IMPORTANT. PLEASE READ CAREFULLY. This Desktop End User License Agreement (hereinafter, “EULA”, “License”, “Agreement” or “License Agreement”) is a legal agreement between you and Sociedad de Diseño Vergara, Hernández y Hernández Latinotype Ltda d/b/a LATINOTYPE (Tax RUT 76.174.455-0) for the use of the Font Software associated with this License Agreement. By downloading the Font Software or installing, copying, accessing, or otherwise using the Font Software, you agree to be bound by this Agreement. If you do not agree to the terms of this Agreement, do not download, install or use the Font Software.

1. Definitions. “Font Software” is digital software that generates typeface and/or the designs embodied therein when used with computers and other software (hereinafter “Font Software” or “Font[s]”). “Licensed Party” is defined as an individual or company purchasing this License as one (1) person using one (1) personal computer owned by such individual or company. “Broadcast” is defined as use of the Font Software as the digital text-based showings embodied in or overlaid on the display of content on a television or device screen or monitor in the display of content and/or as captioning displayed via television, cable television, streaming by means of the internet by means now known or as may be developed in the future.

2. Grant of License. Upon payment in full, Latinotype will grant you a non-exclusive, terminable License to use the Font Software and the designs embodied therein together with any accompanying documentation, each in accordance with the terms and conditions of this Agreement. You are permitted to install and utilize the Font Software as a publication resource within the broadcast types listed in this License. This Agreement permits the use of the Font Software to display the designs embodied therein by means of Chyron or similar devices or other methods and interfaces to use the Font Software in broadcast transmission either on a real-time or delayed basis.

3. One Back-Up. You are permitted to make one (1) back-up copy of the Font Software for archival purposes only. Unauthorized sharing, lending, renting, sale, or other unauthorized use or misuse of the original Font Software and/or the back-up copy is a material breach of this Agreement and will result in immediate termination of this License.

4. Use by Third Parties. If you are a design consultancy, production agency, advertising agency, or purchasing this License for use by your client, you need to also purchase a license appropriate for your client’s needs. Specifically, if your client will need copies of the Font Software and use copies of the Font Software, separate from your own uses, your client must also purchase a license for their own uses.

5. No Modification or Customization. You are not permitted to alter the Font Software in any manner whatsoever. You are not authorized to make, or hire others to make, custom or derivative versions of the Font Software. You are not permitted, by way of example not limitation, to decompile, reverse engineer, disassemble, modify, alter or change the software or any associated embedding bits. You hereby acknowledge that the unauthorized modification or customization of the Font Software shall be an infringement of Latinotype’s rights, causing significant monetary harm. If you are interested in utilizing a customized Font, contact Latinotype for more information.

6. Exclusive Ownership. Latinotype, its successors and assigns retain all right and title to their respective software, trademarks, copyrights and the designs embodied in the Font Software. You agree not to copy the Font Software or create derivative works based upon the Font Software and/or the design embodied in the Font Software. You hereby agree that this term is contractual in nature and that the unauthorized use...
of the design of the Font and/or the Font Software shall be an infringement of Latinotype’s rights, causing irreparable harm and significant monetary damages which cannot be readily estimated. You further agree that Latinotype shall be entitled, without the obligation of bond, to seek injunctive relief to prevent such harm.

7. Special Upgrades. Except as permitted for Broadcast purposes herein, all commercial for-profit usage requires a Special Font License upgrade and is available for the following scenarios: Web Servers, Web to Print technologies, Webfonts, editable PDFs, PDF editing software (such as uPDF), PowerPoint, Flash, Silverlight or other non-static files or situations where the Font Software is embedded or subset into electronic documents that permits editing, selecting, enhancing or other modification of the text. If not licensed under this Agreement, a Special Font License is also required for ePublishing, ePub, eBooks, eZines, conversion into any kind of Scalable Vector Graphics (SVG) and unless otherwise licensed under this License, bitmap fonts, digital news media, subscription services, phones, mobile devices, pagers, MOBI, AZW, OEM Licensing, motion pictures, videos, DVR menus, movie trailers and credits, incorporating the Font Software into your hardware unless licensed under this Agreement, software or any other products, such as application programs, interfaces, EPOS, WEPOS, POSReady, operating systems, electronics, kiosks, LED displays or similar mediums, automotive displays, signage, alphabet products, scrapbook products or software, adhesive or rub on lettering, embroidery machines, plotters, printers, commercial merchandising and goods for sale, (such as clothing apparel and accessories), physical goods, unique branding situations, and any and all other unique or new applications or future technologies, irrespective of operating systems or platforms. Using Latinotype software without the appropriate license is expressly prohibited. All Special Font Licensing can only be approved, issued and administered directly from Latinotype. If you require further information or have any questions regarding Special Font Licensing, you must contact Latinotype directly by email at info@latinotype.com.

8. Internet Use. You are permitted to use the Font Software to make GIF, JPEG, and PNG pixel-based images for use on the Internet as part of a website design provided that the image creation is not automated or animated and the images are made personally by a Licensed User and not generated by a server, and that no embedding or other transmission of the Font Software is made possible. Embedding the Font Software in Web pages is expressly prohibited. You are not permitted to use the Font Software in connection with embedded font objects or by any other means that embed the Font Software for the purposes of displaying the Fonts on the Internet or on wireless Web browsers.

9. Restrictions. Use of the Font Software in any of the following circumstances and/or applications is NOT permitted without first obtaining the appropriate special licensing from Latinotype:

   a. ALPHABET OR LETTERFORM-RELATED PRODUCTS FOR RESALE OR LETTERFORM-CREATION PRODUCTS OR DEVICES OR ON PRODUCTS FOR SALE;
   b. EMBEDDING IN SOFTWARE AND/OR IN ELECTRONIC DEVICES, ELECTRONIC BOOKS, AND FOR ALL GAMING USES AND/OR DEVICES;
   c. STORING, CACHING, SERVING OR OTHERWISE PROVIDING ACCESS TO THE FONT SOFTWARE TO THIRD PARTIES VIA THE INTERNET FOR USE OR DISPLAY ON THE INTERNET, IRRESPECTIVE OF THE FORMAT OR TECHNOLOGY USED;
   d. USE ON THE INTERNET AS WEBFONTS, EXCEPT AS EXPRESSLY PERMITTED HEREIN; AND
   e. INSTALLATION OF THE FONTS ON A SERVER FOR SERVING FONTS TO USERS.

If you wish to use the Font Software in a manner that is restricted under this License, contact Latino for information about special licensing.
10. Trademarks. All use of the trademarks associated with the Font Software inure solely to the benefit of the trademark owner. No ownership rights are granted under this License Agreement. Latinotype reserves all rights not expressly granted herein.

11. Transfer of License. You are not permitted to transfer this License without the prior written consent of Latinotype and if permission to transfer is granted you are not permitted to retain copies for yourself, lend or otherwise provide copies of the Font Software to commercial printers, broadcasters or service bureaus.

12. Warranties. Latinotype will, at its sole discretion, either replace the Font Software or refund the Licensing fee in the event the Font Software does not perform substantially in accordance with the Documentation provided that any such claim is submitted within thirty (30) days of purchase of this License. To submit a claim, you must return the Font Software to Latinotype or place of purchase together with a copy of your sales receipt and certify that no copies remain in your possession or control. You expressly acknowledge and agree that use of the Font Software is at your sole risk. The Font Software and related documentation are provided “AS IS” and, except as noted herein, is without warranty of any kind. LATINOTYPE HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESS AND IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. LATINOTYPE DOES NOT WARRANT THAT THE OPERATION OF THE FONT SOFTWARE WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT THE FONT SOFTWARE IS WITHOUT DEFECTS. THE FONT SOFTWARE IS NOT FAULT-TOLERANT AND IS NOT INTENDED AND WAS NOT DESIGNED OR MANUFACTURED FOR USE IN MANUFACTURING, NAVIGATION, AND CONTROL EQUIPMENT OR IN ANY OTHER CIRCUMSTANCES WHERE THE USE OR FAILURE OF THE FONT SOFTWARE COULD LEAD TO DEATH, PERSONAL INJURY, PROPERTY DAMAGE, PHYSICAL OR ENVIRONMENTAL DAMAGE. UNDER NO CIRCUMSTANCES SHALL LATINOTYPE BE LIABLE TO YOU OR ANY OTHER PARTY, WHETHER IN CONTRACT OR TORT (INCLUDING NEGLIGENCE) OR OTHERWISE, FOR ANY SPECIAL, CONSEQUENTIAL, OR INCIDENTAL DAMAGES, INCLUDING LOST PROFITS, SAVINGS OR BUSINESS INTERRUPTION AS A RESULT OF THE USE OF THE FONT SOFTWARE EVEN IF NOTIFIED IN ADVANCE OF SUCH POSSIBILITY. Latinotype’s liability to you shall in no event exceed the refunding of the cost of the Licensing fee or replacement of the Font Software, either at Latinotype’s sole discretion.

13. Other Law. Some jurisdictions do not allow the exclusion or limitation of incidental, consequential or special damages, or implied warranties. ANY IMPLIED WARRANTY OR CONDITION CREATED BY LAW IS ONLY EFFECTIVE FOR THE THIRTY-DAY (30-DAY) WARRANTY PERIOD OR AS OTHERWISE REQUIRED UNDER APPLICABLE LAW. THERE ARE NO WARRANTIES OR CONDITIONS OF ANY KIND AFTER THE THIRTY-DAY (30-DAY) WARRANTY PERIOD. The exclusions noted above may not apply to you. Otherwise, and to the extent permissible by law, you agree that all implied warranties are not effective for more than thirty (30) days.

14. Termination. This License Agreement is effective as of the date of full payment for the License. This License Agreement may be terminated by you at any time by destroying the Font Software together with any printed material and any copies of the Font Software. This License Agreement may be terminated without notice if you breach and/or fail to comply with any term contained herein.

15. Governing Law. This Agreement represents the entire agreement between Latinotype and Licensee. This Agreement supersedes any other Standard License Agreement which may have been included with the Font Software or previously displayed on the Latinotype or its Authorised Distributors’ web sites. This Agreement may only be modified by Latinotype in writing that expressly states that such writing is

{00027505 v.1}
intended to modify this Agreement. You expressly agree that this Agreement shall be governed, enforced and construed in accordance with the laws of Chile as they apply to contracts entered into and wholly performed therein and without regard to its conflict of law provisions or the conflict of law provisions of any other jurisdiction and you expressly agree that the courts most convenient to Latinotype for the enforcement of its rights under law and this Agreement shall have exclusive jurisdiction for any action or proceeding arising out of or related to this Agreement and you hereby waive any defenses arising out of the choice of law or forum identified herein and expressly consent to service of process by Certified Mail, return receipt requested. You agree that any breach of this Agreement shall cause irreparable harm and that such damages cannot be estimated and that Latinotype shall be entitled to seek equitable relief including, but not limited to, temporary restraining orders and preliminary injunctions, each, without the obligation of a bond. Latinotype expressly reserves any and all rights.

16. Compliance with Law and Export Restrictions. With respect to the software licensed to you under this Agreement, you agree be responsible for compliance with all laws, foreign and domestic, relating to the control of exports or the transfer of technology.

17. Severability. 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, and the invalid provision shall be replaced by Latinotype with a provision that most closely effects the intent of the invalid provision.

18. Entire Agreement. This Agreement constitutes the entire understanding between the parties and supersedes all previous agreements, promises, representations and negotiations between the parties.

19. Headings. The captions of the sections of this License Agreement are for convenience only and shall not control or affect the meaning or construction of any of the terms or provisions of this Agreement.

© Copyright, 2017. Latinotype Ltda. All Rights Reserved.