

Please read this carefully before completing the installation process and using the Trial Font Software. This Agreement contains disclaimers for warranties and of liability. With the use of the BINNENLAND Trial Font Software, you (the "End User", "Customer", "Licensee") confirm that you have read, understand and agree to be bound by the terms of this Agreement.

BINNENLAND grants you a non-exclusive, non-transferable license to use the Trial Font Software, provided that you agree to the following:

Use of Trial Font Software

1.1

BINNENLAND gives you a limited, non-exclusive, non-transferable license to install and use BINNENLAND Trial Font Software. You may install the Trial Font Software on a maximum of five (5) devices which are under your ownership or your exclusive control, or direct employees.

1.2

The Trial Font Software is strictly limited for testing, evaluation and pitching purposes, to create any number of documents, designs, presentations, or other such works for academic, speculative, or pitching purposes only. For the use of the Font Software for a public, commercial or published project, you will need the appropriate License Agreement, depending on the technology used and the scale of publication.

1.3

The sale, duplication, publication, distribution, broadcast, performance, or non-academic exhibition of any work created using the Trial Font Software shall be in breach of this License Agreement. The embedding of the BINNENLAND Trial Font Software in any documents is not allowed. Also, the embedding of the BINNENLAND Trial Font Software on Websites or in Flash documents is not allowed. Extraction of the Fonts is prohibited.

1.4

You may not modify, adapt, translate, reverse engineer, decompile, disassemble, alter or otherwise copy the BINNENLAND Trial Font Software. BINNENLAND Trial Font Software may not be sublicensed, sold, leased, rented, lent, or further distributed to another person or entity. You agree that you will not distribute any part of the software through any online service. The Licensee must take all reasonable steps to ensure that they retain exclusive custody and control over all copies of the Trial Font Software.

1.5

You shall not transfer the Trial Font Agreement issued to you, to a third party, neither partially, nor completely. This License Agreement is non-transferable.

Copyright

2.1

You agree that the Font Software and Documentation, and all copies thereof, are owned by BINNENLAND, and such structure, organization and code are the legal property of BINNENLAND. You acknowledge that the Font Software and the Documentation are protected by the laws of Switzerland.

Limited Warranty

3.1

BINNENLAND does not provide any warranty for the Font Software under this Agreement. In no event will BINNENLAND or its suppliers be liable to the Licensee for any damage.

3.2

BINNENLAND guarantees that the Font Software (which means the software itself as well as its Typefaces created by or derived from the Font Software) and use thereof in accordance with this License Agreement does not infringe upon any third party rights. BINNENLAND shall in no event be liable to the Licensee for any direct, indirect, consequential, or incidentally damaged or lost data.

3.3

You agree to indemnify BINNENLAND from any liability and against all claims for damage which may result from your breaching this License Agreement.

Term

4.1

This License is effective until terminated. BINNENLAND has the right to terminate your license immediately if you fail to comply with any of the terms of this Agreement. In addition, BINNENLAND reserves the right to claim punitive damages. Upon such termination you will destroy the original and any copies of the Font Software.

Please bear in mind that font-piracy is illegal and punishable by law!

BINNENLAND
Trial Font
End User License Agreement
Bern, Switzerland, June 2023