

Product: TypingMaster for LMS 4.0

By using this software, you indicate your acceptance of the following Typing Master Finland Oy, Inc. Software License Agreement. In the event that TypingMaster Intra is used for LMS integration, the license agreement for TypingMaster Intra applies.

A. LEGAL AGREEMENT

This is a legal agreement between you (either an individual or an entity) and Typing Master Finland Oy, Inc ("TypingMaster"). By uploading and using the SOFTWARE through your LMS you agree to be bound by the terms of this Agreement.

B. TERMS OF LICENSE

1. GRANT OF LICENSE. This License Agreement ("License") permits you to use the specified version of the TypingMaster software product ("Software") identified above according the following terms:

(A) For evaluation purposes, the trial version of the SOFTWARE can be freely used by max. 20 users but may not be used for commercial purposes.

(B) When using a full version of SOFTWARE, User or Concurrent License package has to be purchased. All licenses to the SOFTWARE are time-limited unless a perpetual license is specifically approved and provided by TypingMaster.

(C) Authorized users of the SOFTWARE:

- (a) every member of staff employed by or otherwise accredited by you; or
- (b) every student accredited to you for the purpose of full-time or part-time attendance; or
- (c) registered users of your library and walk-in patrons who access the SOFTWARE through workstations physically located in your library and are under your control and administration; in each case who are permitted access to the SOFTWARE by you.

(D) When you start to use the SOFTWARE you acknowledge and accept that the SOFTWARE is an online service and connects to the Internet upon each use and stores user data on TypingMaster's secure online server for the sole purpose of providing accurate reports to the administrator and users of the SOFTWARE in your organization, and of license control and technical support by TypingMaster.

(E) The SOFTWARE may not be used for Commercial Purposes, that is use for the purposes of monetary reward (whether by you or an authorized user or any other related entity) by means of sale, resale, loan, transfer, hire or any other form of exploitation of the Service, unless a separate written agreement for commercial use is made with TypingMaster.

(F) You are not allowed to modify the SOFTWARE or its related web pages without a written permission by TypingMaster.

(G) The SOFTWARE is in "use" on a computer when it is loaded into temporary memory (i.e. RAM) or installed into permanent memory (e.g. hard disk, CD-ROM, or other storage device) of that computer except that a copy installed on a network server for the sole purpose of distribution to other computers is not "in use."

2. **UPGRADES.** If the SOFTWARE is an upgrade you may use or transfer the SOFTWARE only in conjunction with the prior version(s) of the SOFTWARE.

3. **COPYRIGHT.** The SOFTWARE (including any images, "applets", photographs, animations, video, audio, music, and text incorporated into the SOFTWARE) is owned by TypingMaster or its suppliers and is protected by international copyright laws and international treaty provisions. Therefore, you must treat the SOFTWARE like any other copyrighted material (e.g., a book or musical recording). You may not copy the manuals and instructions accompanying the SOFTWARE.

4. **OTHER RESTRICTIONS.** You may not rent or lease the SOFTWARE, but you may transfer the SOFTWARE and accompanying written materials on a permanent basis provided you retain no copies and the recipient agrees to the terms of this Agreement. If the SOFTWARE is an upgrade, any transfer must include the most recent upgrade and all prior versions. You may not reverse engineer, decompile, or disassemble the SOFTWARE, except to the extent such foregoing restriction is expressly prohibited by applicable law.

C. LIMITED WARRANTY

1. **LIMITED WARRANTY.** TypingMaster, Inc. warrants that the SOFTWARE will perform substantially in accordance with the accompanying written materials.

(a) The Licensor will use its reasonable endeavors to provide you with continuous access to the SOFTWARE but the Licensor does not warrant or represent that it can do so since neither the TypingMaster nor any other party has any control over the Internet, which is a global decentralized network of computer systems.

(b) The Licensor will use its best effort to protect the SOFTWARE from viruses, worms, trojan horses, or other harmful and destructive components but the Licensor does not warrant or represent that it can do so since neither TypingMaster nor any other party has any control over the Internet. The Subscriber acknowledges that the information, software or other material accessible over the Internet via the Service may contain viruses, worms, trojan horses, or other harmful and destructive components.

(c) **THE SUBSCRIBER MUST ACCEPT THE SOFTWARE "AS IS" AND "AS AVAILABLE" WITHOUT ANY WARRANTY OF ANY KIND EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR PURPOSE, OR TITLE.**

2. **CUSTOMER REMEDIES.** TypingMaster, Inc and its suppliers' entire liability and your exclusive remedy shall be, at TypingMaster Inc's option, either

(a) return of the price paid, or

(b) repair or replacement of the SOFTWARE that does not meet TypingMaster's Limited Warranty and which is returned to TypingMaster with a copy of your receipt. This Limited Warranty is void if failure of the SOFTWARE has resulted from accident, abuse, or misapplication. Any replacement SOFTWARE will be warranted for the remainder or the original warranty period or thirty (30) days, whichever is longer.

3. **NO OTHER WARRANTIES.** To the maximum extent permitted by applicable law, TypingMaster, Inc and its suppliers disclaim all other warranties, either express or implied, including, but not limited to, implied warranties of merchantability and fitness for a particular purpose, with regard to the SOFTWARE and the accompanying printed materials. This limited

warranty gives you specific legal rights. You may have others which vary from state/jurisdiction to state/jurisdiction.

4. NO LIABILITY FOR CONSEQUENTIAL DAMAGES. To the maximum extent permitted by applicable law, in no event shall TypingMaster, Inc. or its suppliers be liable for any damages whatsoever (including without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use this TypingMaster, Inc product, even if TypingMaster, Inc has been advised of the possibility of such damages.

E. GENERAL

No TypingMaster, Inc dealer, distributor, developer, Independent Sales Representative, agent or employee is authorized to make any modification or addition to this Agreement.

Should you have any questions concerning this Agreement, or if you desire to contact TypingMaster, Inc, Eerikinkatu 4 A 16, 00100 Helsinki, Finland. Fax: +358 9 82408352 Website: <http://www.TypingMaster.com/>