# End User License Agreement Desktop

- 1) This is a license agreement between you or your organization (this computer user) and Displaay (Martin Vácha). Downloaded files into your computer are fonts that is the intellectual property of designer, represented here by Displaay. In accepting the terms of this agreement, you acknowledge understanding and promise to comply with its terms. If you do not accept the terms, you can not use Displaay fonts.
- 2) This license grants you to use the fonts <u>up to XYZ</u> computers (CPUs) or users within addressed customer (mentioned in the related invoice). <u>Please see the linked invoice of your purchase</u>, next to the product you will find the XYZ number in brackets. License allows you to use these fonts only for your purposes. This agreement is valid for an unlimited period of time.
- 3) You are not receiving the copyright to the design or the ownership of the fonts, but the rights to use the fonts. You are not allowed to modify, rename or convert the original fonts. You are not allowed to copy the fonts or allow third party to copy the fonts. You are not authorized to sublicense, sell, lend or lease the fonts. You can backup files of the fonts only for your own purposes.
- 4) The fonts may be embedded into files PDF and as rasterized files (PNG, GIF, JPG, JPEG). In other cases you must ensure that the viewers of electronic documents are not be able to extract fonts if yes, other kind of embedding is prohibited.
- 5) No warranties are granted. In no case Displaay is take liability to you. Using the fonts is on your own risk. By downloading, using and installing the fonts, you acknowledge that you have read, understood, and agreed to the terms and conditions of this Agreement. Any breach of the terms and conditions of this agreement terminates your license to use the fonts. This agreement is governed by the laws of the Czech Republic.

If you have any questions, please contact us: xyz@displaay.net Version 1.2, Dec 2018





### End User License Agreement Variable

- 1) This is a license agreement between you or your organization (this computer user) and Displaay (Martin Vácha). Downloaded files into your computer are fonts that is the intellectual property of designer, represented here by Displaay. In accepting the terms of this agreement, you acknowledge understanding and promise to comply with its terms. If you do not accept the terms, you can not use Displaay fonts.
- 2) This license grants you to use the variable fonts next to desktop fonts you received <u>up to XYZ</u> computers (CPUs) or users within addressed customer (mentioned in the related invoice). <u>Please see the linked invoice of your purchase</u>, next to the product you will find the XYZ number in brackets. License allows you to use these fonts only for your purposes. This agreement is valid for an unlimited period of time.
- 3) You are not receiving the copyright to the design or the ownership of the fonts, but the rights to use the fonts. You are not allowed to modify, rename or convert the original fonts. You are not allowed to copy the fonts or allow third party to copy the fonts. You are not authorized to sublicense, sell, lend or lease the fonts. You can backup files of the fonts only for your own purposes.
- 4) The fonts may be embedded into files PDF and as rasterized files (PNG, GIF, JPG, JPEG). In other cases you must ensure that the viewers of electronic documents are not be able to extract fonts if yes, other kind of embedding is prohibited.
- 5) No warranties are granted. In no case Displaay is take liability to you. Using the fonts is on your own risk. By downloading, using and installing the fonts, you acknowledge that you have read, understood, and agreed to the terms and conditions of this Agreement. Any breach of the terms and conditions of this agreement terminates your license to use the fonts. This agreement is governed by the laws of the Czech Republic.

If you have any questions, please contact us: <a href="mailto:xyz@displaay.net">xyz@displaay.net</a> Version 1.2, Dec 2018





# End User License Agreement Web (1 domain)

- 1) This is a license agreement between you or your organization (this computer user) and Displaay (Martin Vácha). Downloaded files into your computer are fonts that is the intellectual property of designer, represented here by Displaay. In accepting the terms of this agreement, you acknowledge understanding and promise to comply with its terms. If you do not accept the terms, you can not use Displaay webfonts.
- 2) This license grants you to use the webfonts on <u>1 specific domain</u> (URL) within addressed customer (mentioned in the related invoice). License allows you to use these webfonts only for that purpose. This agreement is valid for an unlimited period of time. This license grants you to use the fonts <u>up to XYZ</u> web unique page views per month. <u>Please see the linked invoice of your purchase</u>, next to the product you will find the XYZ number in brackets. This agreement is valid for an unlimited period of time.
- 3) You are not receiving the copyright to the design or the ownership of the fonts, but the rights to use the fonts. You are not allowed to modify, rename or convert the original fonts. You are not allowed to copy the fonts or allow third party to copy the fonts. You are not authorized to sublicense, sell, lend or lease the fonts. You can backup files of the fonts only for your own purposes. Uploading the desktop font data to web servers is strictly prohibited, as well as the conversion of it to webfonts. The webfonts must not be converted and installed in other formats for use in other media.
- 4) This license grants you limited rights to use the webfonts to style HTML and documents using the CSS @font-face. Other embedding or linking uses or techniques, such as PDF, EPUB, iOS and/or Android native applications and/or in Cufón or sIFR, are not permitted.
- 5) No warranties are granted. In no case Displaay is take liability to you. Using the fonts is on your own risk. By downloading, using and installing the webfonts, you acknowledge that you have read, understood, and agreed to the terms and conditions of this Agreement. Any breach of the terms and conditions of this agreement terminates your license to use the fonts. This agreement is governed by the laws of the Czech Republic.

If you have any questions, please contact us:  $\underline{xyz@displaay.net}$  Version 1.2, Dec 2018





# End User License Agreement Application (1 App)

- 1) This is a license agreement between you or your organization (this computer user) and Displaay (Martin Vácha). Downloaded files into your computer are fonts that is the intellectual property of designer, represented here by Displaay. In accepting the terms of this agreement, you acknowledge understanding and promise to comply with its terms. If you do not accept the terms, you can not use Displaay fonts.
- 2) This license grants you to use the fonts <u>up to 1</u> application within addressed customer (mentioned in the related invoice). License allows you to use these fonts only in <u>purchased limits</u>. <u>Please see the linked invoice of your purchase</u>, next to the product you will find two numbers in brackets. First number is limit for amount of downloads of your App. Second number is limit for the price of your App. This agreement is valid for an unlimited period of time.
- 3) The "Application", "App" is application software designed to run and function on Android, iOS, Windows Phone and other device operating systems. A single app font licence covers applications that are functionally equivalent across multiple operating systems.
- 4) You are not receiving the copyright to the design or the ownership of the fonts, but the rights to use the fonts. You are not allowed to modify, rename or convert the original fonts. You are not allowed to copy the fonts or allow third party to copy the fonts. You are not authorized to sublicense, sell, lend or lease the fonts. You can backup files of the fonts only for your own purposes.
- 5) The fonts may be embedded into the App. But you should ensure that viewers of electronic documents are not able to extract fonts if yes, these types of embedding are prohibited.
- 6) No warranties are granted. In no case Displaay is take liability to you. Using the fonts is on your own risk. By downloading, using and installing the fonts, you acknowledge that you have read, understood, and agreed to the terms and conditions of this Agreement. Any breach of the terms and conditions of this agreement terminates your license to use the fonts. This agreement is governed by the laws of the Czech Republic.

If you have any questions, please contact us: <a href="mailto:xyz@displaay.net">xyz@displaay.net</a> Version 1.2, Dec 2018





#### End User License Agreement Free Trial Fonts

- 1) This is a license agreement between you (this computer user) and Displaay (Martin Vácha). It is applicable for the free trial font (font software). Downloaded files into your computer contain font software that is the intellectual property of designer, represented here by Displaay. You agree that the font software is owned by Displaay. You have downloaded files and license which allows you certain rights to use the font software. You are not authorized to sublicense, sell, lend or lease the font software.
- 2) This license grants you to install font software <u>up to 1</u> computer that is your own property and only used by you. License allows you to use this font software for trial purposes in non-commercial projects. For commercial use you have to purchase retail license.
- 3) You are not allowed to modify, rename or convert the original font software. You are not allowed to copy the font software or allow third party to copy the Font Software. You can backup files of the font software only for your own purposes.
- 4) The fonts may be embedded into files PDF, EPS and as rasterized files (PNG, GIF, JPG, JPEG). In other cases you must ensure that the viewers of electronic documents are not be able to extract font software if not, other kind of embedding is prohibited.
- 5) No warranties are granted. In no case Displaay is take liability to you. Using the font software is on your own risk. By downloading, using and installing the font software, you acknowledge that you have read, understood, and agreed to the terms and conditions of this Agreement. Any breach of the terms and conditions of this agreement terminates your license to use the font software. This agreement is governed by the laws of the Czech Republic.

If you have any questions, please contact us: <a href="mailto:xyz@displaay.net">xyz@displaay.net</a> Version 1.2, Dec 2018



