

This End-User License Agreement ("EULA") is a legally binding agreement between the purchaser and software licensee ("Licensee") and July Type, hereinafter referred to as "July Type," for the use of the July Type font software ("Software"). By acquiring and installing the Software from July Type, the Licensee agrees to the terms and conditions outlined in this EULA.

General License Terms

The Licensee is granted a limited, non-exclusive, and non-transferable license to use the Software in compliance with the terms and conditions of this EULA.

License Metric: Company Size

July Type employs a unique licensing model based on the total number of individuals working within the Licensee's organization ("Company Size"). The applicable license fees are determined by the Licensee's Company Size, as detailed in the order summary.

Company Size is the sole metric used to calculate license fees. It is not influenced by external factors like design agencies, design department size, or individual font users.

License Types

July Type offers diverse licenses to accommodate various usage scenarios. The specific license type is indicated on the invoice provided to the Licensee. License upgrades may be necessary if the Licensee's Company Size surpasses the limits outlined in the License Metrics section of the invoice.

Unlimited License

The Unlimited License covers all media types, including desktop/print, logo/wordmark, social media, web, app/game, and video, with no constraints on Company Size. For inquiries regarding unlimited licenses, please contact July Type at info@julytype.com.

Desktop/Print License

The Desktop/Print License allows the Licensee to use the typeface software to create printed and digital assets, such as documents, books, objects, merchandise, signage, and more, for a single brand. Terms and Conditions: The Licensee may install and use the typeface software on all devices within their organization for the purpose of creating the aforementioned materials. Each client using the typeface software for distinct brands must acquire their own license. Modification, renaming, or conversion of the typeface software is strictly prohibited. Sharing, selling, leasing, or distributing the typeface software to third parties is prohibited.

Web License

he Web License allows the Licensee to utilize the typeface software for creating websites with the typeface. It covers the use of the typeface software in WOFF and WOFF2 formats, employing the @font-face CSS method, for a single web domain.

Terms and Conditions: You can use the typeface software on websites you own or control under specific domain names, including sub-domains. There are no restrictions on web traffic for the licensed domain. Any additional web domain necessitates a separate web license. Usage in desktop software applications, such as design tools, requires a separate Desktop/Print License. Self-hosting and subsetting of fonts are permissible. Web design agencies and hosting providers cannot share a single Webfont License across multiple clients' websites. The typeface software can be used on websites where visitors create "Styled Content" using the fonts for text input or editing. Styled Content created on the website should not be used outside that website (e.g., for merchandise, PDFs, image files, or physical objects). You may not use conversion or editing tools on the typeface software except for making subsets. Using the fonts with web font technologies other than @font-face is not allowed. You must ensure the typeface software is available only for styling text on your licensed domains. Measures to protect typeface software may include preventing unauthorized third-party access (hotlinking) and disallowing direct downloads unrelated to styling text.

App License

The App License allows the Licensee the right to embed the typeface software into various applications, including mobile apps, web apps, games, and digital point of sale (POS) systems. It includes regional variants and versions for different platforms.

Terms and Conditions: The Licensee can embed the typeface software into a single application. Usage for multiple applications requires additional licenses. Modification, conversion, or creating derivative fonts is not allowed. Worldwide distribution of the application to end users is allowed, subject to the terms and conditions of this Agreement. Each version of the application distributed on different platforms is considered a separate application. Embedding the typeface software in applications generating various output documents is prohibited. The typeface software should not represent a significant component or primary value of the application. You must take measures to prevent the typeface software from becoming publicly available or subject to publicly available software agreements.

Video/Social Media License

The Video/Social Media License allows the Licensee to create engaging, dynamic imagery for various platforms, covering video content for platforms like YouTube, Netflix, television, movies, commercials, and digital billboards. It also permits the development of design assets for a single brand's presence on social media platforms like Instagram, Snapchat, Facebook, and TikTok.

Terms and Conditions: The Licensee can use the typeface software to create video content with animated or dynamic imagery on platforms including YouTube, Netflix, television, movies, ads, and digital billboards. The typeface software can be used to design assets for a single brand's presence on social media platforms such as Instagram, Snapchat, Facebook, and TikTok. The typeface software must be securely used on social media and not accessible outside of these platforms. There's no limit to the number of images or videos where fonts can be used, provided you can prove ownership. The Licensee must not make the Font Software publicly available or subject to publicly available software agreements.

Logo/Watermark License

The Logo/Watermark License allows the Licensee to employ the typeface software to craft a logo or wordmark for a single brand. The resulting logo/wordmark can be used across various media, including print, social media, video content, and more.

Terms and Conditions: The Licensee is permitted to harness the typeface software to conceptualize a logo or wordmark exclusively for a singular brand. The usage of the logo/wordmark is not constrained by media type and may be freely implemented across a spectrum of formats. The Licensee may convert the font to vector outlines to facilitate logo design processes. For the development of logos or wordmarks for multiple brands, necessitates a separate logo/watermark license. Students may purchase fonts at an educational discount for personal projects, including commercial endeavors initiated during their studies. After completing their studies, fonts may continue to be used for projects that originated while enrolled as a student. Client projects require separate client licenses.

License Ownership and Rights

The License Owner, as ascertained by the Company Size metric, is conferred a perpetual, worldwide, non-exclusive, non-transferable, and non-assignable license to employ the fonts as prescribed by this contract. It is crucial to note that the fonts remain the property of July Type, and all rights not explicitly granted herein are reserved.

Subcontractors

Subcontractors, when engaged by the Licensee who has procured the typeface from July Type, are encompassed in the pricing and are entitled to employ the fonts solely for the purpose of crafting designs for the Licensee. Any utilization of the fonts by Subcontractors for alternative objectives or sharing them with third parties is explicitly prohibited. Subcontractors are obligated to adhere to the terms and restrictions delineated in this EULA and must abstain from engaging in activities that contravene the terms herein.

Each Client Requires Their Own License

In scenarios where a designer employs July Type fonts for multiple clients, each individual client must procure their own distinct license.

Restrictions

The Licensee must adhere to the following constraints: Fonts may not be employed in a political context without acquiring prior permission. Fonts may not be employed to endorse violence or discrimination. Conversion of fonts to alternate formats is expressly prohibited. Modification, reverse engineering, decompilation, or disassembly of fonts is strictly prohibited. The creation of new fonts based on the designs incorporated within the fonts is prohibited. Personalization of font names that infringe upon third-party rights is not permitted. Embedding fonts in a manner enabling end-users to access them is forbidden. Fonts may not be disseminated to third parties.

Sharing Usage Examples

July Type appreciates the sharing of creative implementations of its fonts and may feature such examples on social media, the July Type website, in publications, educational materials, presentations, case studies, and other media. Third-party design publications may also showcase such examples.

Important Legal Provisions

Termination—In the event of a breach of this contract, all license rights shall automatically terminate, obliging the Licensee to discontinue font usage immediately. In addition to any legal remedies, the Licensee is held liable for any costs incurred by July Type, encompassing legal fees and investigative expenses. Taxes—The Licensee is responsible for any taxes arising in their jurisdiction, including withholding taxes. July Type bears no obligation to remit these taxes, nor will they be subtracted from payments made to July Type.

Warranties, Representations, Indemnification & Liability

July Type provides fonts on an "as-is" basis, without offering any express or implied warranties or representations. The Licensee asserts that they possess the legal capacity to enter into this contract and ensures that font usage complies with all applicable laws, does not inflict harm upon any party, and does not infringe upon any rights. The Licensee undertakes to indemnify, safeguard, and hold July Type harmless from any losses, expenses, liabilities, damages, or costs (inclusive of reasonable attorney's fees and expenses) that may arise from any breach of obligations, representations, or warranties under this agreement.