

Lettermin Desktop Font License Agreement

VERSION 1.6 / LAST UPDATE 7 MAY 2026

By downloading the Font Software You, the User, acknowledge that You have read, understood, and agree to be bound by the terms and conditions of this Lettermin Desktop Font License Agreement, also referred to as the Lettermin End-User License Agreement.

1. Definitions

Whenever used in this Agreement with an initial capital letter, the terms defined below, whether used in the singular of the plural, will have the following meanings:

“Lettermin” means Lettermin d.o.o., Cesta na Brdo 60, SI-1000 Ljubljana, Europe.

“You”, “Your” and “End User” mean the customer, whether an individual, company, or organisation, who has purchased a license to use the Font. An End User does not include distributors, resellers, dealers, sub-licensees, original equipment manufacturers (“OEM”), wholesale buyers, or similar entities. Lettermin fonts and products may not be distributed or sold to third parties without prior written consent from Lettermin.

A “User” is a person who installs and uses the Fonts in accordance with the terms of this License. Each User may install and use the Fonts on up to two (2) devices for purposes related to the licensed entity’s business. A User must be employed by the licensed entity, or be an authorised affiliate, contractor, freelance employee, agency, partner, vendor, or supplier carrying out work on its behalf. The Fonts must only be used by these Users for purposes related to the licensed entity’s business.

“EULA”, “Agreement”, “License” means this Lettermin Desktop Font License Agreement.

“Font”, “Fonts” or “Font Software” have identical meanings and mean the designs of the fonts and the software identified on Your Sales Receipt that produces a typeface design(s) together with any other artworks that may be associated with the font.

“Sales Receipt” means the electronic document You receive as confirmation of the Fonts purchased.

2. Permitted uses and restrictions

Upon payment in full, Lettermin grants You a perpetual, revocable, non-exclusive licence to use our Fonts under the following terms and conditions. Transfer of this licence is subject to section 2.5.

2.1 Permitted uses

Lettermin Font Software is licensed to a single licensed entity, which may be an individual (such as a freelancer), a company, or an organization. The number of users permitted is specified on Your Sales Receipt. Each user may install and use the Font Software on up to two (2) devices owned or controlled exclusively by that user, such as a desktop computer and a laptop. Each user must be part of the same licensed entity and may not share access with individuals outside that entity. Additional users require an upgraded license.

It is not permitted for multiple independent entities to share a single license. Each licensed entity must obtain its own license.

2.2 Embedding

This License allows You to embed Fonts into Ebooks. You may embed the Font in an unlimited number of titles, copies, format types, and subsequent versions of the Ebook.

When the Font file is distributed as part of an Ebook, the Font must be embedded within an archive file format that obscures the original data using compression, encryption, or obfuscation. Valid archive formats that meet these criteria include, but are not limited to, pdf, epub 2.01, epub 3, and kf8. The Font must take the form of a non-executable file that is interpreted by e-reading software or e-reading devices. The Font may not be installed in the operating system on which the Ebook runs. The embedding of the Lettermin Font Software in pdf documents, Flash documents, and other digital documents is allowed only in a secured mode, in formats that permit viewing and printing, but not in formats that permit editing.

This sections defines the expressions used throughout this EULA.

This means that each licensed user may install and use the fonts on up to two devices, such as a desktop computer and a laptop, as long as they are used only by that user.

You agree to exercise Your best efforts to prevent the access and transfer of the Font Software to unauthorised users when embedding the Font Software.

This license expressly prohibits embedding font software into game playing devices, gaming or gambling devices or using the fonts in exhibition or display in cinemas, motion pictures, on television or on cable television, or as a part of any works communicated to the public in any way, including via the Internet, except those expressly permitted herein.

The Lettermin Desktop Font License Agreement does not allow any kind of Web Font usage of the Font Software. You may not use the Font Software as a Web Font, unless You purchase a Web Font License. You may not merge, ship or embed the Font Software in any software You offer for sale. You may not convert Desktop Fonts into Web Font formats eg. eot, woff, ttf, svg. Using Lettermin Fonts with the css rule @font-face or other forms of font linking, regardless of format, are strictly prohibited under this Agreement.

A separate Web Font License and accompanying software may be available for this purpose.

This License also expressly prohibits the embedding, inclusion, calling or linking of the Font Software within hardware and software in any form whatsoever. This includes, but is not limited to, video games, server-side applications, online document creation, mobile apps and oem products or software.

2.3 Restrictions

Font Software may not be stored or used in any manner that makes it accessible to the public or non-licensed third parties in such a way that enables them to download and/or use the Fonts. This License is for individual users or organizations purchasing for authorised employees only. Under no circumstances, except those outlined in section 2.4, may the licensed Font be shared with contractors, freelance employees, or affiliates. You may add more computing devices to Your license by purchasing additional licenses.

If You are a design studio, consultancy or advertising agency working for a client You must purchase separate licenses if the Fonts would be installed and used also on client-owned computing devices. You agree to use reasonable measures to protect the Fonts used in Ebooks from access and use by unlicensed third parties.

2.4 Provision to Third Parties

To reproduce a particular document, the User may provide a copy of the specified Fonts to a commercial printer or service bureau. Afterward, you must ensure that the printer or service bureau destroys the copies of the Fonts. However, the transmission of a “print/preview” pdf document is the first and preferred method of transmitting such documents to a service bureau or printer.

You may temporarily provide the Font to third parties (freelancers, designers, agencies, producers, publishers, or other agents) working on your behalf, provided they agree in writing to use the Font exclusively for your work in accordance with this EULA and retain no copies upon project completion. You may not otherwise distribute the Font to third parties or make it publicly accessible except by embedding or linking as permitted by this EULA.

2.5 Transfer

You may transfer this License Agreement and the rights granted under it to another person or organization only with prior written permission from Lettermin. Any transfer is subject to the condition that the new licensee agrees in writing to be bound by all terms of this License Agreement.

Upon completion of an approved transfer, you must permanently delete all copies of the Font Software and its documentation from your systems and cease all use of the Fonts.

Except for transfers expressly permitted under this section, you may not sublicense, sell, lease, rent, lend, or otherwise distribute the Font Software or its documentation to any third party. Any rights not expressly granted under this License are reserved by Lettermin.

Except as otherwise expressly permitted herein, you agree not to copy the Font Software or create derivative works based on the design of the Fonts or the Font Software.

This means you can embed fonts in an unlimited number of ebook titles, but only in secured archive formats (PDF, ePub, KF8) that prevent extraction.

Fonts may not be installed on the device's operating system. PDFs and other documents must be secured for viewing and printing only, not editing. Web Font use and embedding in games, apps, or any hardware or software is prohibited.

This means you should take reasonable steps to keep the fonts in the ebook and not transmit them to others.

This means that if making a pdf is not an option, you may deliver a copy of the fonts to a printer for final output but they must delete them afterwards.

You can let a contractor use the fonts when they are working on your behalf but they must delete them after finishing the job.

This means that you may transfer the license only with prior written permission from Lettermin, and only if the new licensee agrees to the terms. After transfer, you must delete all copies of the fonts and stop using them. Any other transfer or distribution is not allowed.

3. Modifications

You may create outline artworks based upon the font software for Your personal or business use. However, You may not modify, adapt, translate, reverse engineer, decompile, disassemble, alter or otherwise copy or use the Lettermin Font Software or the designs embodied therein, except as may be otherwise expressly permitted in this Agreement or by a separate written contract.

This means that you can't modify or reverse engineer the fonts.

4. Back-up copies

You are permitted to make a reasonable number of back-up copies suitable for Your usage. You agree to retain exclusive custody and control over any such copy. The unauthorised sharing, lending, renting, sale, or other unauthorised use or misuse of a back-up copy is a material breach of this Agreement and will result in the immediate termination of this License.

This means that you can back up the font data, but you may not give or lend copies to other people.

5. Copyrights and trademarks

The Lettermin Font Software is protected under domestic and international trademark, copyright and industrial design law. You agree that the Font Software and documentation, and all copies thereof, are owned by Lettermin, and such structure, organization, and code are valuable property of Lettermin. You acknowledge that the Font Software and the documentation is, among other means, protected by the laws of the Republic of Slovenia, by the copyright and design laws of other nations and by other treaties. You agree to treat the Font Software as you would any other copyrighted material, such as a book. Except as may be otherwise expressly permitted herein, you agree not to copy the Font Software or create derivative works based upon the design of the Font or the Font Software. You agree to use trademarks associated with the Font Software according to accepted trademark practice. The use of any trademark as herein authorised does not give You any rights on or to intellectual property rights in the Font Software, the documentation, and any associated trademarks other than expressly granted herein.

This means that the fonts are copyrighted and protected by copyright, trademark, design and other applicable laws. This means that by buying the license you only buy the right to use the fonts and only in ways specified in this license. The fonts themselves remain the exclusive property of Lettermin.

All rights not expressly granted under this License are reserved to Lettermin.

6. Term and termination of Agreement

This License is effective from the payment of the Sales Receipt and is valid until terminated. Lettermin reserves the right to decline to license its Font Software to any licensee at our sole discretion. At the sole discretion of Lettermin, the Font Software may be discontinued or be replaced with an alternative at any time without prior notice and any rights granted to use the Font Software may be revoked, and You, Your employer and/or Your client if applicable, agree not to use Lettermin Font Software in the future should this occur.

This means that if any of the terms are broken, the license is no longer valid, but we also have the right to revoke it at our discretion.

Any breach of the terms of this License will be cause for immediate termination without the obligation of notice or opportunity to cure. Lettermin reserves the right to claim punitive damages. Upon such termination You must destroy the original and any copies of the Font Software and related documentation and cease all use of the trademarks.

7. Warranties

You expressly acknowledge and agree that use of the Font Software is at Your sole risk. Except as may be otherwise provided for herein, the Font Software and related documentation is provided "AS IS" and without warranty of any kind and LETTERMIN MAKES NO WARRANTIES, EXPRESS OR IMPLIED, AS TO MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR OTHERWISE. LETTERMIN 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 INTENDED AND WAS NOT DESIGNED OR MANUFACTURED FOR USE IN ANY CIRCUMSTANCES WHERE THE FAILURE OF THE FONT SOFTWARE COULD LEAD TO DEATH, PERSONAL INJURY, OR SEVERE PHYSICAL OR ENVIRONMENTAL DAMAGE. LETTERMIN WILL IN NO EVENT BE LIABLE TO THE LICENSED USER OR ANY OTHER THIRD PARTY FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL, OR INCIDENTAL DAMAGES, INCLUDING DAMAGES FROM LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF DATA, LOSS OF BUSINESS INFORMATION, ARISING OUT OF THE

This means that we don't provide any warranty and we can't guarantee that the fonts will be appropriate for your projects.

USE OR INABILITY TO USE THE PRODUCT, EVEN IF LETTERMIN HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Under no circumstances will Lettermin's liability exceed the cost of substitution or the replacement of the Font Software, the choice between which is at the sole discretion of Lettermin.

8. Laws and agreements

The terms of this Agreement are contractual in nature.

This Agreement will be governed by the laws in force in the Republic of Slovenia.

This Agreement constitutes the entire understanding between the parties and supersedes all previous Agreements, promises, representations and negotiations between the parties concerning the Font Software.

This Agreement may be amended by written Agreement of the parties. Lettermin expressly reserves the right to amend or modify its License Agreements at any time and without prior notification.

No waiver by either party, whether express or implied, of any provision of this Agreement will constitute a continuing waiver of such provision or a waiver of any other provision of this Agreement. No waiver by either party, whether express or implied, of any breach or default by the other party, will constitute a waiver of any other breach or default of the same or any other provision of this Agreement.

If any provision of this Agreement is declared by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will continue in full force and effect, and the invalid provision will be replaced by Lettermin with a valid and enforceable provision that most closely effects the intent of the invalid provision.

The summaries of specific points of this EULA provided on the right side are of a purely informative nature, in case of any inconsistency or discrepancy between the summary and the text of the EULA, the text of the EULA shall prevail.

9. Thank you

For reading this far and taking the time to understand this License Agreement.

Support from people like you makes this foundry possible.