

Version 1.9.5
January 2026

This End User License Agreement (the EULA) is an agreement between you (the Licensee) and Květoslav Bartoš¹ (the Supplier)

1) Květoslav Bartoš is a Sole proprietor duly organised and existing under the laws of the Czech Republic, having its registered office at Medlovice 129, 687 41 Medlovice, Czech Republic, VAT ID No. CZ8901134429

Section A General Information	Section B Don'ts	Section C Do's
<p>By purchasing, downloading, installing, using, or otherwise handling font software by the Supplier, the Licensee automatically accepts the terms of this agreement and acknowledges that:</p>	<p>1 You are not authorized to redistribute, sublicense, sell, lend, or lease purchased font software to any 3rd parties (including subsidiary company, affiliate company, servicing and production company, design agency, self-employed parties, or any other 3rd party carrying out work on behalf of the Licensee – for exceptions, see C5 and C6).</p>	<p>1 The Desktop License grants you the right to install fonts locally on up to 3 (three) computers within a single company/organisation (see B1), unless specified otherwise in your order. It allows you to generate static printed and digital imagery and animations (such as posters, books, packaging, promotional materials, social media posts, and online advertisement images and animations). All our fonts must be rasterized or converted to outlines.</p>
<p>1 This license is non-exclusive, non-assignable and non-transferable, which grants you certain rights to use the font software (see section C).</p>	<p>2 You must not enable remote access to your fonts via company servers or cloud solutions unless you purchased a server-use license extension.</p>	<p>2 Organisations with up to 50 employees may use the fonts to generate logos, wordmarks or physical retail products (such as clothing or hardware). Larger organisations are required to obtain a license extension.</p>
<p>2 Except for your right to use the font software granted by this license, all other rights are owned and retained by the Supplier.</p>	<p>3 You must not upload the fonts to any public server or public GIT repository available to users outside your organisation or entity.</p>	<p>3 You are not limited by the number of prints or views. The Desktop license is perpetual and does not require a subscription.</p>
<p>3 The intellectual property of the design contained in the font software is owned by the Supplier.</p>	<p>4 You must not modify, rename or convert the original font software file under any circumstance.</p>	<p>4 The Web license grants you the right to self-host fonts for a single domain with up to 10k visitors/month, unless specified otherwise in your order. The Web license is perpetual and does not require a subscription.</p>
<p>4 The Supplier represents and warrants that it has the right to grant this license and that, to the Supplier's knowledge, the Font Software, when used in accordance with this Agreement, does not infringe any third-party copyright or trademark rights.</p>	<p>5 You are not allowed to use the original font software file to create a derivative or modified product or design, including creating characters for alphabets and languages not covered by the typeface or designing a custom version of the typeface.</p>	<p>5 You may provide a copy of OTF and TTF font files to your printer or preprint facility, in the scope of a defined project, only in order to prepare for printing and print your documents.</p>
<p>5 Except as expressly stated above, the Font Software is provided "as is" and the Supplier disclaims all other warranties, express or implied.</p>	<p>6 You are not allowed to use the fonts for user-generated content (generating invoices, print-on-demand, retail labelling solutions, user-editable documents or similar).</p>	<p>6 You may provide a copy of WOFF and WOFF2 font files to a web developer, in the scope of a defined project, only in order to implement the font software into the website.</p>
<p>6 The Supplier shall indemnify Licensee against third-party claims alleging that the Font Software, as provided and properly used under this Agreement, infringes copyright or trademark rights, provided the Supplier is given prompt notice and control of the defense.</p>	<p>7 This document does not cover the use of webfonts for HTML advertising or email newsletters, embedding fonts in mobile or desktop apps, games, eBooks, or device displays (such as entertainment products, household appliances, digital POS systems, ticket machines, and dashboards), or the use of fonts in broadcasting.</p>	
<p>7 To the maximum extent permitted by law, the Supplier's total liability under this Agreement, including any indemnification obligations, shall not exceed the fees paid by Licensee for the Font Software.</p>		
<p>8 The fonts and all of their copies are protected by the Copyright Act of the Czech Republic.</p>		
<p>9 This EULA, and any dispute arising out of or in connection with this EULA, shall be governed by and construed in accordance with the laws of the Czech Republic.</p>		