

FONT SOFTWARE END USER LICENSE AGREEMENT (EULA)

This End User License Agreement (EULA) between you (the Licensee) and Le Petit Lion Games, LLC (the Supplier) governs the use of the Font Software and the fonts. By downloading or using the Font Software, you acknowledge that you have read, understood and agreed to be bound by the terms and conditions of this EULA.

A. OWNERSHIP

A.1 The Font Software and the design of the Fonts embodied therein (collectively, "Font Software") is the sole property of the Supplier. Its structure, organization and code are the valuable intellectual property of the Supplier.

A.2 The intellectual property rights contained in the Font Software are owned by the Supplier. No transfer of ownership of any intellectual property will occur under this EULA.

A.3 Except for the rights to use the Font Software granted by this EULA, all other rights are owned and retained by the Supplier, including the right to disclose that it is the designer of the Font Software used. Le Petit Lion Games, LLC, its successors and assigns retain all right and title to their respective software, trademarks, copyrights, designs, and other intellectual property embodied in the Font Software.

A.4. You hereby agree that this term is contractual in nature and that the unauthorized use of the design of the Font Software shall be an infringement of Le Petit Lion Games, LLC's rights, causing irreparable harm and significant monetary damages which cannot be readily estimated. You further agree that Le Petit Lion Games, LLC shall be entitled, without the obligation of bond, to seek injunctive relief to prevent such harm.

B. SCOPE OF THE LICENSE

B.1 Subject to the full payment of the fees and the respect of this EULA, the Supplier grants you a non-exclusive, non-transferable and not timely limited license to use the Font Software. The license will be automatically and immediately terminated in case of breach of the EULA.

B.2 The license is limited to the number of workstations specified by you in the order and that belong to you. They can be connected to, and the Font Software used with, any number of output devices belonging to you, such as printers for example. The Font Software may be downloaded to the memory (hard disk or RAM) of output devices belonging to you. Each device containing the Font Software counts as one workstation. Additional copies of the Font Software can be made for the exclusive purpose of data backup.

B.3 You may install the Font Software on one file server to be used on a Local Area Network (LAN) only when the access to and use of the Font Software is limited to the workstations and printers that belong to you, as the server. Each workstation connected to the LAN counts as one workstation. Access to the Font Software and its use shall be identified and limited to the number of authorized workstations. The Font Software may not be installed or used on a server that is accessible through an external network (including the Internet) or another LAN, or by workstations which are not covered by the license.

B.4 Your authorized use is subject to the following restrictions:

- You shall not sublicense, sell, lend or lease the Font Software or the fonts.

- You shall not alter, convert, customize, modify or rename the original Font Software.

- You shall not reverse engineer, decompile or disassemble the Font Software, except where authorized by applicable law.

- You shall not use the original Font Software to create a derivative or modified product or design, including creating characters for alphabets and languages not covered by the font or designing a custom version of the font.

– You shall not modify, alter or change the design or any associated embedding bits within the design contained in the Font Software, even if the font is vectorized and/or converted to outlines. You are not authorized to make, or hire others to make, custom or derivative versions of the Font Software. You hereby acknowledge that the unauthorized modification or



customization of the Font Software shall be an infringement of Le Petit Lion Games, LLC's rights, causing significant monetary harm.

C. PERMITTED USE

C.1 SELF-HOSTING AND EMBEDDING. When purchasing any Font Software, you get the right to embed it on an unlimited number of websites, mobile apps, electronic publications and to use it for broadcasting, under the following conditions:

- Your workstation used to design a website, a mobile app, an electronic publication or for broadcasting is covered by a valid license.

- You own the domain's name of the website.
- You shall not use another rule than @font-face.
- You shall not use third parties' font hosting services.
- The Font Software shall be only embedded in a secure read-only mode.

- Embedded documents shall be secured against any unauthorized use by a third party.

– PDF embedding. You are permitted to embed the Font Software in Adobe® Acrobat® (PDF) documents, solely for the purposes of presenting information and designs to others. You hereby agree that any PDF shall be made in a secure manner that allows only viewing of the PDF, and not the editing or alteration of the content. Font Software shall be SUBSET when embedded and the PDF document shall be set as NON-EDITABLE. If you are not sure how to subset and/or create noneditable PDFs, consult the manual or publisher of the software application from which you are exporting PDFs. You are not permitted to embed the entire character set or substantially all of the character set comprising any Font that is subject to this License.

- Only the provided Font Software may be used in websites, mobile apps and electronic publications.

- The number of workstations and output devices authorized in the license shall be respected while broadcasting, including those accessible via a server.

C.2 USAGE IN LOGOS. You may use the Font Software to create a logo only if you do not modify the design contained in the Font Software.

C.3 PROVIDING THE FONT SOFTWARE TO THIRD PARTIES. You may, for a limited period of time, provide a copy of the Font Software to third parties you have mandated for preparing for printing and printing some documents, or to code a website or a mobile app, under the following conditions:

- You shall provide the third party with a full copy of this EULA before providing a copy of the Font Software.
- The third party will not make any design and/or editorial work.
- The third party will use the Font Software exclusively for the mandate.

- The third party will delete the Font Software from its workstations at the end of the mandate.

C.4 BUYING THE FONT SOFTWARE ON BEHALF OF A CLIENT. You may purchase the Font Software on behalf of a client, under the following conditions:

- You shall provide the client with a full copy of this EULA.
- You shall register the client as the licensee during the checkout process.
- You shall not invoice the Font Software to the client at another price than the one mentioned in the invoice.
- You remain the Supplier's point of contact
- D. FEES

D.1 The license is subject to the upfront payment of the fees mentioned on your order. All amounts are US Dollars.



D.2 If the payment has been cancelled or not fully received by the Supplier, the license is immediately terminated by the Supplier.

E. LIMITED WARRANTY AND LIABILITY.

E.1 The sole remedy in case of a defective Font Software will be the repair, replacement or reimbursement, at the sole choice of the Supplier. To be entitled to any remedy, you must announce immediately any default. The warranty does not apply to any Font Software converted, manipulated or modified, or used in breach of the EULA.

E.2 Except for the limited warranties set forth in this section, the Supplier makes no other warranties, express or implied. The warranties of fitness for a particular purpose and merchantability are specifically excluded. The Supplier does not warrant the performance and result you may obtain by using the Font Software. Finally, the Supplier especially excludes any warranty on the compatibility of the software with other software you may use.

E.3 You expressly acknowledge and agree that use of the Font Software is at your sole risk. To the full extent permitted by applicable law, the Supplier will not be liable for any direct, indirect, incidental, punitive or special damages, including any lost profit, lost data or lost saving. The Font Software and related documentation are provided "AS IS" and, except as noted herein, is without warranty of any kind and Le Petit Lion Games, LLC hereby EXPRESSLY DISCLAIM ALL WARRANTIES, EXPRESS AND IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. Le Petit Lion Games, LLC DOES NOT WARRANT THAT THE OPERATION OF THE FONT SOFTWARE WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT THE FONT SOFTWARE IS WITHOUT DEFECTS. THE FONT SOFTWARE IS NOT FAULT-TOLERANT AND IS NOT INTENDED AND WAS NOT DESIGNED OR MANUFACTURED FOR USE IN ANY CIRCUMSTANCES WHERE FAIL-SAFE OPERATION MAY BE REQUIRED. THE FONT SOFTWARE MAY NOT BE USED IN MANUFACTURING, NAVIGATION, AND CONTROL EQUIPMENT OR IN ANY OTHER CIRCUMSTANCES WHERE THE USE OR FAILURE OF THE FONT SOFTWARE COULD LEAD TO DEATH, PERSONAL INJURY, PROPERTY DAMAGE OR SEVERE PHYSICAL OR ENVIRONMENTAL DAMAGE. UNDER NO CIRCUMSTANCES SHALL Le Petit Lion Games, LLC BE LIABLE TO YOU OR ANY OTHER PARTY, WHETHER IN CONTRACT OR TORT (INCLUDING NEGLIGENCE) OR OTHERWISE, FOR ANY SPECIAL, CONSEQUENTIAL, OR INCIDENTAL DAMAGES, INCLUDING LOST PROFITS, SAVINGS OR BUSINESS INTERRUPTION AS A RESULT OF THE USE OF THE FONT SOFTWARE EVEN IF NOTIFIED IN ADVANCE OF SUCH POSSIBILITY.

F. INDEMNIFICATION

F.1 In case of a breach of the obligations arising from this EULA, you shall defend the Supplier (including its managers, directors, employees and agents) against any third party claims and hold the Supplier free from any damages, claims or indemnity and costs (including attorney's fees and judicial costs), whether direct or indirect, incurred by the Supplier in this context and be held solely liable for any such damages, claims or indemnity and costs.

G. TERMINATION

G.1 Your rights under this EULA shall automatically terminate upon failure by you to comply with its terms. Immediately upon termination, you will delete the Font Software. The Supplier may ask you to certify in writing that you have complied with this obligation.

H. FINAL PROVISIONS

H.1 If any provision of this EULA is held invalid, illegal or void for any reason, it will not affect the other provisions of this EULA, which shall remain valid according to its terms.

H.2 This EULA and any question arising from it or linked to it are subject to US law, excluding its conflicts of law rules.

H.3 All disputes arising from this EULA or linked to it are subject to the exclusive competence of the courts of the head office of the Supplier.