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LINETO TYPE FOUNDRY END USER LICENSE AGREEMENT FOR FONT SOFTWARE

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The SPECIFIC USER LICENSE document overrides the standard EULA in certain points, e.g. user parameters or usage details. The two documents combined form the agreement as a whole.

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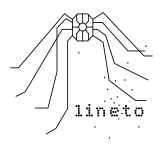
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1.9

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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

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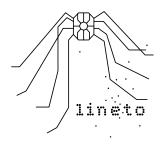
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3.3

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4.1

The licensees usage rights of the Font Software guaranteed under subsections 1.2 through to 1.10 shall become immediately null and void in the event of a breach of the terms and conditions of this EULA and/or the Specific User Licence by the licensee. No further use of the Font Software is allowed.

4.2

If the licensee or one of the licensee's employees breaches the agreed-upon license and right of use and/or any 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

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ARTICLE 5 - CONFIDENTIALITY OBLIGATIONS

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

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.

6.4

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 without regard to any conflict law principles an excluding in particular the United Nations Convention on Contracts for International sale of Goods (Vienna 1980) as well as the United Nations Convention on the Law applicable to International Sales of Goods (Den Haag 1995). The rights and obligations of the parties arising from this contract are based on Swiss law, even in the event that the exertion or breach of contractual rights takes place in a foreign country.

Exclusive place of jurisdiction is Zurich/Switzerland.

