



Introduction

Company Displaay Type Foundry s.r.o., with its registered office at U libeňského pivovaru 2442/6, Libeň, 180 00 Prague 8, Czech Republic, Czech Id. No. 09224823, Tax Id. CZ09224823 (Displaay) operates the website <https://displaay.net> (Website) including an eshop with fonts, typefaces, related merchandise and any other products, works or items, as applicable (collectively Products).

Application of the Terms

These Terms of Use of Website (Terms of Use) apply to your use of the Website. By accessing the Website, you (you) agree that you have read, understood, and agree to be bound by and comply with these Terms of Use. If you do not agree to these Terms of Use, you must immediately terminate your use of the Website. Displaay reserves the right to amend these Terms of Use at any time. These Terms of Use are in effect and will apply to you upon you accessing the Website.

Privacy Policy

Your privacy is important to us. We describe how we process information from you in our [Privacy Policy](#) available at the Website.

Permitted Purpose

The purpose of the Website is to provide information about activities of Displaay, the Products, allow you to read and view published content, access the eshop of the Products and effect transactions via the eshop subject to the Terms and Conditions of Displaay available on the Website and specific terms of License (defined below) applicable to the relevant Product (Permitted Purpose).

The use of the Website and its content in a manner that corresponds to the Permitted Purpose is allowed, unless specifically forbidden in these Terms of Use.

It is forbidden to use the Website in any manner that is in conflict with or outside the scope of the Permitted Purpose, in particular it is forbidden to interfere with the operation of the Website and/or any Displaay's online services and/or any Displaay Materials (defined below) in any way or disrupt it by any means, such as, for instance, spamming, hacking, clogging viruses, spyware or other means capable of endangering the functioning of the Website and/or Displaay's online services and/or any Displaay Materials.

You may not interfere with the programming of the Website and/or any Displaay's online services and/or any Displaay Materials and in any way reproduce, translate, process, modify, reproduce, research, study or decompile it or otherwise use it in any manner not in accordance with the Permitted Purpose.

Furthermore, you agree not to use the Website or Displaay Materials or any aspects or features available at the Website for any unlawful purpose or in any way that might harm, damage, or disparage Displaay or any other person. You are not allowed to publish, distribute or disseminate any inappropriate, especially vulgar, defamatory, unlawful or otherwise objectionable material or information or any material containing viruses or any unauthorized advertising, promotional materials or any other form of solicitation through the Website. Unless explicitly agreed otherwise in writing between Displaay and you as part of a License, Displaay does not warrant to you or any other person the

accuracy or the completeness or any other quality whatsoever of Displaay's Materials and you agree that your reliance thereupon is fully at your risk.

Intellectual Property

The content, visual interfaces, multimedia content, features, information, photographs, videos, graphics, design, including, without limitation, the Products and/or their copies and/or their visual representations, compilation, computer codes, software, and any and all other elements of the Website are the intellectual property of Displaay or its licensors (Displaay Materials). You agree not to reproduce, distribute, display, revise, create derivatives of, copy, publish, sell, license, otherwise make available or trade, edit or otherwise use, for any purpose other than viewing on the Website within the Permitted Purpose, any Displaay Materials, unless you have executed with Displaay or his affiliate a written license granting you any rights in respect of certain Displaay Materials, as part of your purchase of any Product (License) or unless Displaay specifically granted to you a consent to the use of a part of the Displaay Materials (Consent). In such case, your rights to use the relevant part of Displaay Materials are strictly limited to those rights granted to you explicitly under the License or the Consent, as applicable. No use of any Displaay Materials is permitted unless explicitly permitted in these Terms of Use, the License or the Consent, as applicable. If you wish to obtain the Consent with respect to any part of the Displaay Materials available on the Website, please contact Displaay at xyz@displaay.net. Displaay reserves the right not to grant the Consent. You are not allowed to upload or otherwise transmit any information or content that infringes any patent, trademark, trade secret, copyright or other rights of any person, including by incorporating any such material in the content published by you.

Limitation of Liability

The use of the Website is at your own risk. In no event will Displaay or its officers, directors, employees, other staff members or contractors be liable to any person for any direct, indirect, special or other consequential damages arising out of or in connection with the use or access of or inability to use or access the Website or any other linked web site, application, or other service or the reliance by you or any other person upon or the use by you or any other person of any displaay's materials. In particular, without limitation, none of them will be liable for any actual damage, lost profits, business interruption, or any other damage, loss, harm or insufficiency, even if any of Displaay or its officers, directors, employees, other staff members or contractors is expressly advised of the possibility of such damages. Displaay's liability is hereby excluded to the maximum extent permitted by law. To the extent that the law does not permit an exclusion of liability, you agree that the aggregate liability of Displaay or its officers, directors, employees, other staff members or contractors for any loss, damage, harm or insufficiency incurred by you is limited by the amount of one hundred US dollars. You understand and agree that Displaay would not be able to offer the services to you on an economically feasible basis without these limitations.

Information on the author of the Website

The Website has been created and administered by Displaay. It is run on the publishing system WordPress. In case of questions or should you identify any technical problems, Displaay may be contacted via e-mail at xyz@displaay.net.

Displaay Terms of Use



Governing Law

These Terms of Use are governed by the Czech law.

Version 1.4.3, January 2023