

Typeji Font Software End-User License Agreement (EULA)

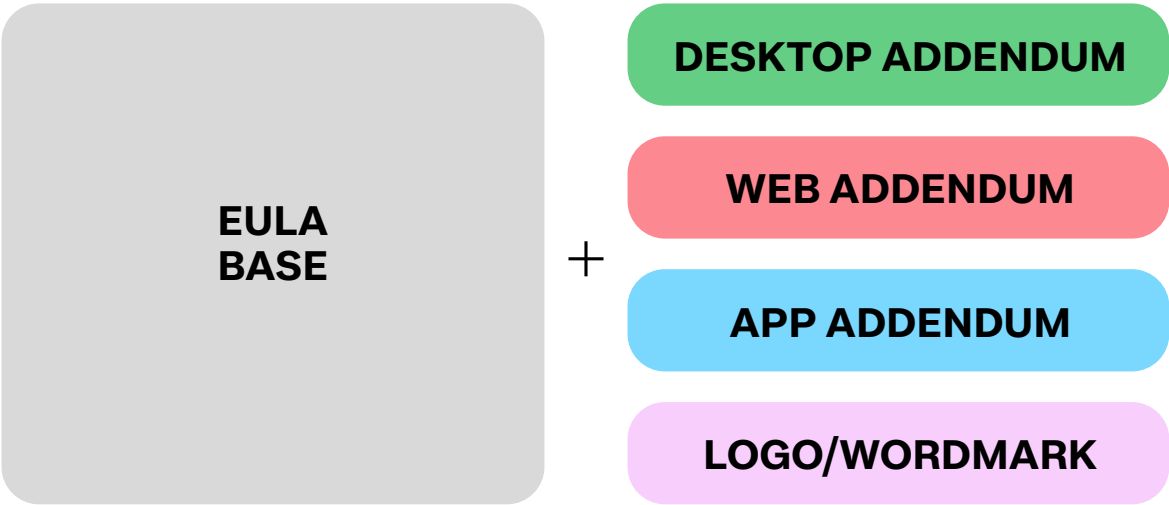
DOCUMENT VERSION
V3.0

December 2025

QUICK SUMMARY

This summary is for your convenience only. Please read the full agreement for complete details.

Your license includes this EULA Base, plus any Addendum(s) that apply to your purchase—such as Desktop, Web, App, or Logo/Wordmark. Each Addendum grants specific rights for different types of use.



What License Do I Need?

Using fonts on your computer for print or digital design	→ Desktop License
Creating unregistered logos (e.g. for campaigns or events)	→ Desktop License
Registering a logo or wordmark as a trademark	→ Logo/Wordmark License
Hosting fonts on your website using @font-face	→ Web License
Embedding fonts in an app or software product	→ App License
Allowing others (like clients or vendors) to use fonts	→ Separate License Required

If you have any question about this EULA, please contact us.
ABC@typeji.com

EULA BASE

1 → OVERVIEW

By downloading, installing, or using the Typeji fonts (“Fonts”), You agree to the terms below. This End-User License Agreement (“Agreement” or “EULA”) is between Typeji LLC (“We,” “Us,” or “Our”) and You (the individual or entity named in the Order Invoice, referred to as “You” or “Your”). If You do not agree to these terms, do not install or use the Fonts.

This is a license, not a sale. You are granted permission to use the Fonts as specified in the Order Invoice and any applicable addendum (such as Desktop, Web, App, or Logo). These documents are incorporated into this Agreement.

Our retail fonts only support Latin script. They do not include Kanji/Hanzi.

2 → GRANT OF LICENSE

Once payment is received, we grant You a non-exclusive, non-transferable license to use the Fonts in the ways listed in your invoice and addendum(s). Unless stated otherwise, your license is:

- ① Perpetual (it doesn’t expire)
- ② Worldwide (no geographic restriction)

You may:

- ① Use the Fonts as specified in your license
- ② Make a backup copy for archival use only
- ③ Share the Fonts with a commercial printer or service bureau only for your projects, and only if they delete the Fonts after use

If You are licensing the Fonts on behalf of a business or organization, You are responsible for making sure Your employees, contractors, and representatives follow this Agreement.

3 → PERMITTED USES & RESTRICTIONS

Unless specifically allowed in Your license or Addendum, You may NOT:

- ① Share, transfer, rent, lease, sublicense, or sell the Fonts to anyone else
- ② Modify, rename, convert, or reverse-engineer the Fonts (including commissioning third-party modifications)
- ③ Use the Fonts in products where the letterforms themselves are the main value (e.g. stencil kits, alphabet stickers, house number sets, etc.)
- ④ Embed the Fonts in software, apps, or editable templates (without an appropriate add-on license)

⑤ Give the Fonts to external contractors, vendors, clients, or affiliates

⑥ Upload or distribute the Fonts on public servers or cloud storage

⑦ Use the Fonts in ways that allow unlicensed third parties to access or use them

⑧ Generative AI Training. You shall not reproduce or otherwise use the Font Software or any output of the Font Software, or sublicense or permit any third party to do so, in any manner for the purposes of training artificial intelligence technologies to generate text or images, including without limitation, technologies that are capable of generating works in the same style or genre as the Font Software or included fonts, unless you obtain Typeji’s specific and express permission to do so. For clarity, this expressly includes training any so-called generative artificial intelligence product to generate text or images using or in the style of any font included in the Font Software.

You are expected to take reasonable precautions to protect the Fonts from unauthorized access or distribution.

4 → INTELLECTUAL PROPERTY OWNERSHIP

We retain full ownership of the Fonts, including all intellectual property rights in the design and underlying software. Your license grants You the right to use the Fonts but does not transfer any ownership to You.

5 → TERMINATION

We may terminate this Agreement and revoke Your license if You breach any of its terms. If that happens, You must immediately stop using the Fonts and delete all copies in Your possession. No refund will be issued upon termination.

6 → LIMITED WARRANTY AND LIABILITY

We strive to maintain high-quality, technically sound Fonts. If You report a technical issue within 90 days of purchase, We will work with You to fix it. If We determine it’s a fault in the Font software and cannot fix it within 10 business days, We’ll refund Your purchase—at which point Your license will also be canceled.

We make no other warranties, express or implied. We are not liable for any indirect, incidental, or consequential damages (like lost profits). Our total liability is limited to the amount You paid for the Fonts.

You agree to indemnify Us (including Our owners, agents, and representatives) against any claim resulting from Your misuse of the Fonts or violation of this Agreement.

7 → LEGAL AND DISPUTES

This Agreement is governed by the laws of the State of New York, USA, regardless of conflict of law principles.

You agree to try to resolve any disputes with Us in good faith for at least 45 calendar days before taking legal action. If needed, any legal claims or proceedings will take place in the state or federal courts located in New York City, New York.

If We are required to take legal action to enforce this Agreement due to Your breach, You agree to cover Our reasonable legal fees and costs.

8 → BUSINESS USE AND AUDITS

If You are a business or organization, You confirm that the person installing or using the Fonts has the authority to enter into this Agreement on behalf of the organization. If not, that individual may be held personally responsible for any violations.

If Your organization has 20 or more employees (including full-time, part-time, and temporary workers), You agree to the following:

- ① We may audit Your use of the Fonts during regular business hours, with advance notice.
- ② You agree to provide reasonable documentation showing Your use of the Fonts is in line with this Agreement.
- ③ If We find unlicensed use, You must:
 - a. Purchase the necessary licenses within 15 calendar days
 - b. Cover any audit-related costs
- ④ These audit terms will remain in effect for one year after this Agreement ends.

9 → UPDATES

We may update this Agreement from time to time to reflect changes in law or technology. If We do, We’ll notify You. Continued use of the Fonts after an update means You accept the revised terms. Updates are not retroactive.

10 → REFUND POLICY

All font sales are final. The fonts are provided “as is” without warranties of any kind. By purchasing a license, the customer agrees that no refunds will be issued after the files have been downloaded or delivered. If you experience technical issues, please contact us and we will do our best to help resolve the problem.

11 → GENERAL TERMS

If any part of this Agreement is found invalid or unenforceable, the rest remains in effect.

This Agreement (plus any Addenda and Your Order Invoice) is the full agreement between You and Us regarding the Fonts.

We may assign our rights under this Agreement; You may not do so without Our written permission.

We may make future versions of the Fonts available, but are not required to do so. Access to future versions, if granted, will fall under this Agreement unless otherwise stated.

DESKTOP

This Desktop Addendum is part of the Agreement if You selected and paid for desktop rights in Your Order Invoice. It grants You the right to install and use the Fonts on desktop computers You own or control, for the number of users listed in Your Order Invoice.

a. Company-Size-Based License Price

The price of Your license is based on the total number of people (including temporary workers) employed by You at the time of purchase. If Your staff increases by more than 15% beyond the number listed in the Order Invoice, You must either purchase an upgraded license or discontinue use of the Fonts.

b. Document Embedding

You may embed the Fonts in electronic documents (such as PDFs) for personal or internal business use. If shared externally, documents must be in a secure format that allows only viewing and printing—no editing, extracting, or modifying. Fonts may not be used in e-books or e-readers unless You purchase an EPUB embedding license. Please get in touch for more info.

c. Font Server Installation

You may install the Fonts on a local file server for use within Your organization, provided You control access, prevent third-party access, and do not exceed Your licensed count.

d. Server-Based Design Software

You may upload the Fonts to server-based or cloud design platforms (such as Figma, Adobe Creative Cloud, etc.) that restrict use of the Fonts to Your account. However, You may not include the Fonts in templates or files that are distributed outside of Your organization. Your license must cover the total number of people who can access or use the Fonts through the platform.

e. Modifications

You are allowed to convert text using the Fonts into vector outlines, and to modify those outlines as needed. This does not count as modifying the Font software itself.

f. No Software Embedding

Without an additional license, You may not embed the Fonts into any software, hardware, or editable digital files. This includes apps, devices, or any product that allows unlicensed users to interact with the Fonts.

WEB

This Web Addendum is part of the Agreement if You selected and paid for web font rights in Your Order Invoice. It grants You the right to self-host the Fonts on the domain specified at purchase, using the CSS @font-face method.

Only the WOFF and WOFF2 files provided by Us may be used for web embedding. You may not use alternate formats (such as TTF, SVG, or OTF), and You may not host the Fonts in a way that allows access by unlicensed users. Methods such as hot-linking, re-serving, or redirecting are strictly prohibited. The Fonts may only be installed on websites under Your direct control.

a. Company-Size-Based License Price

As with other licenses, the cost of the Web License is based on the total number of people employed by You at the time of purchase, including contractors and temporary workers. If Your organization grows by more than 15% over the number listed in the Order Invoice, You must purchase an upgraded license or discontinue use of the Fonts.

b. Editable Use

The Fonts may be used in web forms. However, any other editable use—such as allowing site visitors to customize templates or generate designs using the Fonts—requires a separate license.

c. Third-Party Use

This license does not extend to third parties. If You are using the Fonts to build a website for someone else, either You or the site owner must purchase a proper license. You are responsible for any misuse or unlicensed use of the Fonts on platforms or domains not owned by You.

d. Changing Domain

If You wish to move the Fonts to a new domain, You must notify Us via email before making the change. There is no additional charge, but the new domain must also be owned by You. The license will apply to the new domain once We confirm the update.

e. Subdomains

You may use the Fonts on subdomains of the licensed domain without requiring additional licensing.

APPLICATION

This Application Addendum is part of the Agreement if You selected and paid for application rights in Your Order Invoice. It grants You the right to embed the Fonts in one compiled application (“App”) that may be published across multiple platforms (e.g. iOS, Android, Windows, macOS).

a. Company-Size-Based License Price

As with other licenses, the cost of the Web License is based on the total number of people employed by You at the time of purchase, including contractors and temporary workers. If Your organization grows by more than 15% over the number listed in the Order Invoice, You must purchase an upgraded license or discontinue use of the Fonts.

b. Editable Use

You may use the Fonts to display static, dynamic, or editable text within the App. However, You may not allow users to generate new documents or products (such as PDFs, printable cards, or designs) using the Fonts unless You purchase a separate license. The Fonts must not be used as a design or customization tool for end users.

c. Third-Party Use

This license does not cover third-party use. If You are developing the App for a client or another entity, that party must hold their own license. You are responsible for any unlicensed use that results from embedding the Fonts in software You do not own.

d. Secure Embedding Only

The Fonts must be embedded in a way that prevents extraction by end users and must not be installed into the device’s system or exposed in public code repositories.

e. Single Title Restriction

This license applies to one App title. Significant changes to the App name, functionality, or purpose may require a new license. The license is non-transferable and cannot be reassigned to a different App or publisher without Our permission.

f. Font Protection and Obfuscation

You must take reasonable steps to protect the Fonts from unauthorized access. This includes using security measures like encryption to prevent others from extracting or copying the Fonts.

LOGO/WORDMARK

This Logo/Wordmark Addendum is part of the Agreement only if You selected and paid for logo or wordmark rights in Your Order Invoice. **The Desktop License already covers most logo uses**, including branding, marketing, and campaign graphics. However, if You plan to **formally register a logo or wordmark as a trademark**, a separate Logo/Wordmark License is required.

a. Company-Size-Based License Price

License pricing is based on the number of employees at the time of purchase. If Your team grows by more than 15%, You must upgrade the license or stop using the Fonts in Your logo. This license covers use in static, animated, or multi-language versions of Your wordmark across print and digital media.

b. When This License Is Required

You **only** need this license if You are using the Fonts to create a logo or wordmark that will be **officially registered with a trademark office or equivalent authority**. If You are designing a non-registered logo—such as for an event, internal project, campaign, or temporary branding—the Desktop License is sufficient.

c. Third-Party Use

If You are designing a logo or wordmark that will be registered by someone else (such as a client), that party must obtain a Logo/Wordmark License. You cannot transfer registration rights based on Your own license.

d. Individual Glyph Use

You may not use individual glyphs or characters from the Fonts as standalone decorative elements (icons, symbols, etc.) unless You have a separate license for that use.

e. Modifications for Logo Design

You may convert text set in the Fonts to outlines and modify the shapes as needed to create the final logo design. This does not allow modification of the Font software itself or creation of a new typeface.

