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LPRng-3.8.B.tar.gz

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freetype-2.5.0.1.tar.gz

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2006-Jan-27

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2. 受領者が IPA フォントを前条6項に基づき再配布する場合には、受領者は「IPA フォント」という名称を変更することはできません。
3. 受領者が作成した派生プログラムまたは独自プログラムについて、IPA は一切の責任を負いません。
4. 許諾プログラム、派生プログラムまたは独自プログラムについて、IPA は一切の保証を行わず、許諾プログラム、派生プログラムまたは独自プログラムのインストール、使用、複製その他の利用によって受領者に生じた一切の損害（システム障害・通信障害・既存のデータやプログラム等の紛失・破損により生じる損害、その修復コスト、逸失利益、これらのプログラム利用にかかる第三者の権利侵害に対するクレーム・損害・責任、その他の財産上の損害（特別損害・間接損害・拡大損害等を含む。）および精神的損害等）について、IPA は一切の責任を負いません。
5. 許諾プログラム、派生プログラムまたは独自プログラムのインストール、使用、複製その他の利用に関して、IPA は技術的な質問や問い合わせ等に対する対応その他、いかなるユーザ・サポートも行いません。

第4条 契約の終了

1. 本契約の有効期間は、受領者が許諾プログラムを受領した時から、受領者が許諾プログラムを全てのコンピュータからアンインストールするまでとします。
2. 前項の定めにかかわらず、受領者が本契約に定める各条項に違反したときは、本契約は、何らの催告を要することなく、自動的に終了し、受領者はそれ以後、許諾プログラム、派生プログラムおよび独自プログラムを一切使用または複製その他の利用をすることができないものとします。また、受領者は、本契約に定める各条項の違反によって IPA が被った損害を賠償する義務を負うものとします。

第5条 準拠法

1. 本契約は、将来変更されることがあります。その場合には、受領者は、許諾プログラムの使用、複製その他の利用または再配布にあたり、本契約または変更後の契約のいずれかを選択することができます。
- その他、上記に記載されていない条項に関しては著作権法および関連法規に従うものとし

ます。

2. 本契約は、日本法に基づき解釈されます。