





EULA – Enduser License Agreement

Mobile app license

Thank you for purchasing Wannatype font software. By downloading Wannatype font software or opening the packaging containing the font files you agree to the following terms:

1. License and Usage Rights

- **1.1** Wannatype grants you a non-exclusive right to use the font software for your own personal or business purposes according to this Agreement. You (End User) have not purchased the ownership right to this font software, but rather a license to use it on a limited basis.
- **1.2** The font software may be embedded in an mobile app software. Irrespective of which mobile platform or device is used, whether the app is made for iOS, Android or Windows phone or tablet.
- **1.3** The font software is licensed for the specific number of apps stated in your purchase invoice. If you, at any given time in the future, need more than the licensed number of apps, you must purchase an extended license from Wannatype or its authorized distributors.
- **1.4** You must not use the font software for any purpose other than embedding in the specified software apps. This includes, but is not limited to, installing or using the font software on a desktop or portable computer, using the font software for styling text on a website, or embedding or otherwise incorporating the font software or the typeface designs rendered by the font software in eBooks, electronic documents, non-mobile applications, software, hardware, devices or in any other form not expressly permitted by this Agreement. If you wish to use the font software in a manner not permitted by this License, a separate license must be purchased.
- **1.5** You may make back-up copies of the font software for archival purposes only, provided that you retain exclusive custody and control over such copies.
- **1.6** You must not rent, lease, sublicense, distribute, disseminate, give away or lend the font software to third parties.



- **1.7** You may permanently transfer the fonts provided that the recipient accepts the terms of this Agreement, that you trash all your copies of the font software, and that you notify Wannatype of the transfer.
- **1.8** You may modify typesetting produced by the font software in any way you see fit, but only for your own personal or internal business use, but you may not distribute, or transfer your adaptations without written permission from Wannatype. This means (A) you may not make a customized version of the font for use by your clients, and (B) you may not adapt, or merge the fonts to create hybrid fonts for resale. Any modification remains bound to the original copyright terms. You must not convert the font software into any other format, such as OTF, WOFF, WOFF2 or EOT.
- **1.9** You are responsible for securing the software and making sure that unlicensed copies do not leave your possession.
- **1.10** Wannatype font software must not be used in the design of content promoting racism, sexism or fascism nor content supporting harassment, exploitation, the glorification of violence or the arms industry.

2. Copyright

- **2.1** The font software and documentation is protected under the laws of the Austrian and other international treaty provisions. Wannatype reserves all copyrights, trademarks and any other form of international property rights in and to the font software.
- **2.2** You agree to credit Wannatype or the Designer's name as the trademark and copyright owner of the font software and list the font names, wherever and whenever design, production, or any other credits are shown.
- 2.3 This agreement will be governed by the laws in force in Austria.

3. Warranty and Liabilities

3.1 Wannatype warrants that the font software will perform substantially in accordance with the documentation for the forty-nine (49) day period following your receipt of the software. To make a warranty claim, you must return the font software to the location from which you obtained it along with a copy of the sales



receipt within such forty-nine (49) day period. The distributor will choose to either replace demonstrably defective fonts or reimburse the license fee.

- **3.2** Neither warranty nor technical support apply to any font software converted or modified by the user.
- **3.3** Wannatype shall in no event be liable to the licensed user or any other third party for any direct, indirect, consequential, or incidental damages. Under no circumstances shall Wannatype's liability exceed the replacement cost of the software.
- **3.4** Wannatype has the right terminate your license immediately if you fail to comply with any term of this agreement. Upon termination, you must destroy the original and any copies of the font software and documentation.
- **3.5** You are aware that software is never completely error-free and that the font software may therefore contain errors which can affect functionality and operation.

© 2021 Wannatype

www.wannatype.com