## Moniker

## **End User License** Agreement a.k.a EULA

Software - Gestures Basic License 1.0

> typeface software (hereinafter to be referred to as 'the Software'), you accept the terms of this agreement (hereinafter to be referred to as 'the Agreement'). This Agreement is non-exclusive and non- Restrictions of Use transferable. It allows the Licensee to use the Software for a maximum amount of twenty users and on one website with traffic not high-

This is an agreement between Moniker and

you, the purchaser and licensee as specified

in the sales receipt issued by Moniker (here-

inafter to be referred to as: 'the Licensee').

By downloading and/or installing the digital

er than forty-thousand page views per month. The company that is licensing the Software must be the end client, e.g. if the company hires a graphic designer to create a design, the Software used in this product must be licensed by the company, as the end client, not by the graphic designer.

For an additional license that exceeds the limitations of Basic License such as Subcontractor License, App License, Letter-Form Product License, Broadcast License, or any extended Basic License, please contact Moniker at shop@studiomoniker.com.

If you are a student and you wish to use the Software as a part of your student project, please feel free to get in touch. By using the Software, the student Licensee agrees that the provided Software will be used solely for third party to do so. student projects and the use complies with Student License. Using the Software outside a student project, such as a private project or commercial project is forbidden and the student Licensee will be held responsible for any breach of Agreement.

Intellectual Property Rights

By using the Software, the Licensee agrees that he/she is granted no intellectual property rights in any form to the Software. Moniker is the creator and sole owner of all intellectual property rights to the Software and to all of its copies.

The Licensee shall be aware that the Software is protected by Dutch law and the Licensee will be held responsible for any unauthorised modification or distribution. All rights not specifically outlined in this Agreement are prop erty of Moniker.

The Licensee agrees that the Software is licensed, not sold, and therefore the Licensee is not authorized to sublicense, give, sell, lend, or lease any version of the Software to third parties, including affiliated companies, distributors, agents and/or other subcontractors. The Licensee also agrees not to share the Software on any platform online or otherwise. The Licensee may make a single copy of the Software for backup reasons.

The Licensee is granted no permission to adapt, reverse engineer, decompile, disassemble, rename, and generally customize possible way. All artworks derived from the Software must comply with the terms and conditions of this Agreement. If the Licensee desires changes made in the Software, he/

This Agreement does not cover App License (embedding the Software into a mobile app), Logotype License (use in a logotype), Subcontractor License (allows the Licensee to share

License (streaming like Netflix, HBO, etc.; TV; The Licensee must obtain an additional licinema; video clips), Letter-Form Product cense if the limit is exceeded for longer than License (commercial product using font characters as the primary visual selling feature such as house numbers, stamp sets, magnets, etc.). The Licensee is obligated to contact Moniker if his/her use of the Software shall exceed the Basic License. A new license will be created and it will be subject to an additional fee. If you are not sure which license you need, please contact Moniker.

The Licensee is overall responsible to make sure that all users with access to the Software are familiar with this Agreement and do not handle the Software in any undesired way.

Permissions of Use

This Agreement includes Desktop License for twenty users, where every user may install the Software on one device and Web License for one website of maximum forty-thousand page views per month. The amount of users is defined by the number of employees in the company that is licensing the Software, not by the amount of devices on which the Software is installed.

Desktop License grants the permission to embed the Software in PDF documents and similar documents of that kind. Such docthe Software for his/her own purposes in any uments, if provided to a third party, are in a read-only mode so the Software is not available for download. The Licensee is also al- Termination lowed to share a copy of the Software with a printer or service under the circumstance that Moniker reserves the right to terminate the she must contact Moniker and may not hire a the Software will be deleted upon completion. Agreement if the Licensee does not comply of the work.

Web License is defined by the amout of page views per month. The Licensee is required to record and oversee the volume of monthly traffic and may exceed the maximum of fortythe Software with subcontractors), Broadcast thousand page views, for one month (31 days). Enjoy our product.

one month.

The Licensee can share the Software inside his/her company or organization, excluding external parties such as self-employed parties that are not working at one of the business locations.

Warranties and Liability

We support our typefaces, and in case you encounter an issue that isn't caused by mishandeling the Software, please reach out to us for help. Moniker cannot give refunds; however, an exchange will be made in an event that requires it. This Agreement isn't bound by year, thus as the technology evolves, Moniker cannot guarantee that the Software will operate uninterrupted or error-free in the future.

Moniker is not responsible for the Licensee's installation of the Software nor for any damages created by the use or inability to use the Software. Any usage of the Software is on the Licensee's own risk.

In the event of the puchase of the same Software, the last license governs. The Licensee is also required to provide complete, correct answers to Moniker regarding the use and installation of the Software.

with the terms and conditions of this Agreement. The Licensee must then permanently delete originals and all copies of the Software and documentation and is no longer granted use of the Software.

Moniker Tweede Leeghwaterstraat 7m 1018 RA Amsterdam The Netherlands

info@studiomoniker.com

+31 20 77 91 180