End User License Agreement

Important note, 1 separate licenses are listed below.

Font Software For Web Content End User License Agreement.

WE RECOMMEND THAT YOU PRINT THIS FONT SOFTWARE FOR WEB CONTENT END USER LICENSE AGREEMENT FOR FURTHER REFERENCE.

This Font Software For Web Content End User License Agreement (the "Agreement") is a legal agreement between you and Monotype that governs the use of the Font Software that you license from a Monotype affiliated website, and which are accompanied by or refer to this Agreement. This Agreement becomes a binding contract between you and Monotype when you click on the area marked "ACCEPT LICENSE AGREEMENT," or similar language or when you accept the Agreement by other means (for instance referring to the Agreement in a purchase order, a confirmation email etc.). If you do not wish to be bound by the Agreement, you cannot access, Use or download the Font Software. Please read this entire Agreement before agreeing to be bound. The Agreement contains capitalized terms that are defined in Section 9 of the Agreement.

You hereby agree to the following:

- **1. Binding Agreement.** You are bound by the Agreement and you acknowledge that all use of the Font Software sup-plied to you by Monotype for the purposes set forth under this Agreement is governed by this Agreement.
- **2. License Grants.** You are hereby granted, during the Term and subject to all of the terms and conditions herein, a worldwide (subject to the Export section of Monotype's standard Terms and Conditions of Business), non-exclusive, non-assignable, non-transferable (except as expressly permitted herein) license to:
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- allow users of your Website to type text on that website through Use of the Font Software (e.g. in form fields, cus-tomer feedback etc.) solely for transactional or marketing purposes; and
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3. License Limitations and Reporting.

- If your Website Using the Font Software is accessed in excess of the number of Page Views licensed in your Ac-count or transaction documentation such as a quotation or an invoice, you must either cease using the Font Soft-ware or purchase an extended license from Monotype or its authorized distributors.
- This license does not allow the Font Software (i) to be embedded in a Web Based Customer Product (e.g. a web server application, SaaS or other online product); (ii) to be used for authoring purposes (e.g. in an application that provides office functionality such as word processing or presentation design or that allows users to create graphic designs c merchandising).
- Businesses or organizations such as advertising agencies, design agencies or hosting providers that are respon-sible for multiple of its own or its clients' Websites must enter into separate Agreements for each Website.

• You have licensed rights in this Agreement that may be subject to certain limitations in volume, which are reflect-ed in your Account or in your transaction documentation such a a quotation or an invoice. You are obligated to maintain records with respect to your Use of the Font Software against such licensed amounts and Monotype has the right to ask you, from time to time, to provide information regarding such Use amounts and/or to fully document and certify that Use of any and all Font Software at the time of the request is in conformity with your valid li-censes from Monotype, which you shall provide to us within 30 days of our request. In the event your Use of the Font Software exceeds your licensed amounts, you agree to license from Monotype the necessary additional amounts and pay any fee associated with such increase.

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- Embed the Font Software in open source software which may have the direct or indirect effect of causing the Font Software to become Publicly Available Software or otherwise be subject to a Publicly Available Software agree-ment.

5. Intellectual and Industrial Property Rights.

• You agree that the Font Software is protected by the copyright law or other intellectual and industrial property rights of the United States and its various States, by the copyright

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- You agree that Monotype and or/its licensors own all right, title and interest in and to the Font Software, its struc-ture, organization, code, and related files, including all intellectua and industrial property rights therein such as copyright, design and trademarks rights.
- You agree that the Font Software, its structure, organization, code, and related files are valuable property of Mon-otype and/or its licensors and that any intentional or negligent Use of the Font Software not expressly permitted by the Agreement constitutes an infringement of intellectual and industrial property rights.
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- **7. Term and Termination.** This Agreement shall remain in place for the length of the Term set forth in your Account or transaction document, such as an invoice or email. This Agreement shall automatically renew for additional terms of equal length to the initial Term, unless either party provides the other party with written notice of termination before the end date of the then current term. Upon failure by you to comply with the terms of this Agreement, Monotype shall be entitled to terminate this Agreement upon notice by regular mail, paid carrier or email. Upon termination of the Agreement, you must destroy the original and any and all copies of the Font Software. The termination of the Agreement shall not preclude Monotype from suing you for damages of any breach of the Agreement. The Agreement may only be modified in writing signed by an authorized officer of Monotype.
- **8. Terms and Conditions.** You have separately agreed to Monotype's standard Terms and Conditions of Business which include provisions relating to governing law and jurisdiction, export restrictions and U.S. government contracts. In the case of a conflict between Monotype's standard Terms and Conditions of Business and this Agreement, this Agreement shall control.

9. Definitions:

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"Publicly Available Software" means a) any software that contains, or is derived in any manner (in whole or in part) from, any software that is distributed as free software, open source softwar (e.g. Linux) or similar licensing or distribution models; and (b) any software that requires as a condition of use, modification and/or distribution of such software that such software or other software incorporated into, derived from or distributed with such software (i) be disclosed or distributed in source code form, (ii) be licensed for the purpose of making Derivative Works, or (iii) be redistributable at no charge.

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"Term" means the length of time this license will remain in place as set forth in your Account or in your transaction documentation such as a quotation or an invoice.

"Trademarks" means the trademark as set forth at www.monotype.com/legal/trademarks for each piece of Font Software licensed under this Agreement or under which Monotype markets the Font Software.

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"Warranty Period" means the period of validity of the warranties given by Monotype in this Agreement. Monotype's standard Warranty Period is ninety (90) days from delivery. If you enter into this agreement through the Monotype affiliate Monotype GmbH and the agreement is governed by the laws of Germany, the warranty period is twelve (12) months from delivery.

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"Website" means one web site domain name (i.e., a collection of web pages, images, videos or other digital assets that are hosted on one or more web servers, accessed from a common root Uni-form Resource Identifier (URI)) which: (i) is owned by you or under your control; (ii) Uses or ac-cesses the Font Software in its web pages; (iii) does not in any way enable the permanent instal-lation of the Font Software by Website visitors on any printer or display which displays a screen image created by Use of or access to the Font Software; and (iv) reasonably restricts access to Font Software from Use or access by web pages or any document not originating fron such Website.

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