End User Licence Agreement for the typeface Indigo ® Antiqua 2 from Fontanova Ström AB

Web-font package from FONTANOVA STRÖM AB, containing:

CFF-FONTS

IndigoAntiqua2-Bold.eot

IndigoAntiqua2-Bold.woff

IndigoAntiqua2-Bold.woff2

IndigoAntiqua2-BoldItalic.eot

IndigoAntiqua2-BoldItalic.woff

IndigoAntiqua2-BoldItalic.woff2

IndigoAntiqua2-Italic.eot

IndigoAntiqua2-Italic.woff

IndigoAntiqua2-Italic.woff2

IndigoAntiqua2-Regular.eot

IndigoAntiqua2-Regular.woff

IndigoAntiqua2-Regular.woff2

Indigo Antiqua 2 is an entirely new vectorization of the former typeface Indigo Antiqua from 1999, and an additional **bold** weight, as well, has been made by Kristian Möller (typeface designer) at FamiljenPangea 2017. [The original Indigo Antiqua vectorization from 1999 was made by Jonas Böttiger and Torbjörn Olsson.]

Typeface Designer: Johan Ström / Fontanova Ström AB
© Copyright Indigo Antiqua 2: Johan Ström



Important!

Read this document carefully before accepting this agreement [the »Agreement«] with Fontanova Ström AB [»Fontanova«]. This is a legal agreement between you, or the legal entity that you represent [the »Licensee»] and Fontanova.

By downloading the typeface <u>Indigo Antiqua 2</u> [the »Typeface«] the Licensee agrees to be legally bound by the terms and conditions of this Agreement. The Agreement is between the Licensee and Fontanova Ström AB and is effective on the date that the Licensee legally downloads the Typeface.

1. GRANT OF LICENSE

Fontanova hereby grants the Licensee a non-exclusive right to use the Typeface for a single website. 2. OWNERSHIP Page 2:4

The Licensee agrees that Fontanova is the exclusive owner of any and all intellectual property rights in and relating to the Typeface, including copyright, trademarks for the name of the Typeface, and protection for the glyphs generated by the Typeface under patent, copyright, or trademark law, if applicable, to the fullest extent of the law in the jurisdiction where the Typeface is downloaded or used. Unless otherwise permitted by law, the Licensee shall not, at any time during or after the effective term of the Agreement, dispute or contest, directly or indirectly, Fontanova's exclusive right and title to the Typeface or the validity thereof.

3. EMBEDDING OF THE TYPEFACE

Embedding of the Typeface is allowed, except for (i) the use of the Typeface in documents, applications or devices permitting editing of the text, if such documents, applications or devices shall be distributed to a third party, or (ii) if the Typeface is embedded neither as a subset nor as a rasterized representation.

4. BACKUP OF THE TYPEFACE

Backup copies of the Typeface may be made for archival purposes only, provided that the Licensee retains exclusive custody and control over such copies. Any backup copy of the Typeface must contain the same information as the original regarding copyright, trademark and other proprietary information.

5. SERVICE AGENTS

The Licensee may take a digitized copy of the Typeface used in a certain document for outputting that document by a commercial printer or service agent. The document may however not be edited by a commercial printer or service agent.

6. COPYING

The Licensee may not copy the Typeface or allow a third party to copy the Typeface, except as provided for in sections 3–5. Any allowed copy of the Typeface must contain the same copyright, trademark and other proprietary information as the original.

7. MODIFICATIONS

The Licensee may not modify, adapt, translate, reverse engineer, decompile, disassemble, alter, or attempt to discover the source code of the Typeface, except as provided in section 3. Any other modification of the Typeface requires a prior written consent by Fontanova.

8. TRANSFER OF LICENSE

Except as expressly provided for in this Agreement, the Licensee may not give, rent or lease the Typeface or parts of it to a third party. The Licensee may transfer all its rights to use the Typeface and documentation to another person or legal entity provided that (i) the transferee accepts and agrees in writing (with copy to Fontanova) to be bound by all the terms and conditions set out in this Agreement, and (ii) the Licensee destroys all copies of the Typeface and documentation, including all copies stored in the memory of a hardware device. Without limiting the generality of the foregoing, the Licensee agrees that it will not distribute or disseminate all or any part of the Typeface through any online services.

9. LIMITATION OF LIABILITY

9.1 If the Typeface does not perform substantially in accordance with the pertaining documentation, the entire and exclusive liability of Fontanova shall be limited to either, at Fontanova's option, the replacement of the Typeface or the refund of the license fee that the Licensee has paid for the Typeface.

9.2 Fontanova makes no warranties, express or implied, as to merchantability, fitness for a particular purpose, quality, accuracy, quiet enjoyment, non-infringement of third-party rights or otherwise. Without limiting the aforementioned, Fontanova shall in no event be liable to the Licensee or to any other person or entity for any general, special, direct, indirect, consequential, or incidental damages, including damages from loss of business profits, business interruption, loss of business information, or any other pecuniary loss arising out of the use or inability to use the Typeface.

9.3 Fontanova reserves the right to decline to license the Typeface to any prospective licensee at Fontanova's sole discretion. At the sole discretion of Fontanova, the Typeface may be discontinued or be replaced with an alternative at any time without prior notice, and any rights granted to use the Typeface may be revoked, in which case the Licensee hereby agrees not to use the Typeface after such revocation.

10. TERMINATION OF AGREEMENT

Fontanova has the right to terminate this Agreement immediately if the Licensee fails to comply with any terms of this Agreement. Upon termination, the Licensee must destroy the original and any copies of the Typeface and documentation.

11. GENERAL PROVISIONS

11.1 The Licensee agrees to inform all users who have legitimate access to the Typeface about the content of this Agreement and to make sure that they comply with the terms of this Agreement.

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

12. GOVERNING LAW

- 12.1. This Agreement shall be governed and construed in accordance with the laws of Sweden, without regard to the conflict of law rules applicable therein.
- 12.2. The Stockholm District Court shall have exclusive jurisdiction in the first instance of any dispute arising from this Agreement.



Typeface owner: Fontanova Ström ab / Johan Ström Lustigkullavägen 6, 117 66 Stockholm, Sweden type@fontanova.se | www.fontanova.se