
FONT SOFTWARE END-USER LICENSE AGREEMENT

PLAIN LANGUAGE SUMMARY

KEY POINTS:

- License fees are based on the total number of people working for the client company
- The client company owns the license, not their designers or agencies
- The license is perpetual with no subscription fees
- License covers desktop, web, and app usage based on purchase
- You cannot modify, alter, or convert the fonts in any way
- You cannot share fonts with unauthorised parties
- You cannot use our fonts for projects that harm our planet, including those in extractive industries like oil and gas
- You cannot use our fonts for projects promoting violence, transphobia, racism, or any form of discrimination
- You cannot use the fonts in a political context without our permission

This summary is for convenience only. The full agreement below governs your use of Weekend Type fonts.

COMPLETE LEGAL AGREEMENT

Please read this agreement before installing or using the font software described in the Order Invoice (collectively “the Fonts”) and owned, licensed, or distributed by Weekend Type (“We”, “Us” or “Our”). This Font Software End-User License Agreement (“Agreement”) is an agreement between Us and the party stated in the Order Invoice (“You” or “Your”) and governs what You can and cannot do with the Fonts. By installing, copying, or using any portion of the Fonts, You accept and agree to this Agreement. If You do not agree to all of the terms and conditions of this Agreement, do not use or complete the installation of the Fonts.

DEFINITIONS

- “Font Software” or “Fonts” refers to the font software described in your Order Invoice and owned by Weekend Type.
- “License Owner” refers to the client company for whom the fonts are being used.
- “Company Size” means the total number of people working for the License Owner, including all subsidiaries and affiliates.
- “Order Invoice” specifies which licenses you have purchased and any usage limitations based on Company Size.

1. LICENSE GRANT

This Agreement grants a perpetual, non-exclusive license based on the Company Size of the License Owner. The license fee is determined by the total number of people working for the License Owner and covers desktop, web, and app usage as specified in your Order Invoice. Each client company needs its own separate license.

USAGE RIGHTS BASED ON COMPANY SIZE

Your Company Size determines your license fee and covers:

- Desktop use (creating documents, designs, and logos)
- Web use (website implementation)
- App use (application embedding) without requiring separate calculations for computers, pageviews, or app downloads.

DESKTOP USAGE

When covered by your Company Size license, You may:

- Install the Fonts on computers within the License Owner's organization
 - Use the Fonts to create print materials, digital documents, and logos
 - Create and edit documents and designs
 - Output files containing the Fonts to PDF or similar formats
 - Provide documents to printers for output
-

WEB USAGE

When covered by your Company Size license, You may:

- Self-host the Fonts on websites owned by the License Owner
 - Use the Fonts on websites owned by the License Owner
 - Implement the Fonts using CSS @font-face declarations
 - Use across multiple domains owned by the License Owner
-

APP USAGE

When covered by your Company Size license, You may:

- Embed the Fonts in applications owned by the License Owner
 - Distribute the apps containing the embedded Fonts to end users
 - Update the apps containing the Fonts
-

2. RESTRICTIONS AND PROHIBITED USES

GENERAL RESTRICTIONS

You may not:

- Modify, alter, or convert the Fonts in any way
 - Share the Fonts with unauthorized parties
 - Transfer your license without our written permission
 - Reverse engineer or attempt to discover the Fonts' source code
 - Create derivative or substitute versions of the Fonts
-

ENVIRONMENTAL AND ETHICAL RESTRICTIONS

You may not use the Fonts if You or Your client:

- Operates in extractive industries (including oil, gas, and mining)
 - Engages in activities causing significant environmental harm
 - Actively opposes environmental protection measures
 - Promotes or incites violence
 - Expresses or promotes discriminatory views, including racism, transphobia, homophobia, or religious discrimination
 - Deliberately spreads misinformation or hate speech
 - Violates human rights or dignity
-

POLITICAL USAGE

You may not use the Fonts in any political context without our explicit written permission, including:

- Political campaigns
 - Political party materials
 - Political advocacy
-

3. COMPANY SIZE DETERMINATION

CALCULATION OF COMPANY SIZE

- Company Size includes all employees of the License Owner
 - Includes full-time and part-time employees
 - Includes all subsidiaries and affiliated companies
 - Must be accurately reported at time of purchase
 - Changes in Company Size may require license upgrade
-

LICENSE UPGRADES

If the License Owner's Company Size increases:

- Contact us for license upgrade
 - Additional fee based on new Company Size
 - Previous payment will be credited
 - Must upgrade within 30 days of size increase
-

4. TECHNICAL REQUIREMENTS

IMPLEMENTATION REQUIREMENTS

- Fonts must be securely stored
 - Proper technical protection measures required
 - Regular security updates recommended
 - Implementation must prevent unauthorized access
-

5. INTELLECTUAL PROPERTY OWNERSHIP

We retain ownership and all rights in and to the Fonts. You acknowledge that You have no rights in or to the Fonts outside of the License. The Fonts, including the designs and software embodied in them, are subject to copyright and other intellectual property rights or licenses held by Us.

6. TERMINATION

We may terminate this Agreement immediately if You breach any of its terms. Upon termination:

- You must cease all use of the Fonts
 - Destroy all copies of the Fonts
 - No refund will be provided
 - You must confirm compliance in writing if requested
-

7. PAYMENT AND REFUNDS

- Payment based on Company Size
 - One-time fee, no subscription required
 - License upgrade fees when Company Size increases
 - Refunds only for technical issues within 90 days
-

8. WARRANTIES AND LIABILITY

We strive to produce the Fonts to the highest technical standards. If You experience difficulties within 90 days of purchase, We will work to resolve them or provide a refund. We make no other warranties, express or implied.

Neither party will be liable for any indirect, special, incidental, or consequential damages. Our liability will not exceed your purchase price.

9. JURISDICTION AND DISPUTES

This Agreement is governed by the laws of England and Wales. You agree to attempt good faith negotiation for 45 days before pursuing other remedies.

10. UPDATES AND MODIFICATIONS

We may update this Agreement to maintain its original intent. Updates apply to continued use of the Fonts. You'll be notified of any changes.

11. GENERAL PROVISIONS

- Agreement effective upon installation or use
 - No assignment without Our permission
 - Entire agreement supersedes prior understandings
 - Void provisions don't affect overall validity
 - Written consent required for any changes
-

If you have any questions please contact
abc@weekendtype.xyz