

---

0 INTRODUCTION

---

This End User License Agreement (“**EULA**”) establishes a legal contract between the individual or entity obtaining Edito’s font software (referred to as “**the Licensee**”) and Edito (referred to as “**the Supplier**”). By acquiring, installing, or using Edito’s font software, the Licensee agrees to the terms and conditions set out in this agreement. This EULA defines the permissions, limitations, and obligations associated with the use of the font software provided by Edito.

Access to the Font Software is granted upon receipt of full payment of the applicable license fee, unless otherwise agreed in writing. Purchase, download, installation, or use of the Font Software constitutes acceptance of this Agreement.

---

1 OWNERSHIP

---

The fonts are the exclusive property of Edito. Purchasing a license grants the right to use the fonts within the scope defined by this agreement but does not confer ownership or any form of control over them. The Font Software, including its glyph designs, letterforms, typographic structures, underlying code, and all related artistic and technical components, remain the exclusive property of Edito and are protected by applicable French and international intellectual property laws. All rights not explicitly granted in this agreement are reserved by Edito.

---

2 DEFINITIONS

---

For the purposes of this Agreement:

“**Font Software**” means any digital font file made available by Edito under this agreement, regardless of format. This includes all typographic and technical data embedded within, such as letterform outlines, spacing and kerning information, OpenType programming, and any associated metadata, as well as all artistic and engineering elements that constitute the typeface as a whole.

“**License Owner**” means the single legal entity named on the invoice as beneficiary of the license and responsible for compliance.

“**Company Size**” means the total number of individuals working for or contributing to the License Owner’s organisation at the time of purchase, including full-time, part-time, temporary, and freelance staff working on a recurring basis.

“**Authorised Users**” means the employees and collaborators included within the Company Size of the License Owner who are permitted to access and use the Font Software on its behalf.

“**Third Party**” means any person or entity that is not part of the License Owner’s organisation and is not included within its Company Size.

“**Invoice**” means the purchase record identifying the Licensed Font Software, the License Owner, the Company Size tier, the selected license types, and any applicable add-ons.

---

3 LICENSE OWNER & THIRD-PARTY USE

---

The client or end customer commissioning design work is the License Owner, not the designer or design agency acting on their behalf. The license is valid only for the specific legal entity identified on the invoice.

Where an agency, studio, or intermediary acquires the Font Software for the benefit of a client, the client must be designated as the License Owner, and the Company Size must correspond to the client’s organisation. The intermediary is responsible for ensuring the License Owner has been provided access to this Agreement.

Subsidiaries, affiliates, or partner companies must each purchase their own separate license. Each legally distinct entity requires its own license unless a specific arrangement has been agreed in writing with Edito. Designers and Authorised Users may use the fonts solely for the License Owner’s purposes. Any use for personal or independent projects requires a separate license.

---

4	<b>LICENSE SCOPE</b>
4.1	<b>License fees are determined by the License Owner's Company Size, which reflects the total number of people working for the organisation, including full-time, part-time, temporary, and freelance staff engaged on a recurring basis.</b>
4.2	<b>The invoice specifies the authorised usage and capacity of the license.</b>
4.3	<b>If the License Owner's organisation grows beyond the licensed Company Size tier, the License Owner must acquire the appropriate upgrade before continuing use at the higher scale. Any use exceeding the licensed Company Size without such upgrade constitutes unauthorised use.</b>
5	<b>LICENSE TYPES</b>
5.1	<b>DESKTOP LICENSE</b>  <b>Permits installation of the Font Software on workstations within the License Owner's organisation and use for print materials, static digital documents, internal communications, packaging, signage, and non-interactive digital outputs (e.g. PDFs, presentations, images).</b>  <b>Where files are delivered to Third Parties, secure embedding or conversion to outlines shall be used where appropriate. This license does not authorise live web rendering, app embedding, social media exploitation, audiovisual use, or Logo/Wordmark creation unless the corresponding license has been acquired.</b>
5.2	<b>LOGO / WORDMARK LICENSE</b>  <b>The use of a typeface to create a logo or wordmark is considered a distinct and specific scenario. This license permits the creation of a logotype, symbol, or wordmark for a single brand, and its legal registration or trademark.</b>  <b>Conversion to outlines and vector adjustments are permitted solely for the purpose of creating that specific mark. This license does not permit modification of the Font Software itself, creation of derivative font software, or any claim of exclusivity over the typeface.</b>
5.3	<b>WEB LICENSE</b>  <b>Permits live text rendering on one (1) domain name specified on the invoice using WOFF (.woff) and WOFF2 (.woff2) formats and the @font-face method. Unless otherwise agreed in writing, use is permitted on up to five (5) subdomains associated with that licensed domain.</b>  <b>Desktop formats (including .otf or .ttf) may not be used for live web rendering, and any conversion of desktop formats into web font formats is strictly prohibited. Each additional domain requires a separate license.</b>
5.4	<b>APP / GAME LICENSE</b>  <b>Permits embedding of the Font Software into one specified application, mobile app, video game, or comparable digital product identified on the invoice. Embedding must be technically secured to prevent extraction or reuse by end users or Third Parties. Additional apps require separate licenses.</b>
5.5	<b>SOCIAL MEDIA LICENSE</b>  <b>Permits use of the Font Software in static or motion content distributed through social media platforms operated by or on behalf of the License Owner, including organic distribution and paid amplification. This license is standalone and does not require an active Desktop License.</b>

Where external agencies or Third Parties are granted access to the Font Software for social media content creation, the Third-Party Add-On (section 6.1) must be acquired.

5.6 VIDEO LICENSE

Permits use of the Font Software in rendered audiovisual works, including motion design, online video, broadcast, advertising, and film productions. This license authorises distribution of final rendered audiovisual content only. The Font Software itself may not be distributed, transferred, or made available to any Third Party in connection with such productions.

Use involving multiple legally distinct production, distribution, or broadcasting entities may require a specific arrangement agreed in writing with Edito.

5.7 TRIAL LICENSE

Trial licenses are granted for internal evaluation only, including testing typographic characteristics and presenting design proposals to prospective clients. No commercial exploitation, public display, client delivery, or external publication is permitted under a Trial License. If the License Owner or any client wishes to use the typeface beyond internal evaluation, the appropriate commercial license must be purchased prior to such use.

---

6 LICENSE ADD-ONS

---

The client or end customer commissioning design work is the License Owner, not the designer or design agency acting on their behalf. The license is valid only for the specific legal entity identified on the invoice.

6.1 THIRD-PARTY ADD-ON (+10%)

Permits the License Owner to provide the Font Software on a limited and temporary basis to external service providers strictly for the execution of services on its behalf, including printers, developers, external designers, or production partners.

Access must be limited to what is strictly necessary to complete the specific assignment. Third Parties acquire no independent rights in the Font Software and may not reuse, retain, redistribute, or otherwise exploit it beyond the defined assignment. The License Owner shall ensure all copies are permanently deleted upon completion of the services and remains fully responsible for the acts and omissions of authorised Third Parties. The add-on fee is calculated at 10% of the applicable base license fee.

---

7 SPECIAL LICENSES

---

7.1 NON-PROFIT & CULTURAL LICENSE (-25%)

Available to registered non-profit organisations and cultural institutions whose primary mission is non-commercial, including museums, libraries, charities, universities, and self-publishers. The applicable Company Size must be accurately declared at the time of purchase.

This license applies exclusively to activities carried out within the organisation's non-commercial mission. Any corporate partnership, sponsored initiative, commercial collaboration, or revenue-generating activity requires purchase of a standard commercial license. A reduction of 25% applies to the standard license fee for eligible organisations.

7.2 STUDENT LICENSE (-50%)

Available to students on a personal, individual, and non-transferable basis. Permits use of the fonts for academic and personal non-commercial projects only. It may not be used for client work, employer work, commissioned projects, or on behalf of any Third Party. A reduction of 50% applies to the standard license fee. Proof of student status may be requested.

After completion of studies, any continued use in a professional or commercial context requires prior purchase of the appropriate standard commercial license. Students wishing to upgrade to a full commercial license may contact Edito to pay the remaining 50% and convert their license accordingly.

7.3 CUSTOM & SPECIFIC LICENSES

For any use not covered by the license types described in this agreement, including multi-entity deployments, corporate group licensing, franchise structures, OEM or SDK integration, or any other specific requirement, please contact Edito directly at [info@edito-type.com](mailto:info@edito-type.com) to discuss a tailored arrangement.

---

8 DELIVERY & TECHNICAL SPECIFICATIONS

---

Upon receipt of full payment, the Font Software is made available for download in the file formats corresponding to the selected license types. Such formats may include, depending on the licensed scope, OpenType (.otf), Web Open Font Format (.woff, .woff2), and/or variable font formats. The License Owner is responsible for ensuring compatibility of the Font Software with its systems, software, and technical environment. Any issue relating to file integrity or format must be notified within thirty (30) days of purchase. After this period, the Font Software is deemed accepted. Edito may provide updates or corrections to the Font Software at its discretion. Unless otherwise agreed in writing, such updates do not include new styles, additional weights, expanded character sets, or additional formats beyond those originally licensed.

---

9 RESTRICTIONS

---

The License Owner is NOT permitted to:

- × Modify, open in a font editing environment, reverse-engineer, rename, or alter the Font Software, including creating or removing glyphs, generating additional weights, italics, or alternative styles.
- × Distribute, resell, rent, sublicense, transfer, or otherwise make the Font Software available to any Third Party outside the terms of this agreement.
- × Convert the Font Software into alternative formats not provided at the time of purchase.
- × Create derivative fonts inspired by or substantially based on the designs within the Font Software.
- × Make the Font Software accessible in any environment where it could be downloaded, copied, or accessed by unauthorised parties, including public servers, open repositories, or unsecured cloud storage.
- × Use the Font Software in cryptocurrency, NFT, or blockchain-related projects without prior written consent from Edito.
- × Use the Font Software in political campaigns, electoral activities, or religious advocacy without prior written consent from Edito.
- × Use the Font Software in any context that promotes violence, hatred, racism, xenophobia, sexism, homophobia, transphobia, or any content that may cause harm to individuals or groups.

---

10 ARTIFICIAL INTELLIGENCE

---

The Font Software may not be used as input for any artificial intelligence or machine-learning system, whether for training purposes, dataset construction, or automated analysis of its structure and design. This applies regardless of the format in which the Font Software is submitted. Embedding the Font Software within AI-powered platforms or services in a way that exposes its underlying data to extraction or reconstruction is equally prohibited. Any such use requires Edito's prior written consent.

This clause does not affect the ordinary licensed use of the Font Software to produce text-based or visual outputs, even when those outputs are generated with the assistance of tools that incorporate AI features.

---

11 COMPLIANCE VERIFICATION

---

Edito may request, once per calendar year at most, reasonable evidence that the Font Software is being used within the licensed scope. This includes information relating to Company Size and license type. The License Owner commits to responding in good faith within thirty (30) days of any such request.

Where a discrepancy is identified, the License Owner shall bring its usage into compliance without delay by acquiring the appropriate license. Repeated or deliberate non-compliance may result in suspension of licensed rights. All information shared in this context will be kept strictly confidential.

---

12 TERMINATION

---

Any material breach of this agreement entitles Edito to suspend or terminate the license by written notice. Upon termination, the License Owner must immediately stop using the Font Software and permanently delete all copies in its possession. License fees paid are not refundable where termination results from a breach. The core provisions of this agreement survive termination, including those relating to ownership, restrictions, and applicable law.

---

13 REMEDIES

---

In case of under-licensing or unauthorised use, the License Owner shall pay the license fee corresponding to the full actual scope of use from the date such use commenced.

In cases of persistent or intentional non-compliance, Edito reserves the right to pursue all available legal remedies, including recovery of investigation and legal costs. The License Owner acknowledges that unauthorised distribution of the Font Software may cause irreparable harm and that Edito may seek injunctive relief before the competent courts.

---

14 WARRANTY & LIABILITY

---

Edito holds all rights necessary to license the Font Software and stands behind that. Beyond this, the Font Software is provided as a finished digital product without guarantees of compatibility with every system or environment. Issues with file integrity must be raised within thirty (30) days of purchase. Edito's liability is limited to the amount paid for the relevant license and does not extend to indirect or consequential damages of any kind, to the fullest extent permitted by French law.

---

15 CREDITS & REFERENCES

---

Where reasonably practicable in professional contexts where credits are customary (such as editorial publications), the License Owner is encouraged to credit Edito and the typeface used.

Unless a written confidentiality obligation expressly prohibits it, Edito may mention the existence of the license and show limited excerpts of the resulting work for its own promotional and editorial purposes, including on its website and social media. If the License Owner requires confidentiality, the parties may agree in writing to a specific confidentiality undertaking.

This EULA is governed by French law, excluding the United Nations Convention on Contracts for the International Sale of Goods. In the event of a dispute, the parties shall first seek an amicable resolution by written notice and exchange. If no resolution is reached within three (3) months, the dispute shall be submitted to the competent courts. Exclusive jurisdiction lies with the courts of France.

Edito reserves the right to update this EULA at any time. Updates apply to future license purchases and do not retroactively alter previously purchased licenses.