

End User Licence Agreement (EULA)

We recommend that the Licensee prints this End User Licence Agreement for further reference. This Schriftlabor (Rainer Erich Scheichelbauer) End User Licence Agreement (“EULA”) becomes a binding contract between the Licensee and Schriftlabor when the Licensee commences a Font Software download, or if the Licensee is acquiring Font Software on a permanent medium, when the Licensee opens the package in which the software is contained. If the Licensee does not wish to be bound by the EULA, the Licensee cannot access, use or download the Font Software. Please read all of the EULA before agreeing to be bound by its terms and conditions.

The Licensee hereby agrees to the following:

1 The Licensee is bound by the EULA and acknowledges that all Use (as defined herein) of the Font Software (as defined herein) supplied by Schriftlabor is governed by the EULA.

2 “Schriftlabor” shall mean Rainer Erich Scheichelbauer, his successors and assignees, his parent and affiliated corporations, his authorized distributors, and any third party which has licensed to Schriftlabor any or all of the components of the Font Software supplied to the Licensee.

3 “Licensee” shall mean the individual, company, corporation, or other organization subject to this End User Licence Agreement due to their access or Use of Schriftlabor Software.

4 “Font Software” shall mean the software provided by Schriftlabor which, when used on an appropriate Device or Devices, generates typeface and typographic designs and ornaments. Font Software shall include all bitmap representations of typeface and typographic designs and ornaments created by or derived from the Font Software. Font Software includes upgrades, updates, related files, permitted copies, permitted conversions, and related documentation.

5 “Device” shall mean a hardware, software, or firmware component to which an individual is able to give commands (whether by keyboard or otherwise), regardless of the locations of the individual, the Device, or the Font Software.

6 “Use” of the Font Software shall be deemed to occur when an individual is able to give commands (whether by keyboard or otherwise) to a Device on which the Font Software is installed, regardless of the locations of the individual, the Device, or the Font Software.

7 “User” shall mean an individual giving commands (whether by keyboard or otherwise) to a Device on which the Font Software is installed, regardless of the locations of the individual, the Device, or the Font Software. Users do not need to be members of the Licensee’s organization or household, and may be members of the public.

8 “Licensed Unit” shall mean the number of simultaneous Users permitted by the Licence. If the Licensee intends that Devices on which the Font Software is installed should be simultaneously used by more Users than permitted by the Licensed Unit, the Licensee should purchase an additional Licensed Unit of the correct size to cover the shortfall. The Licensed Unit is specified in your invoice, receipt, or licence extension.

9 “Derivative Work” shall mean data based upon or derived from the Font Software, or any portion of the Font Software, in any form in which such data may be recast, transformed, or adapted, including, but not limited to, data in any format into which Font Software may be converted.

10 “Digital Product” shall mean an electronic document or data file created by Use of the Font Software which is offered for distribution outside of the Licensee’s organization or household. By way of illustration and not by way of limitation, an electronic book, electronic magazine, or computer game shall all be considered Digital Products. A separate App, Webfont or Redistribution licence is required to use Schriftlabor Software in Digital Products. A document distributed in connection with a commercial transaction in which the consideration is unrelated to such

document, for example, a business letter, a ticket for an event, an invoice, or a receipt shall not be considered a Digital Product.

11 The Licensee is hereby granted a non-exclusive, non-assignable, non-transferable (except as expressly permitted in section 18) licence to Use the Font Software subject to all of the terms and conditions of the EULA. The Licensee has no rights to the Font Software other than as expressly set forth in the EULA. Licensee agrees that Schriftlabor and/or its suppliers owns all right, title and interest in and to the Font Software, its structure, organization, code, and related files, including all property rights therein such as copyright, design and trademark rights. The Licensee agrees that the Font Software, its structure, organization, code, and related files are valuable property of Schriftlabor and that any intentional Use of the Font Software not expressly permitted by the EULA constitutes infringement of copyright. All rights not expressly granted in the EULA are expressly reserved to Schriftlabor. The Licensee may not use the Font Software to electronically distribute a Digital Product without a separate licence from Schriftlabor authorizing the Licensee to do so.

12 The Licensee shall not install, access or Use the Font Software until it has paid the applicable licence fee in full, or received an invoice for the licence fee and that invoice has not yet reached its due date, or been given written authorization to Use the Font Software by Schriftlabor. The Licensee shall pay all applicable invoices in full within 30 days of each invoice's issue date. If the Licensee fails to pay any invoice when it is due, then, in addition to any other rights and remedies available, Schriftlabor may charge the Licensee interest at a rate of 9,2% above Austrian National Bank base rate from the due date to the date on which the Licensee pays in full including any interest and/or cancel the Licence, or suspend the Licence and charge the Licensee for all additional costs resulting from such suspension and any subsequent resumption.

13 The Licensee may install the Font Software on any number of Devices which are all under the ownership or exclusive control of the Licensee, or of the Licensee's direct employees. The Licensee shall ensure that the number of simultaneous Users of Devices on which the Font Software is installed does not exceed the Licensed Unit. The Licensee must take all reasonable steps to ensure that it retains exclusive custody and control over all copies of the Font Software. The Licensee must not transfer the ownership of Devices on which the Font Software is installed. Upon termination of the EULA, the Licensee must destroy all copies of the Font Software.

14 The Licensee may electronically distribute Font Software embedded in a personal or business document (that is, a document other than a "Digital Product" as defined herein) only when the Font Software embedded in such document is in a static bitmap image or an embedded electronic document, and is distributed in a secure format that permits only the viewing and printing (and not the editing, altering, enhancing, or modifying) of such static graphic image or embedded document. The Licensee may not embed Font Software in an electronic document or data file for any reason other than the Licensee's own personal or business Use.

15 The Licensee may not alter Font Software for the purpose of adding any functionality which such Font Software did not have when delivered to the Licensee by Schriftlabor. If the Font Software contains embedding bits that limit the capabilities of the Font Software, the Licensee may not change or alter the embedding bits. Font Software may not be used to create or distribute any electronic document in which the Font Software, or any part thereof, is embedded in a format that permits editing, alterations, enhancements, or modifications by the recipient of such document. If the Licensee has reason to believe that a recipient of an electronic document possesses the capability to edit, alter, enhance, or modify such electronic document even though the Licensee has distributed it in a format which does not permit such editing, alteration, enhancement, or modification, the Licensee shall not transmit such document to such a person.

16 The Licensee may take one (1) copy of the Font Software used for a particular document, or Font Software embedded in an electronic document, to a commercial printer or service bureau solely for the purpose of printing such document. The commercial printer or service bureau shall not be permitted to Use the Font Software to make changes or amendments to the document. The

Licensee shall ensure that the commercial printer or service bureau destroys all copies of the Font Software upon final delivery of the printed document.

17 The Licensee acknowledges that the typeface design and Font Software are protected by the copyright, design, and other intellectual property laws of England and Wales, by the copyright and design laws of other nations, and by international treaties. The Licensee agrees to treat the Font Software as the Licensee would any other copyrighted material, such as a book. The Licensee may not copy the Font Software, except as expressly provided herein. Any copies that the Licensee is expressly permitted to make pursuant to the EULA must contain the same copyright, trademark, and other proprietary notices that appear on or in the registered office

Schriftlabor e.U.
MMag. Rainer Erich Scheichelbauer
Esslinggasse 9/7
1010 Vienna, Austria
info@schriftlabor.at www.schriftlabor.at

Font Software. The Licensee shall not produce Derivative Works of this Font Software except for document embedding and permitted conversions as expressly set out in this Agreement. The Licensee is permitted to reverse engineer the Font Software in order to produce any compatible software product, provided that such a product is not a Derivative Work of the Font Software. The Licensee agrees to use trademarks associated with the Font Software according to accepted trademark practice, including identification of the trademark owner's name. Trademarks can only be used to identify printed output produced by the Font Software.

The use of any trademark as herein authorized does not give the Licensee any rights of ownership in that trademark and all use of any trademark shall inure to the sole benefit of Schriftlabor. The Licensee may not change any trademark or trade name designation for the Font Software.

18 The Licensee may not rent, lease, sublicense, give, lend, or further distribute the Font Software, or any copy thereof, except as expressly provided herein. The Licensee may transfer all the Licensee's rights to use the Font Software to another person or legal entity provided that the licensee notifies Schriftlabor in writing of the transferee's details within seven (7) days of the transfer, provided that the transferee accepts and agrees to be bound by all the terms and conditions of the EULA and the Licensee destroy all copies of the Font Software, including all copies stored in the memory of a hardware device, and provided the entirety of the Licensed Unit is transferred.

19 Schriftlabor makes no warranty, express or implied, that this Font Software is suitable for any specific purpose. Schriftlabor will provide the Licensee with basic technical support on the correct installation and exploitation of the Font Software in common software packages and operating systems upon request for a period of twelve (12) months from the commencement of this licence agreement. Once Font Software has been downloaded online or security seals broken on physical packaging, the software cannot be returned. Otherwise, the Licensee has a right to cancel within fourteen (14) days of completion of the contract of sale.

20 Schriftlabor, or its appointed auditor, is entitled to inspect and have access to any premises, and to any Devices, owned or operated by Licensee, at or on which this Font Software is kept or Used, for the purposes of ensuring that the Licensee is complying with the terms of this Licence. The Licensee's business information shall remain strictly confidential by Schriftlabor and their auditor, who shall be granted access to all the necessary documents to verify compliance with this and any other agreement with Schriftlabor. The inspection shall take place within the Licensee's usual business hours and after reasonable written notice. Schriftlabor shall bear the costs of the inspection. However, if, in the course of the inspection, deviations to the detriment of Schriftlabor are discovered, the Licensee shall bear the costs of the audit.

21 This EULA will be governed by the laws of Austria. For the purposes of the Sale of Goods Act 1979, Supply of Goods and Services Act 1982, and the Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013, Webfont Software is classified as computer software.

22 The EULA shall automatically terminate upon failure by the Licensee (or any authorized person or member of the Licensee's immediate household to whom the Licensee has given permission to Use the Font Software) to comply with its terms. The termination of the EULA shall not preclude Schriftlabor from suing the Licensee for damages of any breach of the EULA. The EULA may only be modified in writing signed by an authorized officer of Schriftlabor.

23 The Licensee has the rights expressly set forth in the Licence Agreement and no other. All rights in and to the Webfont Software, including unpublished rights, are reserved under the copyright laws of Austria and other jurisdictions. All rights reserved. The Licence Agreement may be enforced by Schriftlabor or by an authorized dealer acting on behalf of Schriftlabor.
Version 1.0. For licences issued from 14 July 2017.

Webfont Licence Agreement

We recommend that the Licensee prints this Webfont Licence Agreement for further reference. This Schriftlabor Webfont Licence Agreement ("Licence Agreement") becomes a binding contract between the Licensee and Schriftlabor when the Licensee commences a Webfont Software download, or if the Licensee is acquiring Webfont Software on a permanent medium, when the Licensee opens the package in which the software is contained. If the Licensee does not wish to be bound by the Licence Agreement, the Licensee cannot access, use, or download the Webfont Software. Please read all of the Licence Agreement before agreeing to be bound by its terms and conditions.

The Licensee hereby agrees to the following:

1. The Licensee is bound by this Licence Agreement and acknowledges that all use of the Webfont Software (as defined herein) supplied by Schriftlabor is governed by the Licence Agreement.

2. "Schriftlabor" shall mean MMag. Rainer Erich Scheichelbauer, its successors and assignees, its parent and affiliated corporations, its authorized distributors, and any third party which has licensed to Schriftlabor any or all of the components of the Webfont Software supplied to the Licensee.

3. "Licensee" shall mean the individual, company, corporation, or other organization subject to this Webfont Licence Agreement due to their installation or use of Schriftlabor Webfont Software.

4. "Webfont Software" shall mean the software provided by Schriftlabor which, when used on a Website, results in Devices being used to visit that Website generating typeface and typographic designs and ornaments for display to the Website visitor. Webfont Software includes upgrades, updates, related files, permitted copies, permitted conversions, and related documentation.

5. "Device" shall mean a hardware, software, or firmware component to which an individual is able to give commands (whether by keyboard or otherwise), regardless of the locations of the individual, the Device, the Webserver, or the Webfont Software.

6. "Webserver" shall mean a hardware and/or software component which serves Website content to Website visitors.

7. "Website" shall mean a collection of webpages, images, videos or other digital assets which are hosted on one or more Webservers, accessed from a common root Uniform Resource Identifier (URI).

8. "Domain Name" shall mean an internet DNS name, the ownership of which is registered with the appropriate IANA-recognized gTLD or ccTLD registrar to a single entity, including any sub-domain of that DNS name also wholly under that entity's control.

9. "Licensed Unit" shall mean the number of Domain Names permitted by the Licence. If the Licensee intends that the Webfont Software is used by Websites where more Domain Names are in use than permitted by the Licensed Unit, the Licensee should purchase an additional Licensed Unit of the correct size to cover the shortfall. The Licensed Unit is specified in your invoice, receipt, or licence extension.

10. "Derivative Work" shall mean data based upon or derived from the Webfont Software, or any portion of the Webfont Software, in any form in which such data may be recast, transformed, or adapted, including, but not limited to, data in any format into which Webfont Software may be converted.

11. The Licensee is hereby granted a non-exclusive, non-assignable, non-transferable (except as expressly permitted in section 20) licence to use the Webfont Software subject to all of the terms and conditions of the Licence Agreement. The Licensee has no rights to the Webfont Software

other than as expressly set forth in the Licence Agreement. Licensee agrees that Schriftlabor and/or its suppliers owns all right, title and interest in and to the Font Software, its structure, organization, code, and related files, including all property rights therein such as copyright, design and trademark rights. The Licensee agrees that the Webfont Software, its structure, organization, code, and related files are valuable property of Schriftlabor.

Schriftlabor
MMag. Rainer Erich Scheichelbauer
Esslinggasse 9/7
1010 Vienna, Austria
info@schriftlabor.at www.schriftlabor.at

any intentional use of the Webfont Software not expressly permitted by the Licence Agreement constitutes infringement of copyright. All rights not expressly granted in the Licence Agreement are expressly reserved to Schriftlabor.

12. The Licensee shall not use the Webfont Software until it has paid the applicable licence fee in full, or received an invoice for the licence fee and that invoice has not yet reached its due date, or been given written authorization to use the Webfont Software by Schriftlabor. The Licensee shall pay all applicable invoices in full within 30 days of each invoice's issue date. If the Licensee fails to pay any invoice when it is due, then, in addition to any other rights and remedies available, Schriftlabor may charge the Licensee interest at a rate of 9,2% above Austrian National Bank base rate from the due date to the date on which the Licensee pays in full including any interest and/or cancel the Licence, or suspend the Licence and charge the Licensee for all additional costs resulting from such suspension and any subsequent resumption.

13. The Licensee may install the Webfont Software on any number of Webservers which are all under the exclusive control of the Licensee. The Licensee is responsible for ensuring that the Domain Names of all Websites which use the Webfont Software are owned by and under the exclusive control of the Licensee. The Licensee is responsible for ensuring that the Domain Names of all Websites which use the Webfont Software are included within the Licensed Unit. The Licensee must take all reasonable steps to ensure that it retains exclusive custody and control over all copies of the Webfont Software. The Licensee must not transfer the ownership of Webservers on which the Webfont Software is installed. Upon termination of the Licence Agreement, or expiry of the Licence, the Licensee must destroy all copies of the Webfont Software.

14. The Licensee may use the Webfont Software only through the CSS @font-face linking mechanism. All other font linking and exploitation technologies are expressly forbidden.

15. The Licensee may not install or link to a Derivative Work of the Webfont Software, or to any version of the Webfont Software not supplied Schriftlabor. This Licence Agreement does not grant the Licensee the right to install onto a Webserver files provided by Schriftlabor under other Licence Agreements.

16. The Licensee is responsible for ensuring that the Webfont Software can be used only on Websites with Domain Names covered by the Licensed Unit, and cannot be used by any other Website. This includes, but is not limited to, installing adequate technical protection measures that restrict the use of and/or access to the Webfont Software, for example access control mechanisms for cross-origin resource sharing, and by restricting access to Domain Names covered by the Licensed Unit. Failure to adequately protect the Webfont Software against use on other Websites shall be considered a failure to comply with this Agreement.

17. The Licensee may not alter the Webfont Software for the purpose of adding any functionality which the Webfont Software did not have when delivered to the Licensee by Schriftlabor. If the Webfont Software contains embedding bits that limit the capabilities of the Webfont Software, the Licensee may not change or alter the embedding bits.

18. The Licensee acknowledges that the typeface design and Webfont Software are protected by the copyright, design, and other intellectual property laws of Austria, by the copyright and design laws of other nations, and by international treaties. The Licensee agrees to treat the Webfont Software as the Licensee would any other copyrighted material, such as a book. The Licensee may not copy the Webfont Software, except as expressly provided herein. Any copies that the Licensee is expressly permitted to make pursuant to the Licence Agreement must contain the same copyright, trademark, and other proprietary notices that appear on or in the Webfont Software. The Licensee shall not produce Derivative Works of this Webfont Software. The Licensee is permitted to reverse engineer the Webfont Software in order to produce any compatible software product, provided that such a product is not a Derivative Work of the Webfont Software.

19. Where the Licensee identifies the Webfont Software to visitors of a Website it shall do so only by the Webfont Software's original name and in accordance with accepted trademark practice, including identification of the trademark owner. Where a Website has a font selection mechanism, the Licensee must ensure that the user interface of that font selection mechanism displays the Webfont Software's original name only and cites the source of the Webfont Software. The Licensee may only use the Webfont Software's original name to identify use of the Webfont Software which effects a faithful reproduction of the underlying font and which is of a quality sufficient to meet industry typographic quality standards. The use of any trademark as herein authorized does not give the Licensee any rights of ownership in that trademark.

Schriftlabor
MMag. Rainer Erich Scheichelbauer
Malzgasse 14/21
1020 Vienna, Austria
info@schriftlabor.at www.schriftlabor.at

shall inure to the sole benefit of Schriftlabor. The Licensee may not change any trademark or trade name designation for the Webfont Software.

20. The Licensee may not rent, lease, sublicense, give, lend, or further distribute the Webfont Software, or any copy thereof, except as expressly provided herein. The Licensee may transfer all the Licensee's rights under this Licence Agreement to another person or legal entity provided that the licensee notifies Schriftlabor in writing of the transferee's details within seven (7) days of the transfer, provided that the transferee accepts and agrees to be bound by all the terms and conditions of the Licence Agreement and the Licensee destroy all copies of the Webfont Software, including all copies stored in the memory of a Device, and provided the entirety of the Licensed Unit is transferred.

21. Schriftlabor makes no warranty, express or implied, that this Webfont Software is suitable for any specific purpose. Schriftlabor will provide the Licensee with basic technical support on the correct installation and exploitation of the Webfont Software upon request for a period of twelve (12) months from the commencement of this licence agreement. Once Webfont Software has been downloaded online or security seals broken on physical packaging, the software cannot be returned. Otherwise, the Licensee has a right to cancel within fourteen (14) days of completion of the contract of sale.

22. Schriftlabor, or its appointed auditor, is entitled to inspect and have access to any premises, and to any Devices, owned or operated by Licensee, at or on which this Webfont Software is kept or used, for the purposes of ensuring that the Licensee is complying with the terms of this Licence. The Licensee's business information shall remain strictly confidential by Schriftlabor and their auditor, who shall be granted access to all the necessary documents to verify compliance with this and any other agreement with Schriftlabor. The inspection shall take place within the Licensee's usual business hours and after reasonable written notice. Schriftlabor shall bear the costs of the

inspection. However, if, in the course of the inspection, deviations to the detriment of Schriftlabor are discovered, the Licensee shall bear the costs of the audit.

23. This Licence Agreement will be governed by the laws of Austria. For the purposes of the Sale of Goods Act 1979, Supply of Goods and Services Act 1982, and the Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013, Webfont Software is classified as computer software.

24. The Licence Agreement shall automatically terminate upon failure by the Licensee to comply with its terms. The termination of the Licence Agreement shall not preclude Schriftlabor from suing the Licensee for damages of any breach of the Licence Agreement. The Licence Agreement may only be modified in writing signed by an authorized officer of Schriftlabor.

25. The Licensee has the rights expressly set forth in the Licence Agreement and no other. All rights in and to the Webfont Software, including unpublished rights, are reserved under the copyright laws of Austria and other jurisdictions. All rights reserved. The Licence Agreement may be enforced by Schriftlabor or by an authorized dealer acting on behalf of Schriftlabor.