

## End User License Agreement for Just Another Foundry Desktop fonts

This End User License Agreement (hereinafter "Agreement") is a legal agreement between you, or, if you represent a legal entity, that legal entity (hereinafter "You") and Just Another Foundry GmbH (hereinafter "JAF"), and is applicable to the Font Software (as defined below) that is accompanied by this Agreement or for which You are about to purchase a license.

By downloading or installing the Font Software You agree to be bound by the terms of this Agreement. If You do not agree to the terms of this Agreement, do not download, install, or use the Font Software.

### 1. Definitions

1.1. "Font Software" means coded software that is accompanied by this Agreement or for which You are about to purchase a license and which generates typeface designs when used with the appropriate hard- and software plus any and all other data including documentation provided with such software.

1.2. "Licensed Unit" means an installation of the Font Software that allows up to five (5) concurrent users to use it at a single geographic location. Your invoice may specify a different number of allowed concurrent users, in which case the number given on the invoice applies instead. A single geographic location is in particular the site of Your place of business. The geographic restriction does not apply to portable computers if they are owned by You.

### 2. Grant of License and Restrictions

2.1. Number of Users. JAF grants You a non-exclusive license to use the Font Software in a Licensed Unit for Your own personal or business purposes according to the terms of this Agreement. If the number of users who use the Font Software exceeds those set forth in the definition of Licensed Unit above, then You must request from JAF or its authorized distributors an appropriate license covering all users. An additional fee will be charged for this license extension.

2.2. Embedding. You may embed the Font Software in documents, applications or devices either as a rasterized representation of the Font Software (e. g., a GIF or JPEG) or as a subset of the Font Software as long as the document, application or device is distributed in a secure format that permits only the viewing and printing but not the editing of the text. You need an additional license from JAF or its distributors (i) for the use of the Font Software in documents, applications or devices permitting editing of the text, if such documents, applications or devices shall be

distributed to third parties or (ii) if the Font Software is embedded neither as a subset nor as a rasterized representation.

2.3. Back-up. You may make back-up copies of the Font Software for archival purposes only, and only provided that You retain exclusive custody and control over such copies.

2.4. Service Bureaus. You may take a digitized copy of the Font Software used in a particular document to a commercial printer or service bureau for outputting this particular document (this document must not be edited by the printer or service bureau). In the event of any modifications to the document or use of the Font Software for other purposes, the printer or service bureau must purchase its own Font Software licenses.

2.5. Copying. Except as granted in 2.2. to 2.4, You may not copy the Font Software or allow third parties to copy the Font Software. Any (allowed) copy of the Font Software must contain the same copyright, trademark, and other proprietary information as the original.

2.6. Modifications. Except as granted in 2.2, You may not modify, adapt, translate, reverse engineer, decompile, disassemble, alter, or attempt to discover the source code of the Font Software. If You want to make modifications to the Font Software, You must obtain the prior written consent of JAF.

### 3. Ownership

The Font Software, and all copies thereof, is protected by the United States Copyright Law, by the copyright and design laws of other nations, and by international treaties. Any copyright, trademark and other rights belong exclusively to JAF or the designers. You do not gain the ownership of the Font Software or any part hereof under this Agreement. The structure, organization, and the code of the Font Software are trade secrets of JAF or the designers, and You agree to treat them as such.

### 4. Transfer of License

Except as expressly provided herein, You may not give, rent or lease the Font Software or parts of it to third parties. You may transfer all Your rights to use the Font Software and documentation to another person or legal entity provided that (i) the transferee accepts and agrees in writing (with copy to JAF) to be bound by all the terms and conditions of this Agreement, and (ii) You destroy all copies of the Font Software and documentation, including all copies stored in the memory of a hardware device. Without limiting the generality of the foregoing, You agree that You will not distribute or disseminate all or any part of the Font Software through any online service.

## 5. Limitation of Liability

If the Font Software does not perform substantially in accordance with the pertaining documentation, the entire and exclusive liability of JAF shall be limited to either, at JAF's option, the replacement of the Font Software or the refund of the license fee You paid for the Font Software. JAF and its suppliers do not warrant the performance or results You may obtain by using the Font Software. JAF 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 JAF or its suppliers be liable to You for any consequential, incidental or special damages, including any lost profits or lost savings, even if a JAF representative has been advised of the possibility of such damages, or for any claim by any third party. This warranty disclaimer does not affect any claims You might have against Your retailer.

## 6. Termination

JAF has the right to terminate Your license immediately if You fail to comply with any term of this Agreement. Upon termination, You must destroy the original and any copies of the Font Software and documentation.

## 7. General Provisions

You agree to inform all users who have legitimate access to the Font Software about the content of this Agreement and to make sure that they comply with the terms of this Agreement.

This Agreement may only be modified in writing signed by an authorized officer of JAF. If any part of this Agreement is found void and unenforceable, it will not affect the validity of the balance of the Agreement, which shall remain valid and enforceable according to its terms.

## 8. Governing Law

This Agreement will be governed by the laws of Germany. This Agreement will not be governed by the United Nations Convention of Contracts for the International Sale of Goods, the application of which is expressly excluded.

—

Just Another Foundry GmbH  
Auweg 10g  
85748 Garching  
Germany

February 2019

## End User License Agreement for Just Another Foundry Web fonts

This End User License Agreement (hereinafter "Agreement") is a legal agreement between you, or, if you represent a legal entity, that legal entity (hereinafter "You") and Just Another Foundry GmbH (hereinafter "JAF"), and is applicable to the Font Software (as defined below) that is accompanied by this Agreement or for which You are about to purchase a license.

By downloading or installing the Font Software You agree to be bound by the terms of this Agreement. If You do not agree to the terms of this Agreement, do not download, install, or use the Font Software.

### 1. Definitions

1.1. "Font Software" means coded software that is accompanied by this Agreement or for which You are about to purchase a license and which generates typeface designs when used with the appropriate hard- and software plus any and all other data including documentation provided with such software.

1.2. "Licensed Unit" means installations of the Font Software that allow the design of Your Website which have – based on any six consecutive calendar months – not more than the overall monthly average of Pageviews stated on Your invoice for the purchase of the Font Software. If Your Website averages (based on a period of six consecutive calendar months) at any given time in the future more than the licensed number of Pageviews per month, You must purchase an extended license from JAF.

1.3. "Use" means to design a Website with the typeface embodied in the Font Software and to make accessible the Font Software together with the Website on a web server in order to enable a web browser to render the content of such a Website using the respective Font Software. Use does not include the behaviour set forth in Clause 2.2. below.

1.4. "Website" as used here is a collection of web pages located on the domain or domains specified on Your invoice. Any asterisks (\*) in the specified domain are to be considered wildcards and may represent any additional characters, thereby allowing You to Use the Font Software for all domains that match the domain pattern specified on Your invoice. For the avoidance of doubt, the domain under which the web pages are publicly accessible is decisive; the location of the Font Software is not relevant. This means that You are allowed to host the Font Software under any domain to use them on your Website. However, You are not allowed to use the Font Software for pages on other domains even if the Font Software itself is located on the specified domain.

1.5. "Pageview" is each request to load a single page of Your Website. Pages that are not using any of the Font Software are to be ignored when determining the number of monthly Pageviews of Your Website. Pageviews – also referred to as page impressions or page requests – must be recorded by a commonly accepted or recognized performance tracking system. JAF reserves the right to request written copies of Your average Pageview reporting statistics.

### 2. Grant of License and Restrictions

2.1. Grant of License. JAF grants You a non-exclusive license to Use the Font Software in a Licensed Unit for Your own personal or business purposes according to the terms of this Agreement. If the average number of Pageviews under which the Font Software is Used exceeds the amount set forth in the Licensed Unit, then You must request from JAF or its authorized distributors an appropriate license extension covering all Pageviews; an additional fee will be charged for this license extension.

2.2. Restriction of Use. You are not allowed to copy, distribute or make the Font Software available to third parties so that they can use it for their purposes or for purposes other than the display of Your Website. In particular (but not limited to), You are not allowed (i) to disseminate or make available the Font Software or parts of it through any online service or a file sharing platform or (ii) to sublicense the Font Software to third parties so that they can style pages available under their domain.

2.3. No Embedding. You may not embed the Font Software in any documents (e. g. pdf documents), applications or devices other than the Website. You may not use the Font Software for other services that are rendering the fonts, e. g. pre-press, plotting, exposing, etc. If You wish to use the Font Software for such purposes, You must obtain a separate pre-press font license from JAF or its authorized distributors.

2.4. Back-up. You may make back-up copies of the Font Software for archival purposes only, and only provided that You retain exclusive custody and control over such copies. Any back-up copy of the Font Software must contain the same copyright, trademark, and other proprietary information as the original.

2.5. Modifications. Except as expressly provided for in this Clause 2 and the Definition of Use, You may not modify, adapt, translate, reverse engineer, decompile, disassemble, alter, or attempt to discover the source code of the Font Software. If You want to make modifications to the Font Software, You must obtain the prior written consent of JAF.

### 3. Ownership

The Font Software, and all copies thereof, is protected by the United States Copyright Law, by the copyright and design laws of other nations, and by international treaties. Any copyright, trademark and other rights belong exclusively to JAF or the designers. You do not gain the ownership of the Font Software or any part hereof under this Agreement. The structure, organization, and the code of the Font Software are trade secrets of JAF or the designers, and You agree to treat them as such.

### 4. Transfer of License

Except as expressly provided herein, You may not give, rent or lease the Font Software or parts of it to third parties. You may transfer all Your rights to use the Font Software and documentation to another person or legal entity provided that (i) the transferee accepts and agrees in writing (with copy to JAF) to be bound by all the terms and conditions of this Agreement, including (but not limited to) the domain restrictions set forth in Clause 1.4, and (ii) You destroy all copies of the Font Software and documentation, including all copies stored in the memory of a hardware device. Without limiting the generality of the foregoing, You agree that You will not distribute or disseminate all or any part of the Font Software through any online service.

### 5. Limitation of Liability

If the Font Software does not perform substantially in accordance with the pertaining documentation, the entire and exclusive liability of JAF shall be limited to either, at JAF's option, the replacement of the Font Software or the refund of the license fee You paid for the Font Software. JAF and its suppliers do not warrant the performance or results You may obtain by using the Font Software. JAF 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 JAF or its suppliers be liable to You for any consequential, incidental or special damages, including any lost profits or lost savings, even if a JAF representative has been advised of the possibility of such damages, or for any claim by any third party. This warranty disclaimer does not affect any claims You might have against Your retailer.

### 6. Termination

JAF has the right to terminate Your license immediately if You fail to comply with any term of this Agreement. Upon termination, You must destroy the original and any copies of the Font Software and documentation.

### 7. General Provisions

You agree to inform all users who have legitimate access to the Font Software about the content of this Agreement and to make sure that they comply with the terms of this Agreement.

This Agreement may only be modified in writing signed by an authorized officer of JAF. If any part of this Agreement is found void and unenforceable, it will not affect the validity of the balance of the Agreement, which shall remain valid and enforceable according to its terms.

### 8. Governing Law

This Agreement will be governed by the laws of Germany. This Agreement will not be governed by the United Nations Convention of Contracts for the International Sale of Goods, the application of which is expressly excluded.

—

Just Another Foundry GmbH  
Auweg 10g  
85748 Garching  
Germany

February 2019

## End User License Agreement for Just Another Foundry App fonts

This End User License Agreement (hereinafter "Agreement") is a legal agreement between you, or, if you represent a legal entity, that legal entity (hereinafter "You") and Just Another Foundry GmbH (hereinafter "JAF"), and is applicable to the Font Software (as defined below) that is accompanied by this Agreement or for which You are about to purchase a license.

By downloading or installing the Font Software You agree to be bound by the terms of this Agreement. If You do not agree to the terms of this Agreement, do not download, install, or use the Font Software.

### 1. Definitions

1.1. "Font Software" means coded software that is accompanied by this Agreement or for which You are about to purchase a license and which generates typeface designs when used with the appropriate hard- and software plus any and all other data including documentation provided with such software.

1.2. "License Duration" means the period of time during which this Agreement is valid. It is stated on Your invoice for the purchase of this license.

### 2. Grant of License

2.1. Embedding. You may embed the Font Software in documents or client-side applications for viewing and editing. The Font Software may only be accessed within the document or application. The Font Software must not be used by the application to export documents. If You wish to use the Font Software for such purposes, contact JAF. You may distribute documents or applications with the embedded Font Software to third parties.

2.2. Back-up. You may make back-up copies of the Font Software for archival purposes only, and only provided that You retain exclusive custody and control over such copies.

2.3. Copying. Except as granted in 2.2. and 2.3., You may not copy the Font Software or allow third parties to copy the Font Software. Any (allowed) copy of the Font Software must contain the same copyright, trademark, and other proprietary information as the original.

2.4. Modifications. Except as granted in 2.1., You may not modify, adapt, translate, reverse engineer, decompile, disassemble, alter, or attempt to discover the source code of the Font Software. If You want to make modifications to the Font Software, You must obtain the prior written consent of JAF.

### 3. Ownership

The Font Software, and all copies thereof, is protected by the United States Copyright Law, by the copyright and design laws of other nations, and by international treaties. Any copyright, trademark and other rights belong exclusively to JAF or the designers. You do not gain the ownership of the Font Software or any part hereof under this Agreement. The structure, organization, and the code of the Font Software are trade secrets of JAF or the designers, and You agree to treat them as such.

### 4. Transfer of License

Except as expressly provided herein, You may not give, rent or lease the Font Software or parts of it to third parties. You may transfer all Your rights to use the Font Software and documentation to another person or legal entity provided that (i) the transferee accepts and agrees in writing (with copy to JAF) to be bound by all the terms and conditions of this Agreement, and (ii) You destroy all copies of the Font Software and documentation, including all copies stored in the memory of a hardware device. Without limiting the generality of the foregoing, You agree that You will not distribute or disseminate all or any part of the Font Software through any online service.

### 5. Limitation of Liability

If the Font Software does not perform substantially in accordance with the pertaining documentation, the entire and exclusive liability of JAF shall be limited to either, at JAF's option, the replacement of the Font Software or the refund of the license fee You paid for the Font Software. JAF and its suppliers do not warrant the performance or results You may obtain by using the Font Software. JAF 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 JAF or its suppliers be liable to You for any consequential, incidental or special damages, including any lost profits or lost savings, even if a JAF representative has been advised of the possibility of such damages, or for any claim by any third party. This warranty disclaimer does not affect any claims You might have against Your retailer.

### 6. Termination

JAF has the right to terminate Your license immediately if You fail to comply with any term of this Agreement. Upon termination, You must destroy the original and any copies of the Font Software and documentation.

## 7. General Provisions

You agree to inform all users who have legitimate access to the Font Software about the content of this Agreement and to make sure that they comply with the terms of this Agreement.

This Agreement may only be modified in writing signed by an authorized officer of JAF. If any part of this Agreement is found void and unenforceable, it will not affect the validity of the balance of the Agreement, which shall remain valid and enforceable according to its terms.

## 8. Governing Law

This Agreement will be governed by the laws of Germany. This Agreement will not be governed by the United Nations Convention of Contracts for the International Sale of Goods, the application of which is expressly excluded.

—

Just Another Foundry GmbH  
Auweg 10g  
85748 Garching  
Germany

February 2019