

END-USER LICENCE AGREEMENT (EULA)

DEAR CUSTOMER, PLEASE READ CAREFULLY THE FOLLOWING TEXT BEFORE STARTING TO USE OUR PRODUCTS:

THE PRESENT END-USER LICENCE AGREEMENT (EULA) IS A LEGAL AGREEMENT BETWEEN LINEA GRAFICA AND THE END USER OF THE SOFTWARE AND ALL THE SOURCE FILES (REFERRED AS A WHOLE FROM NOW ON AS THE "**SOFTWARE**"). BEFORE STARTING TO DOWNLOAD, INSTALL AND USE THE SOFTWARE, YOU MUST READ CAREFULLY THE PRESENT CONTRACT AND ACCEPT ALL THE CONDITIONS SPECIFIED HEREINAFTER. BY DOWNLOADING THE SOFTWARE, YOU ACCEPT TO BECOME THE LICENSEE OF THIS LICENCE AGREEMENT AND YOU COMMIT YOURSELF TO RESPECT ALL ITS CONDITIONS. IF YOU REFUSE TO ACCEPT ALL THE CONDITIONS, CLICK ON THE "CANCEL" BUTTON TO STOP THE SOFTWARE DOWNLOAD PROCESS.

When purchasing this SOFTWARE, LINEA GRAFICA grants you (the "**LICENSEE**" from now on) a non-exclusive, limited and non-transferrable licence that allows you to download, install and use the software according to the conditions of the present end-user agreement.

1º The LICENSEE could download and install the SOFTWARE for his/her (personal or commercial) use on the domain indicated during the checkout or before the installation. The LICENSEE could not in any case distribute or copy the purchases SOFTWARE without the explicit consent of LINEA GRAFICA.

2º The LICENSEE could not split up, decompile or do reverse engineering with the SOTWARE, or translate, adapt, modify, rent, lend, redistribute, sublease, sublicense it or create any derivative work of this SOFTWARE.

3º The LICENSEE could not use a previous version of the SOFTWARE subject to a licence after having received a compensatory support or an updated version in substitution of the previous version (in this case, the LICENSEE will have to delete the previous version).

In the case that the Software subject to a licence is an Update of a previous version, the LICENSEE will have to own a valid Licence for the previous version. All the updates provided to the LICENSEE correspond to a replacement of the licence, so that the LICENSEE accepts, as a condition to receive the update, the termination of all the LICENSEE's rights to use any previous versions of the SOFTWARE subject to a licence. However, the LICENSEE could keep using the previous version only to make easier the transition to the Updated

version. Once an Update is released, LINEA GRAFICA could interrupt support for previous versions without prior notice to the LICENCEE.

4º Each licence is associated to only one domain that you choose during the checkout and you could not change it in order to prevent the LICENCEE from installing the module in two different shops with the same licence.

5º The licence is effective until its expiration date.

6º The SOFTWARE comes as it is and disclaims any warranties, either implicit or explicit, to the LICENCEE, including, among others, implicit warranties of satisfaction and suitability for a specific purpose. The LICENCEE accepts in an irrevocable manner that he/she will take responsibility for all damages, fees and expenses suffered or caused by the LICENCEE derived or related to the download, installation or use of the SOFTWARE. LINEA GRAFICA, and its suppliers, distributers, representatives and employees, disclaim any responsibility for losses and damages, fees and expenses of any types, derived or related to the present licence agreement, the SOFTWARE, the download process, the installation, its use, etc., and expressly disclaim any responsibility for the damages, direct or indirect, from any causes.

7º LINEA GRAFICA is and will remain at all times the unique owner of all the rights of intellectual property and other rights (as much for property as for other types) related to the SOFTWARE. The commercial brands and logos that appear in the SOFTWARE are commercial or registered brands of LINEA GRAFICA in Spain. The commercial brands and names, images, products names and logos of to third-party that are included in the SOFTWARE are commercial or registered brand of their respective owner.

8º LINEA GRAFICA could terminate the licence contract at any time if the LICENCEE fails to complete any conditions of this contract, in which case the LICENCEE will have to uninstall and delete the SOTWARE immediately from his/her main storage area device, hard disks, CDs, DVDs, USB flash drives, etc. The LICENCE could terminate the present licence contract at any time by uninstalling and deleting the SOFTWARE from his/her main storage area device, as well as all the legal copies of it.

9º This licence contract will be governed and interpreted according to the Spanish law by submitting the LICENCEE in an irrevocable manner to the exclusive jurisdiction of the courts of Seville.