

DEFINITION:

- 1 When you purchase a 'Desktop-Font', you are purchasing the right to use that 'Desktop-Font' under a particular set of conditions. This End User Licence Agreement 'EULA' defines this conditions. The 'EULA' is a legally binding contract between 'you' and 'Luzi Type'. This agreement supersedes any prior agreements and negotiations, whether written or orally.
- 2 'Luzi Type' is the Type Foundry of Luzi Gantenbein, located in Fläsch, Switzerland.
- 3 'You', 'your Organisation', 'Licence Holder' or 'End User' are defined as a customer who has made a purchase.
- 4 'Desktop-Font' or 'Font' is defined as the design of the Font and the Software that produces a typeface design.
- 5 'Purchase Receipt' means the document you receive via email as confirmation for the purchased Desktop-Font, this as well includes the invoice.

GENERAL TERMS:

- 1 Any and all rights not expressly granted in this agreement are reserved to Luzi Type.
- 2 You agree that Luzi Type owns all rights, including (without limitation) intellectual property rights, and title in and to the Desktop-Fonts and all trademarks, registered and unregistered which are used in or in relation to the Desktop-Fonts.
- 3 Luzi Type agrees to grant you to use the Desktop-Font on the terms of this agreement. The cost of this non-exclusive licence is a one-time payment; there are no recurring payments. This licence is valid without temporal limitation and allows you to use the Desktop-Font worldwide.
- 4 When purchasing a Desktop-Font, you effectively become a Licence Holder not an owner of the Desktop-Font.
- 5 This licence can only be used in your Organisation, across all your business locations. This licence cannot be shared, transferred, lend or sold to another third-party including: your clients and self-employed parties who are working for you but not at your business location. Self-employed third parties working at one of your business locations on your devices count as a part of your organisation.
- 6 You agree to take reasonable measures to protect Desktop-Fonts from access and use by unlicensed third parties. If you discover or are aware of any unauthorised access by an unlicensed third party, you guarantee to inform Luzi Type as soon as possible.
- 7 In case of a breach of this agreement, has Luzi Type the right to terminate your licence and your right to use the Desktop-Font. You agree to immediately terminate using and delete the Desktop-Fonts and certify that no copy remains in your possession or control.
- 8 The warranty period is 60 days after the receipt of the Desktop-Fonts. During that period Luzi Type will try everything possible to solve problems. In case this is still insufficient for you, we will refund the purchase price

and your licence will expire. We do only refund if it is a technical problem. Luzi Type is not liable for any direct or indirect damages or consequential damages. The agreement is governed by and construed in accordance with Swiss law. The courts of Chur, Switzerland shall have exclusive jurisdiction.

- 9 Inquiries can be sent to Luzi Type via email at info@luzi-type.ch, our Website is www.luzi-type.ch

PERMITTED USES:

- 1 Desktop-Fonts can be used on the number of computing devices identified on your Purchase Receipt. Every computer which has direct access to the Desktop-Font does count as a device which needs a licence. If the number of computers (devices) are higher after purchasing you have to buy a licence upgrade, (feel free to contact us).
- 2 Authorised uses of the Desktop-Fonts include: the production of books, posters, newspapers, logotypes, packaging, three-dimensional objects, images for print and web and the uses in videos with a small-scale audience. Further, you can embed Desktop-Fonts in ePub publications.
- 3 You can embed Desktop-Fonts into PDFs, EPS or ePub as long the documents are not editable.
- 4 You are allowed to pass Desktop-Fonts to a printer or service bureau. After the production, the printer or service bureau must delete all copies of the Desktop-Fonts, and you agree to take reasonable steps to ensure this happens.
- 5 You may convert Desktop-Fonts into outline paths or pixels (for example in Adobe Illustrator) and create outline artworks based upon Desktop-Fonts.
- 6 You are allowed to make back-ups of the Desktop-Fonts. You must keep this backup copy secure so that no third party has access to it.

RESTRICTIONS:

- 1 Under no circumstances can a Desktop-Fonts-file (Software) be converted, modified, adapted, translated, reverse engineered, including opening in font editors or converters.
- 2 Using Desktop-Fonts online on websites with the CSS rule @Font-face, Cufòn, or other forms of Desktop-Font linking, regardless of format, are strictly prohibited under this Agreement. If you like to use Fonts online on Websites, you have to purchase our Web-Licence.
- 3 Broadcast Desktop-Fonts in large-scale via theatrical release film, television, or online with more than 100 thousand daily views, requires a broadcast-licence regarding the audience size, (feel free to contact us).
- 4 This licence expressly prohibits the embedding, inclusion, calling or linking of the Desktop-Fonts within software. This includes, but is not limited to, video games and mobile apps. If you like to use the Desktop-Fonts for such purposes, you have to purchase our App-Licence

DEFINITION:

- 1 When you purchase a 'Web-Font', you are purchasing the right to use that 'Font' under a particular set of conditions. This End User Licence Agreement 'EULA' defines this conditions. The 'EULA' is a legally binding contract between 'you' and 'Luzi Type'. This agreement supersedes any prior agreements and negotiations, whether written or orally.
- 2 'Luzi Type' is the Type Foundry of Luzi Gantenbein, located in Fläsch, Switzerland.
- 3 'You', 'your Organisation', 'Licence Holder' or 'End User' are defined as a customer who has made a purchase.
- 4 'Web-Font' or 'Font' is defined as the design of the Font and the Software that produces a typeface design.
- 5 'Website' is defined as a collection of related web pages organised under a single domain and can contain sub-domains (for example www.sub.domain.com.)
- 6 'Purchase Receipt' means the document you receive via email as confirmation for the purchased font, this as well includes the invoice.

GENERAL TERMS:

- 1 Any and all rights not expressly granted in this agreement are reserved to Luzi Type.
- 2 You agree that Luzi Type owns all rights, including (without limitation) intellectual property rights, and title in and to the Web-Font and all trademarks, registered and unregistered which are used in or in relation to the Web-Font.
- 3 Luzi Type agrees to grant you to use the Web-Font on the terms of this agreement. The cost of this non-exclusive licence is a one-time payment; there are no recurring payments. This licence is valid without temporal limitation and allows you to use the Web-Font worldwide.
- 4 When purchasing a Web-Font, you effectively become a Licence Holder not an owner of the Web-font.
- 5 This licence can only be used in your Organisation, across all your business locations. This licence cannot be shared, transferred, lend or sold to another third-party including: your clients and self-employed parties who are working for you but not at your business location. You can use Web-Fonts in a non-public development environment controlled by your Organisation. This development environment can only be used for developing your website.
- 6 You agree to take reasonable measures to protect Web-Fonts from access and use by unlicensed third parties. If you discover or are aware of any unauthorised access by an unlicensed third party, you guarantee to inform Luzi Type as soon as possible.
- 7 In case of a breach of this agreement, has Luzi Type the right to terminate your licence and your right to use the Web-Font. You agree to immediately terminate using and delete the fonts and certify that no copy remains in your possession or control.

- 8 The warranty period is 60 days after the receipt of the Web-Font. During that period Luzi Type will try everything possible to solve problems. In case this is still insufficient for you, we will refund the purchase price and your licence will expire. We do only refund if it is a technical problem. Luzi Type is not liable for any direct or indirect damages or consequential damages. The agreement is governed by and construed in accordance with Swiss law. The courts of Chur, Switzerland shall have exclusive jurisdiction.
- 9 Inquiries can be sent to Luzi Type via email at info@luzi-type.ch, our Website is www.luzi-type.ch

PERMITTED USES:

- 1 A Web-Font can be used for styling text on your website via the CSS @font-face embedding technique. The Web-Font is placed on your server owned by your Organisation (self-hosting).
- 2 If your website produces documents, you have to buy an additional Desktop Licence. Permitted output files of your website are limited to the following formats: JPG, PNG, GIF, non-editable SVG and non-editable PDF.
- 3 This licence grants you the use of a Web-Font for one single domain. You are allowed to switch domains if the domains belong to your Organisation. Transfer of this licence to a third party is not permitted.
- 4 You can use Web-Font up to the monthly page views stated on your Purchase Receipt. The abbreviation 'k' stands for Thousand, the 'm' stands for Million. A single page view is one request for displaying a page of your website. If the maximum number of allowed monthly page views is exceeded for three consecutive months, you must buy an upgrade of your license (feel free to contact us).
- 5 You are allowed to make back-ups of the Web-Fonts. You must keep this backup copy secure so that no third party has access to it.

RESTRICTIONS:

- 1 Under no circumstances can a Web-Font-file (Software) be converted, modified, adapted, translated, reverse engineered, including opening in font editors or converters.
- 2 The use of Web-Font on a laptop or workstation computer, or for any uses not expressly permitted herein is prohibited. This includes, but is not limited to, the installation of Web-Font on computers, using fonts in Adobe Applications such as InDesign or Illustrator.
- 3 The hosting or serving of the Web Fonts by any third party service, for example: TypeKit, is strictly prohibited.
- 4 This licence expressly prohibits the embedding, inclusion, calling or linking of the Web-Font within a software. This includes, but is not limited to, video games and mobile apps. If you like to use the fonts for such purposes, you have to purchase our App-Licence.

DEFINITION:

- 1 When you purchase an 'App-Font', you are purchasing the right to use that 'Font' under a particular set of conditions. This End User Licence Agreement 'EULA' defines this conditions. The 'EULA' is a legally binding contract between 'you' and 'Luzi Type'. This agreement supersedes any prior agreements and negotiations, whether written or orally.
- 2 'Luzi Type' is the Type Foundry of Luzi Gantenbein, located in Fläsch, Switzerland.
- 3 'You', 'your Organisation', 'Licence Holder' or 'End User' are defined as a customer who has made a purchase.
- 4 'App-Font' or 'Font' is defined as the design of the Font and the Software that produces a typeface design.
- 5 'Application' or 'App' are applications able to function and run on one of the following operating system platforms: Android, Apple OS X, Apple iOS, Microsoft Windows and Ubuntu. This agreement covers all versions of the above mentioned operating systems if they support the provided font files. The list of supported operating systems can change, depending on technological progress, and at the discretion of Luzi Type.
- 6 'Purchase Receipt' means the document you receive via email as confirmation for the purchased font, this as well includes the invoice.

GENERAL TERMS:

- 1 Any and all rights not expressly granted in this agreement are reserved to Luzi Type.
- 2 You agree that Luzi Type owns all rights, including (without limitation) intellectual property rights, and title in and to the App-Font and all trademarks, registered and unregistered which are used in or in relation to the App-Font.
- 3 Luzi Type agrees to grant you to use the App-Font on the terms of this agreement. The cost of this non-exclusive licence is a one-time payment; there are no recurring payments. This licence is valid without temporal limitation and allows you to use the App-Font worldwide.
- 4 When purchasing an App-Font, you effectively become a Licence Holder not an owner of the App-Font.
- 5 This licence can only be used in your Organisation, across all your business locations. This licence cannot be shared, transferred, lend or sold to another third-party including: your clients and self-employed parties who are working for you but not at your business location. Self-employed third parties working at one of your business locations on your devices count as a part of your organisation.
- 6 You agree to take reasonable measures to protect App-Fonts from access and use by unlicensed third-parties. If you discover or are aware of any unauthorised access by an unlicensed third party, you guarantee to inform Luzi Type as soon as possible.

- 7 In case of a breach of this agreement, has Luzi Type the right to terminate your licence and your right to use the App-Font. You agree to immediately terminate using and delete the fonts and certify that no copy remains in your possession or control.
- 8 The warranty period is 60 days after the receipt of the App-Font. During that period Luzi Type will try everything possible to solve problems. In case this is still insufficient for you, we will refund the purchase price and your licence will expire. We do only refund if it is a technical problem. Luzi Type is not liable for any direct or indirect damages or consequential damages. The agreement is governed by and construed in accordance with Swiss law. The courts of Chur, Switzerland shall have exclusive jurisdiction.
- 9 Inquiries can be sent to Luzi Type via email at info@luzi-type.ch, our Website is www.luzi-type.ch

PERMITTED USES:

- 1 An App-Font can be used for styling text in your Application. Giving the ability for a user to edit text with an App-Font is not permitted if the result is a new editable document. You cannot use App-Fonts as a tool or resource for third parties to create personalised editable documents, such does a text-editor. In case you like to use Fonts for such purposes, please contact us to discuss.
- 2 One licence covers a singel App that are functionally equivalent across multiple operating systems.
- 3 There are no App download and distribution limitations with this App-Licence.
- 4 You are allowed to make back-ups of the App-Fonts. You must keep this backup copy secure so that no third party has access to it.

RESTRICTIONS:

- 1 Under no circumstances can App-Font-files (Software) be converted, modified, adapted, translated, reverse engineered, including opening in font editors or converters.
- 2 The use of App-Fonts on a desktop, laptop, workstation computer or for any uses not expressly permitted herein is prohibited. This includes, but is not limited to, the installation of App-Fonts on computers, using fonts in Adobe Applications such as InDesign or Illustrator.
- 3 Using App-Fonts online on websites with the CSS rule @Font-face, Cufòn, or other forms of Desktop-Font linking, regardless of format, are strictly prohibited under this Agreement. If you like to use Fonts online on Websites, you have to purchase our Web-Licence.

DEFINITION:

- 1 When you download a 'Trial-Font', you have the right to use that 'Trial-Font' under a particular set of conditions. This End User Licence Agreement 'EULA' defines this conditions. The 'EULA' is a legally binding contract between 'you' and 'Luzi Type'. This agreement supersedes any prior agreements and negotiations, whether written or orally.
- 2 'Luzi Type' is the Type Foundry of Luzi Gantenbein, located in Fläsch, Switzerland.
- 3 'You', 'your Organisation', 'Licence Holder' or 'End User' are defined as a customer who has downloaded the Font.
- 4 'Trial-Font' or 'Font' is defined as the design of the Font and the Software that produces a typeface design.

GENERAL TERMS:

- 1 Any and all rights not expressly granted in this agreement are reserved to Luzi Type.
- 2 You agree that Luzi Type owns all rights, including (without limitation) intellectual property rights, and title in and to the Trial-Fonts and all trademarks, registered and unregistered which are used in or in relation to the Trial-Fonts.
- 3 Luzi Type agrees to grant you to use the Trial-Font on the terms of this agreement. This non-exclusive licence is valid without temporal limitation and allows you to use the Trial-Font worldwide.
- 4 When downloading a Trial-Font, you effectively become a Licence Holder not an owner of the Trial-Font.
- 5 This licence can only be used in your Organisation, across all your business locations. This licence cannot be shared, transferred, lend or sold to another third-party including: your clients and self-employed parties who are working for you but not at your business location. Self-employed third parties working at one of your business locations on your devices count as a part of your organisation.
- 6 In case of a breach of this agreement, has Luzi Type the right to terminate your licence and your right to use the Trial-Font. You agree to immediately terminate using and delete the Trial-Fonts and certify that no copy remains in your possession or control.
- 7 Luzi Type is not liable for any direct or indirect damages or consequential damages. The agreement is governed by and construed in accordance with Swiss law. The courts of Chur, Switzerland shall have exclusive jurisdiction.
- 8 Inquiries can be sent to Luzi Type via email at info@luzi-type.ch, our Website is www.luzi-type.ch

PERMITTED USES:

- 1 Trial-Fonts can be installed and used on computers.
- 2 Trial licences allow only the use of font for testing. If you want to use the font in any other way, except testing in your Organisation, you have to buy a licence (full version).
- 3 You can embed Trial-Fonts into PDFs, EPS or ePub as long the documents are not editable and not publicly shown or available.
- 4 You are allowed to make back-ups of the Trial-Fonts. You must keep this backup copy secure so that no third party has access to it.

RESTRICTIONS:

- 1 The use of the Trial-Fonts in any final files for any commercial or public project is prohibited. This includes, but is not limited to displaying work publicly for example on portfolio websites. This also counts when Trial-Fonts are converted to outline and use for example to create logotypes which are shown publicly.
- 2 Under no circumstances can a Trial-Fonts-files (Software) be converted, modified, adapted, translated, reverse engineered, including opening in font editors or converters.
- 3 Using Trial-Fonts online on websites with the CSS rule @Font-face, Cufòn, or other forms of Trial-Font linking, regardless of format, are strictly prohibited under this Agreement. If you like to use Fonts online on Websites, you have to purchase our Web-Licence
- 4 This licence expressly prohibits the embedding, inclusion, calling or linking of the Trial-Fonts within software. This includes, but is not limited to, video games and mobile apps. If you like to use the Trial-Fonts for such purposes, you have to purchase our App-Licence.