THIS IS A CONTRACT BETWEEN YOU AND LINETO.

Once you have downloaded onto your computer any of the fonts from our website lineto.com after payment by credit card or bank transfer, you accept that those goods are non-returnable and non-refundable. If the goods are defective in any way, you agree to inform LINETO within thirty (30) days and you will be provided with replacements within 24 hours. Your statutory rights as a consumer are not affected.

LINETO TYPE FOUNDRY END USER LICENSE AGREEMENT FOR FONT SOFTWARE

PREAMBLE

This license agreement for Font Software becomes a legally binding contract between the licensee and Lineto GmbH when the licensee agrees to the Terms of Condition in an electronic delivery method or purchases the Font Software on a storage medium and opens the packaging containing the typefaces.

If the licensee refuses to accept a contractual obligation through this license agreement, he is not permitted to download, access, and/or use the Font Software. The licensee is required to thoroughly and carefully read through the complete license agreement before agreeing to the conditions specified here.

ARTICLE 1 – LICENSE AND USAGE RIGHTS

1.1 The Font Software underlying this contractual agreement is the intellectual property of Lineto GmbH. The term “Font Software” includes any and all updates, upgrades, expansions, modified versions and working copies of the Font Software to which the licensee, i.e. a natural person and legal person or, within the scope of a legal person, a subsidiary with majority share, has accordingly been granted a license. The Font Software remains and shall remain, now and in the future, the property of Lineto GmbH.

1.2 Upon full payment of the agreed-upon usage fee, Lineto GmbH grants the licensee the non-exclusive, non-transferable right to simultaneously use or store the Font Software on a maximum of 5 (five) computers (workstations) or by a maximum of 5 (five) users at one single geographical location stipulated by the licensee, within one single company or institutional entity only.

In the event that extensions to the above-mentioned restriction become necessary, the licensee is obliged to purchase an extended license.

The licensee may install the Font Software on a single file server for use on a single local area network (LAN) only when the use of such Font Software is limited to the Workstations and printers that are part of the licensed Unit of which the server is part.

For the purpose of determining the proper number of Workstations for which a license is needed, the following example is supplied for illustration purposes only:

“If there are 100 Workstations connected to the server, with no more than 15 workstations either using this Font Software currently, but the Font Software will be used on 25 different Workstations at various points in time, a site license must be obtained creating a licensed unit for 25 workstations.”

The Font Software may not be installed or used on a server that can be accessed via the Internet or other external network system (a system other than LAN) by Workstations, which are not part of a licensed Unit. Fonts used with a server based application require a License Extension for Servers.

If the Font Software is intended to be used for commercial purposes, each individual license permits one additional usage (installation) on a personal home or portable computer.

For the exclusive purpose of data backup, additional backup copies of the Font Software can be made.

1.3 Transferring the license to a third party is essentially not permitted. By way of exception, the licensee is authorized to transfer the usage rights and license to a third party only upon compliance with all of the following conditions:

The third party has expressly declared to the licensee to strictly and unrestrictedly submit and adhere to the conditions of this license agreement for Font Software. In the event of transfer of the license to a third party, the licensee agrees and is obligated to refrain from further usage of the Font Software, and, regardless of where it is located, agrees and is obligated to delete said software and is not permitted to retain any copies, in whole or in part, of such.

1.4 For the exclusive purpose of outputting certain files, the licensee is permitted to transfer a copy of the Font Software which is used for creating the pertinent file to a commercial printer or another service company. In the event of any text modification, the service company is required to possess its own license. The licensee has to inform the commercial printer/pre-press/service company about the content of this License Agreement.

1.5 Embedding of the Font Software into electronic documents or Internet pages is only permitted under the absolute assurance that the recipient cannot use the Font Software to edit or create a new document (“READ-ONLY”). It must be ensured that the Font Software cannot be fully or partially extracted from said documents.

1.6 The licensee may electronically distribute Font Software embedded in a “Personal or Internal Business Use” document only when the Font Software embedded in such document is in a static graphic image (e.g., a "gif" image) or an embedded electronic document (e.g., a "pdf" file, or an "Adobe Flash™" file), and is distributed in a secure format that permits only the viewing and printing (and not the editing, altering, enhancing, modifying, or extracting) of such static graphic image or embedded document.

1.7 If the licensee intends to edit or modify a document containing the embedded Font Software, a request must be made to Lineto GmbH. Lineto GmbH will then conclude a License Extension for Font Embedding. This License Extension for Font Embedding is subject to an additional fee.
ARTICLE 2 – EXCLUSION OF OTHER USAGE

2.1 Subject to the provisions in subsections 1.3 and 1.4 of this agreement, selling, lending or otherwise transferring the Font Software to a third party or parties is strictly prohibited. In addition, transferring the Font Software as a component or sub-component of other products, e.g., electronic documents or sublicenses, to a third party or parties is also strictly prohibited.

2.2 Subject to the provisions in subsections 2.3 and 2.4 of this agreement, the following is prohibited: modifying the Font Software, merging it with other software programs, decompiling it, using modules from said software for one’s own developments or using technical solutions contained in the Font Software for purposes other than operation on the licensee’s own computers.

2.3 Exceptions to subsection 2.2 are only permitted provided they are essential to obtaining the necessary information for establishing interoperability of the software with other programs, and provided this information is neither published nor accessible in any other form and if the licensee is unable to obtain said information from Lineto GmbH or its authorized distributors or appointed agents. In this case, the licensee shall inform Lineto GmbH in writing as to which portions of the software the licensee is decompiling.

2.4 Modifying the Font Software is prohibited, even in the event that it is necessary for fulfilling personal design requirements. If the licensee wants to make modifications, consent and permission has to be obtained from Lineto GmbH. Non-compliance with this provision voids any and all support rights and warranties granted by Lineto GmbH and represents a violation and breach of this license agreement.

Furthermore, if the licensee or a third party or parties effect modifications to the Font Software despite the prohibition against such modifications, Lineto GmbH becomes the owner of that modified data.

Specifically, it is prohibited to change or modify the Font/Trademark names used as identifying tags in the Font Software in any form or manner. If such changes or modifications become necessary, prior written consent has to be obtained from Lineto GmbH.

ARTICLE 3 – WARRANTY AND LIABILITY

3.1 Upon receipt of the Font Software by the licensee, Lineto GmbH grants a 90-day warranty guaranteeing that the Font Software is essentially free from material defect in accordance with the documentation. To make a warranty claim, the licensee has to return the Font Software, including a copy of the sales receipt within the 90-day warranty period to Lineto GmbH. If the Font Software is not essentially free from material defect in accordance with the documentation, the entire and exclusive liability and remedy shall be limited to either, at Lineto GmbH’s option, the replacement of the Software or the refund of the license fee that the licensee paid for the Software. Lineto GmbH does not and cannot warrant the performance or results the licensee may obtain by using the Font Software or documentation. The foregoing states the sole and exclusive remedies for Lineto GmbH’s or its suppliers’ breach of warranty. Except for the foregoing limited warranty, Lineto GmbH and its suppliers make no warranties, express or implied, as to non-infringement of third party rights, merchantability, or fitness for any particular purpose. In no event will Lineto GmbH or its suppliers be liable to the licensee for any consequential, incidental or special damages, including without limitations any lost profits, lost data, lost business opportunities or lost savings, even if Lineto GmbH has been advised of the possibility of such damages, or for any claim against the licensee by any third party seeking such damages even if Lineto GmbH has been advised of the possibility of such damages.

Some states or jurisdictions do not allow the exclusions of limitations of incidental, consequential or special damages so the above exclusion may not apply to the licensee. Also, some states or jurisdictions do not allow the exclusions of implied warranties or limitations on how long an implied warranty may last, so the above limitations may not apply to the licensee. To the extent permitted by law, any implied warranties are limited to ninety (90) days.

3.2 The licensee agrees that the Font Software and documentation, and all copies thereof, are owned by Lineto GmbH and its design, structure, organization and encoding are valuable property of Lineto GmbH and/or its suppliers. The licensee agrees that the Font Software and documentation are protected by Swiss trademark and design patent laws, by the copyright and trademark laws of other countries, and by international treaties. In addition, the licensee agrees to treat the Font Software in the same manner corresponding to other copyrighted and trademark-protected products, e.g., books. With the exception of the points explicitly mentioned here, copying the Font Software is not permitted.

Any and all copies that the licensee is permitted to produce on the basis of this agreement have to have to contain the same copyright, trademark and other property clauses as those on or contained in the Font Software. The licensee declares not to modify, adapt or translate the encoding of the Font Software, nor reproduce, decompile, disassemble, change, modify or otherwise attempt to reveal the source code of the Font Software.

The licensee also agrees to use the Trademarks that are connected to the Font Software, accordingly to accept usage of the Trademarks (including the identification of the owner of the respective Trademark). Trademarks can be used solely for the purpose of identifying printed data from the Font Software.
The licensee is also aware that software is never completely error-free and that the Font Software may therefore contain errors, which can affect functionality and operation.

3.3
Claims exceeding the preceding warranty claims, e.g., compensation for idle time, loss of production, waste of material and other indirect damage, are explicitly excluded, provided said damage was not willfully or intentionally brought about or caused by gross negligence on the part of Lineto GmbH. Liability is not assumed insofar as the damage does not stem from a grossly negligent breach of duty by Lineto GmbH.

ARTICLE 4 - TERMINATION OF LICENSE AGREEMENT

4.1
The license and usage right guaranteed under subsection 1.2 shall become immediately null and void in the event of a breach of this contract.

4.2
If the licensee or one of the licensee’s employees breaches the agreed-upon license and right of use and/or property rights of Lineto GmbH, Lineto GmbH has the right to terminate the license and right of use, with termination taking immediate effect. Lineto GmbH reserves the explicit right to assert any further claims (specifically information, compensation for damages, etc.).

4.3
In the event of termination, the licensee is obligated to delete the original Font Software affected by and pertaining to the termination, including documentation and all copies.

At the request of Lineto GmbH, the licensee is obligated to provide written assurance that said deletion has occurred.

ARTICLE 5 - CONFIDENTIALITY OBLIGATION

5.1
The licensee is obligated to undertake all necessary steps to prevent unauthorized access to the Font Software and to any copies of such.

5.2
The licensee is obliged to inform employees and representatives and anyone who is granted access to the Font Software within this licensing agreement about the content and conditions of the license provisions for the relevant Font Software and put said employees, representatives etc. under the obligation of compliance with those provisions and conditions.

ARTICLE 6 - FINAL PROVISIONS

6.1
This contract represents an agreement between the parties. Verbal collateral agreements do not exist. Any verbal agreements are only binding for Lineto GmbH if said verbal agreements have been acknowledged and confirmed in writing by Lineto GmbH.

6.2
Changes to this contract require written form. This also applies to changes to this written form clause.

6.3
Any and all disputes arising from, or in connection with, this contract as well as any dispute over the materialization of this contract are exclusively subject to the law of Switzerland. The rights and obligations of the parties arising from this contract are based on Swiss law, even in the event that the exortion or breach of contractual rights takes place in a foreign country. Place of jurisdiction is Zurich/Switzerland.

6.4
The invalidity or inoperativeness of one or more provisions of this contract does not affect the validity of the rest of the contract and the remaining other provisions shall thereby remain unaffected. An invalid provision shall be replaced by a provision that is permitted by law and which approaches the invalid provision and economic interests intended by the parties.

6.5
This agreement is not governed by the “United Nations Convention on Contracts for the International Sale of Goods (CISG)”. Lineto may be contacted by email at service@lineto.com, by fax on #41-44-271 90 65 or by mail at LINETO, Pfingstweidstrasse 6, CH-8005 Zürich/Switzerland.

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www.lineto.com

If you have any questions or problems concerning this license agreement, please contact us without any hesitation through our website or by email. We are happy to assist you with any questions you may have.