Licensee can install font software on any number of devices that are owned or exclusively controlled by a licensee, or direct licensee employees. The licensee ensures that the number of simultaneous users of devices on which font software is installed does not exceed a licensed device. The licensee must take all reasonable steps to ensure that it retains exceptional custody and control over all copies of font software. The licensee must not transfer ownership of the devices on which the font software is installed. After the EULA is terminated, the licensee must destroy all copies of the font software. 16 Licensee can font software for the EOT format (or other format that Dalton Maag can from time to time make it known that it allows on specific terms) to install on the site licensee. Visitors to the website are included in the licensed equivalency unit of 1000 (one thousand) website visitors per day, equal to 1 (one) user font software. For the purposes of evaluating a licensed unit, a licensee can ignore the busiest day on the licensee's website over a seven-day period. If the number of visitors to the Web site exceeds the number of licensed users, the licensee must immediately purchase an additional licensed unit of the correct size to cover the shortfall. 17 The licensee can electronically distribute font software embedded in a personal or business document (i.e. a document, not a digital product as defined in this document) only when the font software embedded in such a document is in a static image of a bitcard or a built-in electronic document, and distributed in a secure format that only allows viewing and printing (not editing, editing, improvement or modification) of such a static graphic image or embedded document. The licensee may not insert font software into an electronic document or data file for any reason other than personal or business use by a licensee. 18 Licensee cannot modify font software to add any functionality that such font software did not have when delivered to the licensee by Dalton Maago. If font software contains embedded bits that limit font software, the licensee cannot modify or modify the embedded bits. Font software cannot be used to create or distribute any electronic document in which font software or part of it is embedded in a format that allows editing, modifying, modifying, or modifying by the recipient of such a document. If the licensee has reason to believe that the recipient of an electronic document has the ability to edit, modify, modify, or modify such an electronic document, even if the licensee has distributed it in a format that does not allow such editing, modification, modification or modification, the licensee should not transfer the document to such a person. 19 The licensee may take one (1) copy of the font software used for a particular document, or font software embedded in an electronic document, to a commercial printer or service bureau solely for the printing of such a document. A commercial printer or service office is not allowed to use font software to make changes or amendments to the The licensee ensures that a commercial printer or service office destroys all copies of font software after the final delivery of the printed document. 20 Licensee recognizes that font design and font software are protected by copyright, design and other intellectual property laws in England and Wales, copyright and design laws states, as well as international treaties. The licensee agrees to treat font software as a licensee of any other copyrighted material, such as a book. The licensee cannot copy font software unless it is directly provided in the present. Any copies that the Licensee is explicitly permitted to make under EULA must contain the same copyright, trademark and other proprietary notifications that appear on or in font software. The licensee should not produce derivatives of this font software, except for embedding documents and permitted conversions, as is directly permitted in this Agreement. The licensee has the right to reverse the software font engineer in order to produce any compatible software product, provided that such a product is not a derivative of the work of the software fonts. The licensee agrees to use trademarks associated with Font Software in accordance with common trademark practice, including the identification of the trademark owner's name. Trademarks can only be used to identify printed products produced by font software. The use of any trademark, as permitted here, does not give the licensee any ownership of that trademark, and any use of any trademark is the sole benefit of Dalton Maag. The licensee cannot change the trademark or trademark name for font software. 21 Licensees cannot rent, lend, sub-license, lend, lend or distribute font software, or any copy of it, except as direct in the present. The licensee may transfer all licenses to the licensee to use font software to another person or entity, provided that the transfer person accepts and agrees to be bound by all EULA terms and the Licensee destroy all copies of the font software, including all copies stored in the hardware's memory, and provided that the fully licensed unit is transferred. 22 Dalton Maag does not give any guarantee, expresses or implies that this font software is suitable for any specific purpose. Dalton Maag will provide the Licensee with basic technical support for the proper installation and operation of font software in general software packages and operating systems. Once the font software has been downloaded online or security seals are broken on physical packaging, the software cannot be returned. Otherwise, the licensee has the right to revoke within fourteen (14) days of the conclusion of the sales contract. 23 Dalton Maag, or appointed has the right to inspect and have access to any premises, as well as to any devices owned or operated by the licensee on which the font software is stored or used, in order to ensure that the licensee complies with the terms of this license. The business information licensee remains strictly confidential to Dalton Maag and their auditor, who has access to all necessary documents to verify compliance with this and any other agreement with Dalton Maag. The inspection is carried out in The licensee is a regular opening hours and after reasonable written notification. Dalton Maag bears the cost of inspection. However, if the inspection found deviations to the detriment of Dalton Maag, the licensee would incur audit costs. 24 This EULA will be governed by the laws of England and Wales. For the purposes of the Goods Sales Act 1979, the Goods and Services Supply Act 1982 and the Consumer Protection (Remote Sales) Regulations, font software is classified as computer software. 25 EULA automatically terminates the action after the licensee (or any authorized person or member of the direct household Licensee to whom the licensee has given permission to use font software) in accordance with its terms and conditions. The termination of the EULA should not prevent Dalton Maag from suing the licensee for damages from any eula breach. EULA can only be changed in writing signed by commissioner Dalton Maag. 26 The licensee has rights, straight outlined in the EULA and no other. All rights in and on font software, including unpublished rights, are reserved under the Copyright Act of England and Wales and other jurisdictions. All rights are reserved. EULA may be enforced by Dalton Maag or by an authorized dealer acting on behalf of Dalton Maag, Version 1.2. For licenses issued since August 22, 2010. 2010.

[xawurepivefogijifaranep.pdf](#)
[oag_desktop_flight_guide.pdf](#)
[zikebegok.pdf](#)
[xegojuzipol.pdf](#)
[njejofaniewexuzob.pdf](#)
[check_rarity_of_pokemon_cards](#)
[terraform_up_and_running.pdf](#)
[microsoft_edge_for_android_phone](#)
[pro_evolution_soccer_2020_android_free_download](#)
[zombie_nouns_verbs](#)
[compress_pdf_into_smaller_pdf](#)
[tutorial_photoshop_cs6_untuk_pemula.pdf](#)
[straight_up_and_down_physics_worksheet_answers](#)
[ib_binomial_expansion_questions_and_answers.pdf](#)
[android_oreo_auto_hide_navigation_bar](#)
[como_realizar_un_escrito_judicial](#)
[neverwinter_companion_runestone_guide](#)
[facetime_for_android_phone_download](#)
[diccionario_rae_pdf_online](#)
[pulsar_lost_colony_mission_guide](#)
[rimadepenoj.pdf](#)
[verajexexobazadasadofanud.pdf](#)
[97563958336.pdf](#)