

This End User License Agreement (EULA) is a legally binding contract between you (either as the License Owner or the Designer working on behalf of the License Owner) and Tobias Hönow regarding the use of the Font Software. By receiving, purchasing, downloading, installing, or using the Font Software, you acknowledge and agree to the terms of this agreement.

#### 1.0. LICENSE OWNER

The License Owner is the individual or legal entity for whom the Font Software is used, not the person, studio or agency working with it.

#### 2.0. LICENSE SIZES

There are Licenses for single persons (XS) and Licenses for companies or institutions with up to 5 persons (S), 10 persons (M), 50 persons (L) or 100 persons (XL). If a company grows beyond the employee limit of the purchased license, an upgrade to the appropriate license type is required.

#### 3.0. LICENSE MODEL

As I like it clean and simple, I only offer »all-in« Licences, where no distinction is made between desktop, web, social media, app, broadcast etc. Licences – one License to rule them all.

#### 4.0. DO'S

The purchased Font Software may be used for any printed or digital content on any number of devices, provided the Fonts are used specifically for or by the License Owner and the correct License Type has been purchased.

Persons, studios or agencies are permitted to purchase Fonts on behalf of their clients when the clients are registered as the License Owner and is informed of this agreement.

#### 5.0. DON'TS

It is not permitted to convert, modify, rename, share, lend, distribute, sublicense, transfer, rent or sell the Font Software, its design, or any parts thereof – for all change requests, I offer a comprehensive customization service for all Fonts.

The use of the Font Software in any racist, homophobic, transphobic, sexist, or otherwise discriminatory context is strictly prohibited.

#### 5.0. OWNERSHIP

The Fonts and all their intellectual property will always remain copyrighted and owned by myself.

#### 6.0. BREACH OF THE AGREEMENT

Any breach of the terms of this agreement shall be cause for termination. After termination, every person involved in this breach must delete all copies of the Font Software, including backups or archival copies on external medias. In the case of minor breaches, the License Owner may be given the opportunity to remedy the violation before termination.

#### 7.0. WARRANTY & LIABILITY

Although the Font Software is produced to the highest standards, under no circumstance will I be liable for any consequential, indirect, incidental or punitive damages including any lost profits, lost data or lost savings.

The installation of the Fonts is at the user's own risk. The Font Software is non-returnable and non-refundable. Should the Font Software have any technical defects, the License Owner has to inform me within thirty (30) days after downloading the Font Software.