

JOEBOB graphics DESKTOP End User License Agreement

By downloading the Font Software you agree to be bound by the terms of this Desktop License Agreement. JOEBOB graphics grants you a non-exclusive, non-transferable license to use the Font Software and Documentation, provided that you agree to the following:

1.0 Use of Font Software and restrictions

1.1 Print use only:

You are granted a non-exclusive right to use the Font Software to produce and display typefaces on a printer, typesetter, film recorder or any other output devices. 'Print use only' means that this license doesn't allow for any kind of webfonts usage.

1.2 Font embedding:

Embedding of the Font Software is not permitted. If embedding of the Font Software is desired (on a cd-rom for instance), an additional license must be purchased. Please contact us for details.

It is not allowed to embed the Font Software in a published document. The only exception to this rule is that you may take a pdf with the embedded Font Software to a commercial printer for approval and production activities, provided that the secured pdf is in a read-only mode and that the extraction of the Font Software is prohibited. That document is only distributed to the printer or service bureau for use by the printer or service bureau.

1.3 Single company license:

Each JOEBOB graphics font is licensed for one (1) entity (company or individual), from now on called the Licensee. It's not possible for multiple companies to 'share' a license. Each separate entity needs to acquire its own license.

1.4 Amount of users:

The amount of cpu's (Computer Processing Units) you can install the Font Software on, is limited to 5. A single user license allows for the installation on a single (1) person's desktop computer at work, at home, his/her laptop and possibly a mobile device. If you want to install the Font Software on more cpu's than you've registered for, you need to buy one or more additional licenses.

1.5 Logo usage:

You may use our Font Software in a logo without any additional charge only if the annual gross revenue of your company does not exceed the amount of € 2.500.000,-
Additional licensing is needed for logo usage of companies who's annual gross revenue exceeds this amount.
Please contact us for details.

1.6 Back-up copies:

JOEBOB graphics grants you the right, exclusively for the purpose of protecting the Font Software and exclusively for yourself, to make one (back-up) copy of the Font Software.

1.7 Modifications:

You agree not to modify, adapt, translate, reverse engineer, decompile, disassemble, alter, redigitize, convert or otherwise attempt to discover the source code of the Font Software. You agree not to reformat the font software, or to regenerate the font format into other formats.

1.8 Re-distribution to third parties:

You shall not transfer the License issued to you, to any third parties, neither partially, nor completely. This License Agreement is non-transferable, unless you have specific permission from JOEBOB graphics. The Font Software or documentation may not be sublicensed, sold, leased, rented, lent, re-served or given away to another person or entity.

2.0 COPYRIGHTS AND TRADEMARKS

2.1 Copyrights:

You agree that the Font Software is owned by JOEBOB graphics. You acknowledge that the Font Software is protected by the laws of the Netherlands, by the copyright and design laws of other nations and by other treaties.

2.2 Trademarks:

You agree to use trademarks associated with the Font Software according to accepted trademark practice, including identification of the trademark owner's name. Trademarks can only be used to identify printed output by the Font Software. The use of any trademark as herein authorized does not give you any rights on or to intellectual property rights in the Font Software and any associated trademarks.

2.3 Ownership:

JOEBOB graphics retains title and ownership of the Font Software, regardless of the form or media in or on which the Font Software may exist.

3.0 LIMITED WARRANTY

3.1 JOEBOB graphics does not and cannot warrant the performance or results you may obtain by using the Font Software.

JOEBOB graphics makes no warranties express or implied, as to noninfringement of third party rights, merchantability, or fitness for any particular purpose. In no event will JOEBOB graphics be liable to you for any consequential, incidental or special damages, including any lost profits, business interruption, loss of business information, lost data or lost savings. Even if a JOEBOB graphics representative has been advised of the possibility of such damages, or for any claim against you by any third party.

You agree to indemnify and hold JOEBOB graphics harmless from and against any claims or damage which may result from your breach of this License Agreement.

