

End User License Agreement for Dotties Vanilla & Chocolate

Please refer to and maintain a copy of your purchase receipt. It contains your unique licensing information.

If your purchase was Desktop & Web Use, sections 1.1 and 2-6 are applicable.

If your purchase was Desktop, Web & App Use, sections 1.2–6 are applicable.

If you have questions or need assistance, please contact us at **losttype.com/about.**

1.1 DESKTOP & WEB LICENSE

This license agreement allows the licensee to install the font software onto the number of computers listed on the licensee's unique receipt for print and web uses. The licensee may embed the licensed fonts into any document sent to third parties. The licensee may embed the licensed fonts for use on any number of websites using the format of the licensee's choice. The licensee may embed the fonts in any e-book format, printable file or design. The licensee may not install the font software on a server that allows end-users to generate custom artwork or media using the font software. The licensee may not redistribute or create derivative work of any kind from this software. The licensee is responsible for maintaining and documenting its installation and use on their machines.

1.2 DESKTOP, WEB & APP LICENSE

This license agreement allows the licensee to install the font software onto the number of computers listed on the licensee's unique receipt for print and web uses. The licensee may embed the licensed fonts into any document sent to third parties. The licensee may embed the licensed fonts for use on any number of websites using the format of the licensee's choice. The licensee may embed the fonts in any e-book format, printable file or design. The licensee may install the font in an unlimited number of mobile apps, on an unlimited number of mobile operating platforms. App pricing is calculated as ×10 of the Desktop & Web License price. The licensee may not install the font software on a server that allows end-users to generate custom artwork or media using the font software. The licensee may not redistribute or create derivative work of any kind from this software. The licensee is responsible for maintaining and documenting its installation and use on their machines.

2. NUMBER OF USERS

This license grants the licensee permission to install the font software on the maximum number of computers listed on the licensee's purchase receipt. This license is nontransferable to another party without the express written consent of The Lost Type Co-op. Licenses for an unlimited number of users will be considered on a case-by-case basis; please contact us for details.

3. THIRD PARTIES

The licensee may provide the font to a graphic designer, web designer, software designer, printer or other service bureau that is working on the licensee's behalf if they agree to use the font exclusively for the licensee's work, agree to the terms of this license, and retain no copies of the font on completion of the work. The licensee may not provide the font to any other third parties, or make it accessible to third parties by any other means.

4. MODIFICATIONS

The licensee may import characters from the licensed font as graphical objects into a drawing program and modify such graphical objects. The licensee may convert the file to any format for their use. The converted font will be covered by the terms of this license agreement. The licensed fonts may be encrypted, converted or otherwise modified so that they may be embedded in software. The fonts may not be modified and redistributed in any way, either for resale or free.

5. INDEMNIFICATION

Neither the licensee or Lost Type is, or shall claim to be, a legal agent, representative, partner, or employee of the other, and neither party will have the right or authority to contract in the name of the other, nor will it assume or create any obligations, debts, accounts, or liabilities for the other. The licensee agrees to indemnify and hold Lost Type harmless for any third party claim that arises as a result of the use of the font software. The licensee's parent and subsidiary companies also agree to indemnify and hold Lost Type harmless for any third party claim that arises as a result of the use of the font software.

6. RIGHTS RESERVED

The Lost Type Co-op reserves all rights to the design and code of the font software. All rights not granted to the licensee under this license are reserved to Lost Type, including but not limited to future technologies and uses.

7. PAYMENT & ACTIVATION

This license does not take effect until payment is processed. Lost Type reserves the right to change the price of the font software at any time. There will be absolutely no refunds for price changes. Other refunds will be considered on a case-by-case basis.

8. TERM

This license is perpetual and allows the fonts listed above to be used as outlined indefinitely. Lost Type reserves the right to terminate or modify the terms of this agreement at any time. In the case of a breach of the terms above, this agreement will be terminated without notice, and the licensee will agree to discontinue using the font software and delete all copies in their possession.

If you have questions or need assistance, please contact us at **losttype.com/about.**

