This end user License Agreement (hereinafter "Agreement") is a legal agreement between you, or, if you represent a legal entity, that legal entity (hereinafter "the user") and Huerta Tipográfica (hereinafter "HT"), and is applicable to the Font Software that is accompanied by this Agreement or that you have ordered online. By downloading the Font Software or opening the

package, you agree to be bound by the terms of this Agreement. If the user does not agree to the terms of this Agreement, do not purchase, download, install, or use the Font Software.

# **COPYRIGHT, LICENSE & USAGE RIGHTS**

1. The user knows and accepts that the digital files provided to the user contain font software that is the intellectual property of HT, who is the legitimate titular of the patrimonial rights, such as the rights of reproduction, distribution, transformation and public communication.

2. The user has not purchased the property of the font software, but rather a license to use it by the terms and conditions of this agreement. In exchange for the license fee, HT grants the user only the non-exclusive, nontransferable right to use the font software.

3. The user may install and utilize the font software on up to 5 (five) devices. A device may be, but is not limited to, a printer, video display terminal, cpu, portable computer (laptop), mobile phone, workstation or any device where the font software is rasterized or display of the font software is generated from font software outlines.

4. The user is not authorized to rent, sell, lend, lease, share or give away the font software to another person or entity. Sublicensing is not allowed. Unauthorized copying of the font software, even if modified, merged, or included with other software, is expressly forbidden. The user may be held legally responsible for any infringement of HT's intellectual property rights that is caused or encouraged by the user's failure to abide by the terms of this agreement. The user may copy this agreement as necessary to ensure distribution to all persons who have access to the font software and to make sure that they comply with the terms of this agreement.

5. Backup additional copies of the font software are only allowed for exclusive archival purposes, provided the user retains exclusive care and control over such copies. The copyright and trademark notices must be reproduced in their entirety on the backup copy.

#### PRINTING

6. The user 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 may be edited by the printer or service bureau). In the event of use of the Font Software for other purposes, the printer or service bureau must purchase its own Font Software licenses. The user is responsible for securing this data and making sure that unlicensed copies do not leave his/her possession.

## **EMBEDDING**

7. The user may embed the Font Software in documents either as a rasterized representation of the Font Software or as a subset of the Font Software as long as the document is distributed in a secure format that itself is not a Commercial Product. You may embed the Font Software in websites using common formats such as sIFR, Cufon. You need to obtain a separate license to use @font-face. Also you need an additional license from HT or its Distributors for embedding the Font Software in a Commercial Product.

8. Embedding of font software into documents (such as pdf) is only permitted in a secured print/read-only mode. Editing or modifying content is not allowed, except in the case of corporate documents being modified on licensed devices. The user must ensure that recipients of such documents or internet pages cannot extract the font software or use the embedded font software for editing purposes or for the creation of new documents.

## **MODIFICATION**

9. Modifying font software is allowed, but HT must be informed and provide prior authorization. Any modified font software is considered as derivative work and the use of derivative work is subject to the terms and conditions of this agreement.

10. Under explicit authorization, derivative work may be utilized instead of the original font software on the licensed devices. Derivative work must keep the original names, copyright and trademarks notices in their entirety. However, under no circumstances may the resulting work be for resale or further distribution. HT is responsible for technical support of the original fonts only, and is not responsible for the font software modified by the user or third parties.

### UPDATES

11. HT may, from time to time, update the font software. An upgrade pricing may apply.

# WARRANTY AND LIMITATION OF LIABILITY

12. Damaged or defective font software will be replaced or reimbursed when accompanied by the valid sales receipt and the user license number within 30 (thirty) day period after purchasing.

13. The software and any other accompanying written or electronic materials are provided "as is" without warranty of any kind, expressed or implied, and HT specifically disclaims the warranties of fitness for a particular purpose and merchantability. In addition, HT does not make any representations regarding the use or the results of the use of the font software or the accompanying written or electronic materials in terms of correctness, accuracy, reliability, or otherwise.

14. The entire risk as to the quality and performance of the font software rests upon the user. HT does not warrant that the functions contained in the font software will meet the user's requirements or that the operation of the font software will be uninterrupted or error free, or that defects will be corrected.

15. HT shall not be liable for any direct, indirect, consequential, or incidental damages (including damages from loss of business profits, business interruption, loss of business information, and the like) arising out of the use of or inability to use the font software even if HT has been advised of the possibility of such damages. HT's liability to the user shall in no event exceed the replacement cost of the font software.

16. Some jurisdictions do not allow the exclusion or limitation of incidental, consequential, special damages, or implied warranties. Any implied warranty or condition created by law is only effective for the 30 (thirty) day warranty period. There are no warranties or conditions of any kind after the 30 (thirty) day warranty period. The exclusions noted above may not apply to the user. Otherwise, and to the extent permissible by law, the user agrees that all implied warranties are not effective for more than 30 (thirty) days or the shortest period of time allowed by law.

## **GOVERNING LAW**

17. This agreement will be governed by the laws in force in the Argentina.

#### **FINAL PROVISIONS**

18. This agreement is effective until terminated. HT may terminate this agreement for any breach of this agreement by the user upon 30 (thirty) days written notice to the user. The written notice shall identify the alleged breach(es) by the user and request a cure. If the user fails to cure the breach(es) within the 30 (thirty) day period, this agreement shall automatically terminate. Upon termination of this agreement for any reason, the user must destroy the written and electronic materials, the font software, and all copies of them, in part and in whole, including modified copies, if any. The user shall also certify to HT that all copies of the font software have been destroyed. In the event of bankruptcy on the part of the user, this agreement shall automatically terminate.

19. The spanish version of this agreement will be the version used when interpreting or construing this agreement. A copy of the spanish version of the agreement can be obtained by writing to info@huertatipografica.com.ar

20. If any provision of this agreement is declared by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions of this agreement shall continue in full force and effect.