

These are the terms and conditions that govern your use of the LucasFonts font software accompanied by this agreement. By using the LucasFonts font software, you accept the terms and conditions of this agreement. Subject to LucasFonts's receipt of full payment of the license fee described in the invoice you received with the purchase of this license, LucasFonts grants you a non-exclusive, non-assignable, non-transferable license to use the font software for the purpose of reproducing typeface designs.

Copyright

The font software and all designs and trademarks embodied therein are solely owned by LucasFonts. The font software's structure, organization, and code are valuable trade secrets of LucasFonts. The font software and the trademarks and designs embodied therein are protected by various copyright and other laws in Germany, the United States, and other nations, and by international treaties. You shall not rent, lease, sublicense, give, lend, or further distribute the font software or any copy thereof. You shall not modify, adapt, convert, translate, disassemble, reverse engineer, de-compile, or create derivative works based on the font software. You may modify the font software for personal use, but not for further distribution. Contact sales@lucasfonts.com for special wishes regarding the font software.

If your publication or website contains an imprint or colophon, please mention the foundry and font name (e.g., "Type set in Taz from LucasFonts") and include a link to [LucasFonts.com](https://lucasfonts.com).

If the license you purchased permits you to embed the font software, install it on a server, etc., you agree to do so securely and ensure that the font software is not accessible by end users.

Termination

The license granted herein is effective until terminated. This agreement shall automatically be terminated upon failure by you to comply with its terms. Upon termination, you must destroy the original and any copies of the software.

Limited Warranty

LucasFonts warrants that the font software will perform as it should for the ninety day period following your receipt. To make a warranty claim, you must return the software along with a copy of your sales receipt within such period. If the software does not perform correctly, LucasFonts will replace the software or, at its discretion, refund the license fee. LucasFonts cannot and does not guarantee the performance or results you may obtain by using the software. Use of the font software is at your sole risk; it is provided "as is" and unless specifically stated to the contrary herein it comes without warranty of any kind. LucasFonts disclaims any and all warranties, express and/or implied, including, without limitation, any implied

warranty of merchantability or fitness for any particular purpose. LucasFonts does not warrant, represent or guarantee that the font software is suitable for use in situations, machines, or technologies where its use or its failure might lead to personal injury, death, property damage, or environmental damage. In no event will LucasFonts be liable to you for any consequential, incidental, or special damages, including any lost profits or lost savings. Under no circumstances will LucasFonts's liability ever exceed the license fee received by LucasFonts for the license.

To receive updates and support, register your fonts at [LucasFonts.com/registration.html](https://lucasfonts.com/registration.html).

Miscellaneous

This agreement constitutes the entire understanding of the parties relating to the subject matter hereof and supersedes any prior agreements or understandings with respect thereto, whether verbal or written. No amendment or modification will be valid or enforceable unless reduced to a written instrument signed by an authorized officer of LucasFonts. If any part of this agreement is found void or unenforceable, it will not affect the validity of the rest of the agreement, which shall remain valid and enforceable according to its terms. This agreement is governed by the laws of the Federal Republic of Germany and any disputes, lawsuits, or legal proceedings arising in connection with it will be handled exclusively in Berlin.

Desktop License

This section only applies to you if you purchased a desktop license, as indicated on the invoice you received with your purchase.

If you purchased a *Single-User Desktop License* you may install the font software on up to five computers within one company at a single geographic location.

If you purchased a *Multi-User Desktop License* you may install the font software on multiple computers within one company; the maximum quantity of computers is specified on the invoice you received with the purchase of the license.

If you purchased an *Internal Server Desktop License*, you may install the font software on one intranet server. The quantity of users of the font software is specified on the invoice you received with the purchase of the license. The users must be employees who work directly for you.

You may embed the font software into documents for in-house use. You may take completed documents with embedded fonts to a commercial printer for printing only.

You may take a copy of the font software to a commercial printer for printing your documents if they have also purchased a license for the font software.

If you wish to publish documents with embedded fonts (e.g., on the web) you need a special license,

depending on the technology and the scale of publishing. Please contact sales@lucasfonts.com.

If anyone other than your direct employees will use the font software or create anything with it, please contact sales@lucasfonts.com.

Web License

This section only applies to you if you purchased a web license, as indicated on the invoice you received with your purchase.

LucasFonts web licenses are perpetual and are for an unlimited number of readers, visitors, and page views.

You may use the font software on a website with CSS @font-face. The name and quantity of domains on which you can use the font software is specified on the invoice you received with the purchase of the license. You must own the domain and control the content of the website.

You shall not use conversion tools on the font software. Only the provided WOFF and WOFF2 files (and EOT files, if provided) may be used. The use of other formats (e.g., TTF, OTF) is not allowed on the web.

The term *website* means a collection of related web pages within a single domain. A 'domain' means the host name of a website's home page (e.g., site.com), which may also contain multiple extensions (e.g., site.de, site.nl) and sub-domains (e.g., shop.site.com, fly.site.com).

App License

This section only applies to you if you purchased an app license, as indicated on the invoice you received with your purchase.

You may embed the font software into apps for commercial distribution. The name and quantity of apps in which you can use the font software is specified on the invoice you received with the purchase of the license.

The term *app* means an application title across all platforms such as iOS, Android, and Windows Phone and all devices such as iPhone or iPad. Regional variants (i.e., translations) are included as long as they share the same code base.

ePub License

This section only applies to you if you purchased an ePub license, as indicated on the invoice you received with your purchase.

You may embed the font software into electronic publications (such as PDF, EPUB, AZW, or KF8) for commercial distribution. The name and quantity of electronic publication titles in which you can use the font software is specified on the invoice you received with the purchase of the license. Regional variants (i.e., translations) are included.