



## PUBLIC LICENSE

This Public License, issued by the Limited Liability Company "BANDA" (EDRPOU code: 42794811), a legal entity under the laws of Ukraine, hereinafter referred to as the "Licensor", April, 23 of 2024 by publishing its terms together with the possibility of remote familiarization with the Licensed Material on the website <https://unitysans.com/> (hereinafter referred to as the "Public License"), is permission to use a graphic work - a type with the conditional name "Unity Sans" with detailed developed signs (Latin+Cyrillic UC/lc, basic punctuation, numerals) and extended case (Accented letters, Alternates, Opentype features), hereinafter referred to as "Type", under the following conditions:

## 1. SUBJECT AND GENERAL PROVISIONS OF THE LICENSE

1.1. The Licensor grants You a valid throughout the world, except for the territory of the russian federation and the republic of belarus, free of charge, without the right to issue sublicenses, non-exclusive license to use the Type by reproducing and distributing it both in whole and in separate parts, as well as by creating, reproducing and distribution of derivative works based on the Type or its individual parts.

1.2. Free download of file containing the font software of the Type, is available only from the website <https://unitysans.com/>. At the same time, all exclusive proprietary intellectual property rights to the font software and relevant documentation remain with the Licensor. You as the Licensee agree that the font software and documentation are protected by copyright.

1.3. The term of validity of this Public License is equal to the entire term of validity (legal protection) of the licensed under it rights.

1.4. The terms of this Public License do not apply to users who have russian or belarusian IP addresses and/or whose IP addresses have been changed through the use of VPNs, proxy servers, anonymizers or other similar methods.

1.5. The Licensor reserves the right to use any technological means of protection to prevent/counteract the use of the Type on the territory of the russian federation and the republic of belarus, as well as by users specified in clause 1.4. of this Public License.

1.6. For the avoidance of misunderstandings, the terms of this Public License do not apply to cases of free use of the Type.

1.7. Legal relations related to this Public License are governed by the law of Ukraine.

## 2. TERMS OF USE OF THE FONT

2.1. Each user, except for the users defined in clause 1.4. of this Public License, automatically receives permission from the Licensor to exercise the licensed rights under the terms and conditions of this Public License.

2.2. You may not offer or impose any additional or different conditions or rules on, or apply any technological protections to, the Type if such actions limit the ability of other users to exercise the licensed rights.

2.3. Nothing in this Public License is or shall be construed as an authorization to state or imply that You or Your use of the Type is affiliated with, sponsored, endorsed by, or has received official status from the Licensor.

2.4. Copying (reproduction) of the font software is prohibited. You, as Licensee, undertake not to modify, adapt or translate the encoding of the font software, nor reproduce, decompile, disassemble, reverse engineer, modify or otherwise attempt to discover the source code of the font software. It is especially prohibited change or modify the

Type names/marks for goods and services used as tag definitions in the font software in any form or manner. In the case that the Licensee or any third party makes changes to the font software contrary to the prohibition provided for in this clause, the Licensor shall be considered the owner of these changed data.

2.5. Licensor permits the download of the font software of the Type only to direct end users and does not permit distribution of the font software through any intermediaries, sales representatives, agents, etc., or any commercial or royalty-free distribution by any other means. Therefore, the transfer of the file containing the Type and/or the font software is prohibited.

2.6. Solely for the purpose of outputting certain files, Licensee is permitted to transfer a copy of the font software used to create the relevant file to commercial printers, prepress or other similar services, provided that the font software will not be actively used (i.e., used only for editing text, corrections, etc.), and the file with the font software of the type will be deleted immediately upon completion of such service by the relevant company. At the same time, the copies created in accordance with this clause must contain the same provisions about copyright, marks for goods and services and other property, which are contained in the original font software.

2.7. If you distribute the Type (including in a modified form), you must comply with the following conditions:

2.7.1. To the extent reasonably practicable, retain the Type name, copyright notices, notices regarding this Public License, disclaimers and limitations of liability notices, website link <https://unitysans.com/>;

2.7.2. If you have modified the Type in any way, make a note of this and keep instructions regarding any previous modifications;

2.7.3. State that the Type is licensed under this Public License and provide its text or URL or an active link to this Public License.

2.8. You can fulfill the conditions of clause 2.7. of this Public License in any reasonable manner, taking into account the medium, ways, and conditions under which You distribute the Type. For example, it may be wise to fulfill such conditions by specifying a URL or active link to a resource that contains the required information.

2.9. If there is a corresponding requirement of the Licensor, you must delete any information specified in clause 2.7. of this Public License to the extent reasonably possible.

2.10. If you distribute derivative works created by you based on the Type, the license for derivative works that you apply must not make it impossible for recipients/users of the respective derivative work to comply with the terms of this Public License.

### 3. OTHER RIGHTS

3.1. Under this Public License, You as a Licensee are not granted any personal non-proprietary copyrights, as well as any related rights, rights to patents, marks for goods and services, trade names and other objects of industrial property rights.

3.2. To the extent possible, the Licensor waives any right to receive remuneration (royalties) from You for the exercise of licensed under this Public License the rights, both directly and through a collective management organization. In all other cases, the Licensor reserves any right to receive such remuneration (royalty).

### 4. DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY

4.1. Licensor makes no direct or indirect warranties of any kind with respect to the Type and the file with a font software of the Type (including, but not limited to, warranties of title, merchantability, fitness for a particular purpose, non-infringement, absence of latent or other defects, accuracy or the presence or absence of known or discoverable errors).

4.2. To the extent possible, under no circumstances shall the Licensor be liable to You for any legal reasons (including, but not limited to, negligence) or otherwise for any direct, indirect (including, but not limited to, lost profits) expenses or damages, fines, etc. arising from this Public License and/or as a result of the use of the Type, even if the Licensor has been notified of the possibility of such expenses or damages.

4.3. The foregoing disclaimer of warranties and limitation of liability shall be construed so as to correspond as closely as possible to Licensor's complete disclaimer of all liability.

### 5. LICENSE TERM AND FINAL PROVISIONS

5.1. This Public License is valid for the entire term of validity of the rights licensed under it. At the same time, if You do not comply with the terms of this Public License, Your rights under this Public License will automatically cease to apply and may be renewed by the Licensor upon separate request only after the complete elimination of the committed violations.

5.2. To avoid misunderstandings, clause 5.1. of this Public License does not limit the Licensor's right to apply to law enforcement, judicial or other authorized bodies to protect its rights in connection with Your violations of the terms of this Public License. The Licensee is responsible for any violations of the terms of this Public License in accordance with the current legislation of Ukraine.

5.3. To avoid misunderstandings, the Licensor has the right to also offer the Type on terms or conditions other than those provided for in this Public License and/or to stop distributing the Type at any time.

5.4. No term or condition of this Public License may be

waived, and no waiver shall be accepted unless expressly agreed to by Licensor.

5.5. Nothing in this Public License is or shall be construed to limit or waive any privileges or immunities applicable to Licensor in any jurisdiction.

