Index

General Agreement	2
<u>Setting Software</u>	
BA Setting	6
BHT Setting	7
Scanner Setting 2D	8
Scanner Setting	9
<u>Development Software</u>	
BHT-BASIC4.0 Program Converter	10
BHT-BASIC4.0 Development Pack	11
BHT-BASIC4.0 Remote Debugger	
BHT-BASIC4.0 Specification Checker · · · · · · · · · · · · · · · · · · ·	13
BHT Software	
BHT-400B series (CE 5.0) System, SDK · · · · · · · · · · · · · · · · · · ·	14
Active USB-COM Port Driver	15
BHT-BASIC4.0 Transfer Utility DLL Pack	16
BHT-BASIC4.0 Transfer Utility	17
BHT Browser · · · · · · · · · · · · · · · · · · ·	18
Keyboard Interface Software(QR_kbif) · · · · · · · · · · · · · · · · · · ·	19
BHT Term Emulator	20
Code Genaration etc.	
QRdraw Ad Trial	21
QRdraw Pro Trial	22
QRmaker Ad(Product Edition) · · · · · · · · · · · · · · · · · · ·	23
QRmaker Ad Trial	24
QRmaker Pro Trial	25
SQRCmaker · · · · · · · · · · · · · · · · · · ·	26

User License Agreement

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

PLEASE READ THE FOLLOWING TERMS OF THIS AGREEMENT CAREFULLY BEFORE YOU (INCLUDING A PERSON OR A LEGAL ENTITY) USE THE DOWNLOADED DATA ("DATA"), SUCH AS MANNUALS, PRODUCT IMAGES, CATALOGUES OR CAD DATA FROM THE WEB SITE OF DENSO WAVE INCORPORATED ("DENSO WAVE").

DENSO WAVE IS WILLING TO GRANT YOU THE RIGHT TO ACCESS AND USE THE DATA ONLY IF YOU ACCEPT ALL OF THE TERMS OF THIS AGREEMENT. BY CLICKING THE DOWNLOADED ICON AND ACCESSING THE DATA, YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGRREEMENT, UNDERSTAND IT, AND AGREE TO BE BOUND BY IT.

DENSO WAVE INCORPORATED

License Agreement for Online Use of Electronic Data

1. License

DENSO WAVE grants you the right to access and use the Data during your period of use. You may download, access and use the Data for the sole purpose of evaluating or using DENSO WAVE products covered by the Data. You shall not use the Data for any purpose other than the said purpose.

2. Restrictions

- 1. You may use, copy or distribute the Data as it is for your own personal use, research, internal business use or for corporate sales promotion purposes, but in no case for sale or in any way for user own commercial benefit.
- 2. Except as provided above, you shall not use, copy or distribute the Data. In order to protect the integrity and attribution of the Data, you shall not modify the Data, in whole or in part, including, but not limited to, change or remove the contents, obscure or modify any copyright or proprietary notices contained in the Data.
- 3. You shall not translate all or part of sample program to source code, distribute such code to any third party, nor release it.
- 4. This License shall not grant you any rights such as copyright, the other intellectual property right and know-how other than the rights granted under this Agreement.

3. Ownership

You understand and acknowledge that the Data(s) are protected by copyright and DENSO WAVE reserves all rights of the Data.

4. Breach / Termination

If you breach any term of this Agreement, this Agreement will terminate automatically, and the License and your right to access and use the Data may also terminate without prior notice to you. Further, in the event of a termination, you shall destroy, erase or return all of the Data including its copies immediately after such termination.

5. Warranty Disclaimer /Liability Limitation

DENSO WAVE MAKES NO WARRANTIES WITH RESPECT TO THE DATA, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF ACCURACY, COMPLETENESS, COMPATIBILITY, USEFULNESS AND NON-INFRINGEMENT OF THE RIGHTS POSSESSED BY ANY THIRD PARTY. DENSO WAVE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM THE USE OF THE DATA.

6. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

7. Miscellaneous

- 1. You shall promptly notify DENSO WAVE of any copyright infringement or unauthorized use of the Data which comes to your attention.
- 2. The terms of this Agreement are subject to change without notice.

User License Agreement

NOTICE TO USER:

PLEASE READ THE FOLLOWING LICENSE AGREEMENT CAREFULLY. THIS SOFTWARE PRODUCT DOWNLOADED FROM THE WEB SITE ("SOFTWARE"), INCLUDING ANY DOCUMENT RELATED THERETO, IS PROTECTED BY COPYRIGHT LAWS AND INTERNATIONAL TREATIES. YOU (INCLUDING A PERSON OR A LEGAL ENTITY) ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, UNDERSTAND IT AND AGREE TO ALL OF THE TERMS AND CONDITIONS OF THE LICENSE AGREEMENT BY DOWNLOADING OR USING ANY PART OR ALL OF THIS SOFTWARE.

IF YOU DO NOT AGREE TO ANY OF THE TERMS AND CONDITIONS OF THE LICENSE AGREEMENT, PLEASE CLICK "DISAGREE" AND DO NOT DOWNLOAD THIS SOFTWARE.

DENSO WAVE INCORPORATED

License Agreement for Software Download

1. License

DENSO WAVE INCORPORATED ("DENSO WAVE") grants you a non-exclusive, non-transferable license to access, down load, install and use the Software for the sole purpose of incorporating the Software into our products such as bar-code products, 2D-code products, IC card products, RFID products and such products option, and using it ("Purpose").

2. Restrictions

- 1. You shall not (and shall not permit other person or entity to) download, copy nor use the Software for any purpose other than the Purpose.
- 2. You shall not rent, lease, sell, sublicense, assign, or otherwise transfer the Software to any third party.
- 3. You shall not (and shall not permit other person or entity to) reverse engineer, decompile, disassemble, merge, modify or translate the Software, nor use the Software for any commercial purpose.
- 4. You shall not (and shall not permit other person or entity to) remove nor obscure DENSO WAVE's copyrights, trademark or other proprietary notices or legends from any of the materials of the Software.
- 5. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.
- 6. You shall not access, download, use, export, email, or transmit the Software in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the Software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Ownership

All title to the Software and all copyrights, trade secrets and other proprietary rights therein are owned and reserved solely by DENSO WAVE.

4. Breach/Termination

Unauthorized download, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible.

If you fail to comply with any terms and conditions of this Agreement, all your rights granted hereunder shall automatically terminate and you shall destroy, erase or return all of the Software from all media in your ownership or control.

5. Warranty Disclaimer/Liability Limitation

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHT HEREUNDER BY DENSO WAVE SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. DENSO WAVE MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS OF THE SOFTWARE FOR ANY PARTICULAR PURPOSE.

DENSO WAVE ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO WAVE BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE DOWNLOAD, COPY OR USE THEREOF OR INABILITY TO USE THE SOFTWARE. FROM THE SOFTWARE, DENSO WAVE SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR THIRD PARTIES.

6. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

User License Agreement

NOTICE TO USER:

PLEASE READ THE FOLLOWING LICENSE AGREEMENT CAREFULLY. THIS SOFTWARE PRODUCT DOWNLOADED FROM THE WEB SITE ("SOFTWARE"), INCLUDING ANY DOCUMENT RELATED THERETO, IS PROTECTED BY COPYRIGHT LAWS AND INTERNATIONAL TREATIES. YOU (INCLUDING A PERSON OR A LEGAL ENTITY) ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, UNDERSTAND IT AND AGREE TO ALL OF THE TERMS AND CONDITIONS OF THE LICENSE AGREEMENT BY DOWNLOADING OR USING ANY PART OR ALL OF THIS SOFTWARE.

IF YOU DO NOT AGREE TO ANY OF THE TERMS AND CONDITIONS OF THE LICENSE AGREEMENT, PLEASE CLICK "DISAGREE" AND DO NOT DOWNLOAD THIS SOFTWARE.

IN THE CASE YOU USE THE SOFTWARE AS PRODUCT EDITION, YOU NEED TO PURCHASE A LICENSE CERTIFICATE PRIOR TO SUCH USE AND FOLLOW THE INSTRUCTIOS OF THE LICENSE CERTIFICATE. TRIAL EDITION MAY BE DIFFERENT IN USE PERIOD PER SOFTWARE.

DENSO WAVE INCORPORATED

License Agreement for Software Download

1. License

DENSO WAVE INCORPORATED ("DENSO WAVE") grants you a non-exclusive, non-transferable license to access, download, use the Software into your computer(s) ,and use for the sole purpose of using our products or making/executing application programs (hereinafter called the "Purpose").

2. Restrictions

- 1. You shall not (and shall not permit other person or entity to) download, copy nor use the Software for any purpose other than the Purpose.
- 2. You shall not rent, lease, sell, sublicense, assign, or otherwise transfer the Software to any third party.
- 3. You shall not (and shall not permit other person or entity to) reverse engineer, decompile, disassemble, merge, modify or translate the Software, nor use the Software for any commercial purpose.
- 4. You shall not (and shall not permit other person or entity to) remove nor obscure DENSO WAVE's copyrights, trademark or other proprietary notices or legends from any of the materials of the Software.
- 5. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.
- 6. You shall not access, download, use, export, email, or transmit the Software in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the Software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Ownership

All title to the Software and all copyrights, trade secrets and other proprietary rights therein are owned and reserved solely by DENSO WAVE .

4. Breach/Termination

Unauthorized download, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible.

If you fail to comply with any terms and conditions of this Agreement, all your rights granted hereunder shall automatically terminate and you shall destroy, erase or return all of the Software from all media in your ownership or control.

5. Warranty Disclaimer/Liability Limitation

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHT HEREUNDER BY DENSO WAVE SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. DENSO WAVE MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS OF THE SOFTWARE FOR ANY PARTICULAR PURPOSE.

DENSO WAVE ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO WAVE BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE DOWNLOAD, COPY OR USE THEREOF OR INABILITY TO USE THE SOFTWARE. FURTHERMORE, DENSO WAVE SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR THIRD PARTIES.

6. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

Software Agreement

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product, including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of this software, you agree to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For Software

This Software, including any electronic documentation related thereto, downloaded to your hard disk or other media (hereinafter called the "Software") is the copyrighted work of DENSO WAVE INCORPORATED(hereinafter called "DENSO"). Under this Agreement, DENSO is the licensor of the Software and you are the licensee of the Software. If you downloaded the Software as a person, "you" herein means a person who downloaded the Software, and if you downloaded the Software as a agent of any legal entity to which such agent belongs, "you" herein means such legal entity including such agent who downloaded the Software. By installing, copying or using the Software, even in part, you agree to be bound by the terms and conditions of this Agreement. If you do not agree to any of the terms and conditions of this Agreement, do not install, copy nor use the Software, and destroy or erase all of the Software from all media in your ownership or control.

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible. All title to the Software and all copyrights, trade secrets and other proprietary rights therein are owned and reserved solely by DENSO.

This Agreement shall take effect on the day you have downloaded the Software.

1. Limited License

DENSO grants you a non-exclusive, non-transferable license to install, copy and use the Software for the sole purpose of using DENSO scanners.

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement.

This software is subject to the terms and conditions of the accompanying end user license terms. This software is provided only for use with, and for licensed end users of, the BHT-700 Windows Mobile. Any other use of this software is strictly prohibited and may subject you to legal action.

2. Restrictions

- 1. You shall not (and shall not permit other person or entity to) install, copy nor use the Software for any purpose other than Purpose.
- 2. You shall not (and shall not permit other person or entity to) rent, lease, sell, sublicense, assign, nor otherwise transfer the Software or this Agreement.
- 3. You shall not (and shall not permit other person or entity to) reverse engineer, decompile, disassemble, merge, modify or translate the Software, nor use the Software for any commercial purpose.
- 4. You shall not (and shall not permit other person or entity to) remove nor obscure DENSO's copyrights, trademark or other proprietary notices or legends from any of the materials of the Software.
- 5. You shall destroy or erase all of the Software from all media in your ownership or control if you fail to comply with any terms and conditions of this Agreement.
- 6. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.
- 7. You shall not access, download, use, export, email, or transmit the software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Disclaimer of Warranty; Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHT HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS OF THE SOFTWARE FOR ANY PARTICULAR PURPOSE.

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION, COPY OR USE THEREOF OR INABILITY TO USE THE SOFTWARE. FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS
OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR THIRD PARTIES.

4. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

5. Trademarks

BHT referenced herein is trademark or registered trademark of DENSO WAVE INCORPORATED.

BA Setting [Handy Scanner, Communication unit]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product of "BA10-Setting Software", including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For BA10-Setting Software

This software product of BA10-Setting Software, including any document related thereto, packed in this package (the "Software") is the copyrighted work of DENSO WAVE INCORPORATED ("DENSO") and its licensor. Under this Agreement, the Software is licensed to you by DENSO subject to the terms and conditions below, not sold nor assigned to you by DENSO.

If you use the Software as a natural person, "you" herein means such natural person, and if you use the Software as an officer, employee, agent or other member (including a partner of a partnership) of any legal entity, "you" herein means such legal entity.

This Agreement shall take effect as from the day you install any part or all of the Software.

1 Limited Licence

DENSO grants you a non-exclusive license to install the Software into a single computer in your possession or under your control ("Computer"), and to use the Software for the sole purpose to adjust, modify or change the software-related feature(s) and/or data of DENSO's communication adapter model BA10, which is purchased from DENSO, ("Purpose").

2 Postrictions

- 1. You shall not install the Software for any purpose other than Purpose, and shall not use the Software for any purpose other than Purpose.
- 2. You shall not use the Software with any computer other than Computer via a computer network or any other method.
- 3. You shall not rent, lease, sell, sublicense, assign, or otherwise transfer the Software or this Agreement to any third party; provided, however, that you may assign all of the Software and this Agreement, not part thereof, to your assignee perpetually subject to agreement of such assignee to all of the terms and conditions of this Agreement.
- 4. You shall not copy, reverse engineer, decompile, disassemble, merge, modify or translate the Software. However, you may make one copy of the Software for the sole purpose to make a backup of the Software.
- 5. You shall not remove nor obscure DENSO's copyrights, trademarks or other proprietary notices or legends from any of the materials of the Software.
- You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.
 You shall not access, download, use, export, email, or transmit the software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other
- 7. You shall not access, download, use, export, email, or transmit the software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Violation of this Agreement

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible.

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement. You shall destroy or erase all of the Software from all media in your possession or under your control if you fail to comply with any terms and conditions of this Agreement. The termination of this Agreement shall not prejudice any rights and remedies that DENSO may have against you.

4. Disclaimer of Warranty; Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHTS HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY A THIRD PARTY. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICUL AR PURPOSE.

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION OR COPY OF THE SOFTWARE, THE USE OF THE SOFTWARE, OR INABILITY TO USE THE SOFTWARE.

FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE THE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR ANY THIRD PARTY.

As some jurisdictions may not allow to exclude implied warranties, some of the exclusions above may not apply to you. Please check your local laws for any restriction or limitation regarding the exclusion of such implied warranties.

5. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan, without reference to its conflicts of law principles.

6. Arbitration

Any disputes arising out of this Agreement shall be finally settled by arbitration in accordance with the Rules of Conciliation and Arbitration of the International Chamber of Commerce. The award of arbitration shall be final and binding upon the parties. Arbitration shall be held in Tokyo, Japan.

BHT Setting [BHT]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully.

The License Agreement is a contract. This software product of "BHT Setting Software", including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of this software, you agree to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software

DENSO WAVE INCORPORATED

License Agreement For BHT Setting Software

This software product of BHT Setting Software, including any document related thereto, packed in this package (the "Software") is the copyrighted work of DENSO WAVE INCORPORATED ("DENSO") and its licensor. Under this Agreement, the Software is licensed to you by DENSO subject to the terms and conditions below, not sold nor assigned to you by DENSO. If you use the Software as a natural person, "you" herein means such natural person, and if you use the Software as an officer, employee, agent or other member (including a partner of a partnership) of any legal entity, "you" herein means such legal entity. This Agreement shall take effect as from the day you install any part or all of the Software.

DENSO grants you a non-exclusive license to install the Software into a single computer in your possession or under your control ("Computer"), and to use the Software for the sole purpose to adjust, modify or change the software-related feature(s) and/or data of DENSO's bar code handy terminal("BHT"), which are purchased from DENSO, ("Purpose").

2. Restrictions

- 1. You shall not install the Software for any purpose other than Purpose, and shall not use the Software for any purpose other than Purpose.
- 2. You shall not use the Software with any computer other than Computer via a computer network or any other method.
- 3. You shall not rent, lease, sell, sublicense, assign, or otherwise transfer the Software or this Agreement to any third party; provided, however, that you may assign all of the Software and this Agreement, not part thereof, to your assignee perpetually subject to agreement of such assignee to all of the terms and conditions of this Agreement.
- 4. You shall not copy, reverse engineer, decompile, disassemble, merge, modify or translate the Software. However, you may make one copy of the Software for the sole purpose to make a backup of the Software. 5. You shall not remove nor obscure DENSO's copyrights, trademarks or other proprietary notices or legends from any of the materials of the Software.
- 6. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.
- 7. You shall not access, download, use, export, email, or transmit the software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO? software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Violation of this Agreement

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible. All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement. You shall destroy or erase all of the Software from all media in your possession or under your control if you fail to comply with any terms and conditions of this Agreement. The termination of this Agreement shall not prejudice any rights and remedies that DENSO may have against you.

4. Disclaimer of Warranty: Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHTS HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY A THIRD PARTY, DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT. INDIRECT. SPECIAL, INCIDENTAL. CONSEQUENTIAL, PUNITIVE OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION OR COPY OF THE SOFTWARE, THE USE OF THE SOFTWARE, OR

FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE THE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR ANY THIRD PARTY

As some jurisdictions may not allow to exclude implied warranties, some of the exclusions above may not apply to you. Please check your local laws for any restriction or limitation regarding the exclusion of such implied warranties

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan, without reference to its conflicts of law principles

6. Arbitration

Any disputes arising out of this Agreement shall be finally settled by arbitration in accordance with the Rules of Conciliation and Arbitration of the International Chamber of Commerce. The award of arbitration shall be final and binding upon the parties. Arbitration shall be held in Tokyo, Japan.

Scanner Setting 2D [Handy Scanner, Communication unit]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product of "Scanner Setting 2D" Software, including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For "Scanner Setting 2D" Software

This software product of "Scanner Setting 2D" Software, including any document related thereto, packed in this package (the "Software") is the copyrighted work of DENSO WAVE INCORPORATED ("DENSO") and its licensor. Under this Agreement, the Software is licensed to you by DENSO subject to the terms and conditions below, not sold nor assigned to you by DENSO.

If you use the Software as a natural person, "you" herein means such natural person, and if you use the Software as an officer, employee, agent or other member (including a partner of a partnership) of any legal entity, "you" herein means such legal entity.

This Agreement shall take effect as from the day you install any part or all of the Software.

1. Limited License

DENSO grants you a non-exclusive license to install the Software into a single computer in your possession or under your control ("Computer"), and to use the Software for the sole purpose to adjust, modify or change the software-related feature(s) and/or data of DENSO's handy-scanner model GT10/AT10/QK11, which is purchased from DENSO, ("Purpose").

2 Postrictions

- 1. You shall not install the Software for any purpose other than Purpose, and shall not use the Software for any purpose other than Purpose.
- 2. You shall not use the Software with any computer other than Computer via a computer network or any other method.
- 3. You shall not rent, lease, sell, sublicense, assign, or otherwise transfer the Software or this Agreement to any third party; provided, however, that you may assign all of the Software and this Agreement, not part thereof, to your assignee perpetually subject to agreement of such assignee to all of the terms and conditions of this Agreement.
- 4. You shall not copy, reverse engineer, decompile, disassemble, merge, modify or translate the Software. However, you may make one copy of the Software for the sole purpose to make a backup of the Software.
- 5. You shall not remove nor obscure DENSO's copyrights, trademarks or other proprietary notices or legends from any of the materials of the Software.
- 6. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.
- 7. You shall not access, download, use, export, email, or transmit the software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Violation of this Agreement

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible.

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement. You shall destroy or erase all of the Software from all media in your possession or under your control if you fail to comply with any terms and conditions of this Agreement. The termination of this Agreement shall not prejudice any rights and remedies that DENSO may have against you.

4. Disclaimer of Warranty; Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHTS HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY A THIRD PARTY. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICUL AR PURPOSE.

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION OR COPY OF THE SOFTWARE, THE USE OF THE SOFTWARE, OR INABILITY TO USE THE SOFTWARE.

FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE THE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR ANY THIRD PARTY.

As some jurisdictions may not allow to exclude implied warranties, some of the exclusions above may not apply to you. Please check your local laws for any restriction or limitation regarding the exclusion of such implied warranties.

5. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan, without reference to its conflicts of law principles.

6. Arbitration

Any disputes arising out of this Agreement shall be finally settled by arbitration in accordance with the Rules of Conciliation and Arbitration of the International Chamber of Commerce. The award of arbitration shall be final and binding upon the parties. Arbitration shall be held in Tokyo, Japan.

Scanner Setting [Handy Scanner, Communication unit]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product of "GT10B-Setting Software", including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of this software, you agree to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For GT10B-Setting Software

This software product of GT10B-Setting Software, including any document related thereto, packed in this package (the "Software") is the copyrighted work of DENSO WAVE INCORPORATED ("DENSO") and its licensor. Under this Agreement, the Software is licensed to you by DENSO subject to the terms and conditions below, not sold nor assigned to you by DENSO.

If you use the Software as a natural person, "you" herein means such natural person, and if you use the Software as an officer, employee, agent or other member (including a partner of a partnership) of any legal entity, "you" herein means such legal entity.

This Agreement shall take effect as from the day you install any part or all of the Software.

1. Limited License

DENSO grants you a non-exclusive license to install the Software into a single computer in your possession or under your control ("Computer"), and to use the Software for the sole purpose to adjust, modify or change the software-related feature(s) and/or data of DENSO's handy-scanner model GT10, which is purchased from DENSO, ("Purpose").

2 Postrictions

- 1. You shall not install the Software for any purpose other than Purpose, and shall not use the Software for any purpose other than Purpose.
- 2. You shall not use the Software with any computer other than Computer via a computer network or any other method.
- 3. You shall not rent, lease, sell, sublicense, assign, or otherwise transfer the Software or this Agreement to any third party; provided, however, that you may assign all of the Software and this Agreement, not part thereof, to your assignee perpetually subject to agreement of such assignee to all of the terms and conditions of this Agreement.
- 4. You shall not copy, reverse engineer, decompile, disassemble, merge, modify or translate the Software. However, you may make one copy of the Software for the sole purpose to make a backup of the Software.
- 5. You shall not remove nor obscure DENSO's copyrights, trademarks or other proprietary notices or legends from any of the materials of the Software.
- 6. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.
- 7. You shall not access, download, use, export, email, or transmit the software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Violation of this Agreement

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible.

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement. You shall destroy or erase all of the Software from all media in your possession or under your control if you fail to comply with any terms and conditions of this Agreement. The termination of this Agreement shall not prejudice any rights and remedies that DENSO may have against you.

4. Disclaimer of Warranty; Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHTS HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY A THIRD PARTY. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICUL AR PURPOSE.

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION OR COPY OF THE SOFTWARE, THE USE OF THE SOFTWARE, OR INABILITY TO USE THE SOFTWARE.

FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE THE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR ANY THIRD PARTY.

As some jurisdictions may not allow to exclude implied warranties, some of the exclusions above may not apply to you. Please check your local laws for any restriction or limitation regarding the exclusion of such implied warranties.

5. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan, without reference to its conflicts of law principles.

6. Arbitration

Any disputes arising out of this Agreement shall be finally settled by arbitration in accordance with the Rules of Conciliation and Arbitration of the International Chamber of Commerce. The award of arbitration shall be final and binding upon the parties. Arbitration shall be held in Tokyo, Japan.

BHT-BASIC4.0 Program Converter [BHT]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product of "BHT-BASIC4.0 Program Converter", including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of this software, you agree to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For BHT-BASIC4.0 Program Converter

This software product of BHT-BASIC4.0 Program Converter software, including any document related thereto, packed in this package (the "Software") is the copyrighted work of DENSO WAVE INCORPORATED ("DENSO") and its licensor. Under this Agreement, the Software is licensed to you by DENSO subject to the terms and conditions below, not sold nor assigned to you by DENSO.

If you use the Software as a natural person, "you" herein means such natural person, and if you use the Software as an officer, employee, agent or other member (including a partner of a partnership) of any legal entity, "you" herein means such legal entity.

This Agreement shall take effect as from the day you install any part or all of the Software.

1. Limited License

DENSO grants you a non-exclusive license to install the Software into a single computer in your possession or under your control ("Computer"), and to use the Software for the sole purpose to adjust, modify or change the application software you have developed for DENSO's handy-terminal model BHT-300, which is purchased from DENSO("Purpose").

2 Postrictions

- 1. You shall not install the Software for any purpose other than Purpose, and shall not use the Software for any purpose other than Purpose.
- 2. You shall not use the Software with any computer other than Computer via a computer network or any other method.
- 3. You shall not rent, lease, sell, sublicense, assign, or otherwise transfer the Software or this Agreement to any third party; provided, however, that you may assign all of the Software and this Agreement, not part thereof, to your assignee perpetually subject to agreement of such assignee to all of the terms and conditions of this Agreement.
- 4. You shall not copy, reverse engineer, decompile, disassemble, merge, modify or translate the Software. However, you may make one copy of the Software for the sole purpose to make a backup of the Software.
- 5. You shall not remove nor obscure DENSO's copyrights, trademarks or other proprietary notices or legends from any of the materials of the Software.
- You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.
 You shall not access, download, use, export, email, or transmit the software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other
- 7. You shall not access, download, use, export, email, or transmit the software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Violation of this Agreement

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible.

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement. You shall destroy or erase all of the Software from all media in your possession or under your control if you fail to comply with any terms and conditions of this Agreement. The termination of this Agreement shall not prejudice any rights and remedies that DENSO may have against you.

4. Disclaimer of Warranty; Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHTS HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY A THIRD PARTY. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICUL AR PURPOSE.

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION OR COPY OF THE SOFTWARE, THE USE OF THE SOFTWARE, OR INABILITY TO USE THE SOFTWARE.

FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE THE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR ANY THIRD PARTY.

As some jurisdictions may not allow to exclude implied warranties, some of the exclusions above may not apply to you. Please check your local laws for any restriction or limitation regarding the exclusion of such implied warranties.

5. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan, without reference to its conflicts of law principles.

6. Arbitration

Any disputes arising out of this Agreement shall be finally settled by arbitration in accordance with the Rules of Conciliation and Arbitration of the International Chamber of Commerce. The award of arbitration shall be final and binding upon the parties. Arbitration shall be held in Tokyo, Japan.

BHT-BASIC4.0 Development Pack [BHT]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product of BHT BASIC4.0 Development Pack, including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of this software, you agree to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For BHT BASIC4.0 Development Pack Software

This software, including any electronic documentation related thereto, downloaded to your hard disk or other media (hereinafter called the "Software") is the copyrighted work of DENSO WAVE INCORPORATED (hereinafter called "DENSO"). Under this Agreement, DENSO is the licensor of the Software and you are the licensee of the Software. If you downloaded the Software as a person, "you" herein means a person who downloaded the Software, and if you downloaded the Software as a agent of any legal entity to which such agent belongs, "you" herein means such legal entity including such agent who downloaded the Software. By installing, copying or using the Software, even in part, you agree to be bound by the terms and conditions of this Agreement. If you do not agree to any of the terms and conditions of this Agreement, do not install, copy nor use the Software, and destroy or erase all of the Software from all media in your ownership or control.

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible. All title to the Software and all copyrights, trade secrets and other proprietary rights therein are owned and reserved solely by DENSO.

This Agreement shall take effect on the day you have downloaded the Software.

1. Limited License

DENSO grants you non-exclusive and non-transferable rights to install the Software into one certain computer in your possession or under your control ("Computer") and to use the Software for the sole purpose to develop and/or maintain programs that can run with a Bar Code Handy Terminal ("BHT") manufactured by DENSO ("Purpose").

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement.

2. Restrictions

- 1. You shall not (and shall not permit other person or entity to) install, copy nor use the Software for any purpose other than Purpose.
- 2. You shall not (and shall not permit other person or entity to) rent, lease, sell, sublicense, assign, nor otherwise transfer the Software or this Agreement.
- 3. You shall not (and shall not permit other person or entity to) reverse engineer, decompile, disassemble, merge, modify or translate the Software, nor use the Software for any commercial purpose.
- 4. You shall not (and shall not permit other person or entity to) remove nor obscure DENSO's copyrights, trademark or other proprietary notices or legends from any of the materials of the Software.
- 5. You shall destroy or erase all of the Software from all media in your ownership or control if you fail to comply with any terms and conditions of this Agreement.
 6. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.

 7. You shall not access, download, use, export, email, or transmit the software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other
- governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Disclaimer of Warranty: Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHT HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS OF THE SOFTWARE FOR

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION, COPY OR USE THEREOF OR INABILITY TO USE THE SOFTWARE. FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR THIRD PARTIES.

4. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

5. Trademarks

BHT referenced herein is trademark or registered trademark of DENSO WAVE INCORPORATED.

BHT-BASIC4.0 Remote Debugger [BHT]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product of BHT BASIC4.0 Remote Debugger, including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of this software, you agree to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For BHT BASIC4.0 Remote Debugger Software

This software, including any electronic documentation related thereto, downloaded to your hard disk or other media (hereinafter called the "Software") is the copyrighted work of DENSO WAVE INCORPORATED (hereinafter called "DENSO"). Under this Agreement, DENSO is the licensor of the Software and you are the licensee of the Software. If you downloaded the Software as a person, "you" herein means a person who downloaded the Software, and if you downloaded the Software as a agent of any legal entity to which such agent belongs, "you" herein means such legal entity including such agent who downloaded the Software. By installing, copying or using the Software, even in part, you agree to be bound by the terms and conditions of this Agreement. If you do not agree to any of the terms and conditions of this Agreement, do not install, copy nor use the Software, and destroy or erase all of the Software from all media in your ownership or control.

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible. All title to the Software and all copyrights, trade secrets and other proprietary rights therein are owned and reserved solely by DENSO.

This Agreement shall take effect on the day you have downloaded the Software.

1. Limited License

DENSO grants you non-exclusive and non-transferable rights to install the Software into one certain computer in your possession or under your control ("Computer") and to use the Software for the sole purpose to develop and/or maintain programs that can run with a Bar Code Handy Terminal ("BHT") manufactured by DENSO ("Purpose").

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement.

2. Restrictions

- 1. You shall not (and shall not permit other person or entity to) install, copy nor use the Software for any purpose other than Purpose.
- 2. You shall not (and shall not permit other person or entity to) rent, lease, sell, sublicense, assign, nor otherwise transfer the Software or this Agreement.
- 3. You shall not (and shall not permit other person or entity to) reverse engineer, decompile, disassemble, merge, modify or translate the Software, nor use the Software for any commercial purpose.
- 4. You shall not (and shall not permit other person or entity to) remove nor obscure DENSO's copyrights, trademark or other proprietary notices or legends from any of the materials of the Software.
- 5. You shall destroy or erase all of the Software from all media in your ownership or control if you fail to comply with any terms and conditions of this Agreement.
 6. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You
- shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.

 7. You shall not access, download, use, export, email, or transmit the software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Disclaimer of Warranty: Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHT HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS OF THE SOFTWARE FOR

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION, COPY OR USE THEREOF OR INABILITY TO USE THE SOFTWARE. FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR THIRD PARTIES.

4. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

5. Trademarks

BHT referenced herein is trademark or registered trademark of DENSO WAVE INCORPORATED.

BHT-BASIC4.0 Specification Checker [BHT]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product of "BHT-BASIC4.0

Specification Checker", including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of this software, you agree to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For BHT-BASIC4.0 Specification Checker

This software product of BHT-BASIC4.0 Specification Checker software, including any document related thereto, packed in this package (the "Software") is the copyrighted work of DENSO WAVE INCORPORATED ("DENSO") and its licensor. Under this Agreement, the Software is licensed to you by DENSO subject to the terms and conditions below, not sold nor assigned to you by DENSO.

If you use the Software as a natural person, "you" herein means such natural person, and if you use the Software as an officer, employee, agent or other member (including a partner of a partnership) of any legal and the contract of the co

This Agreement shall take effect as from the day you install any part or all of the Software.

1. Limited License

DENSO grants you a non-exclusive license to install the Software into a single computer in your possession or under your control ("Computer"), and to use the Software for the sole purpose to adjust, modify or change the application software you have developed for DENSO's handy-terminal model BHT-300, which is purchased from DENSO("Purpose").

2 Postrictions

- 1. You shall not install the Software for any purpose other than Purpose, and shall not use the Software for any purpose other than Purpose.
- 2. You shall not use the Software with any computer other than Computer via a computer network or any other method.
- 3. You shall not rent, lease, sell, sublicense, assign, or otherwise transfer the Software or this Agreement to any third party; provided, however, that you may assign all of the Software and this Agreement, not part thereof, to your assignee perpetually subject to agreement of such assignee to all of the terms and conditions of this Agreement.
- 4. You shall not copy, reverse engineer, decompile, disassemble, merge, modify or translate the Software. However, you may make one copy of the Software for the sole purpose to make a backup of the Software.
- 5. You shall not remove nor obscure DENSO's copyrights, trademarks or other proprietary notices or legends from any of the materials of the Software.
- 6. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.
- 7. You shall not access, download, use, export, email, or transmit the software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Violation of this Agreement

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible.

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement. You shall destroy or erase all of the Software from all media in your possession or under your control if you fail to comply with any terms and conditions of this Agreement. The termination of this Agreement shall not prejudice any rights and remedies that DENSO may have against you.

4. Disclaimer of Warranty; Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHTS HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY A THIRD PARTY. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICUL AR PURPOSE.

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION OR COPY OF THE SOFTWARE, THE USE OF THE SOFTWARE, OR INABILITY TO USE THE SOFTWARE.

FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE THE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR ANY THIRD PARTY.

As some jurisdictions may not allow to exclude implied warranties, some of the exclusions above may not apply to you. Please check your local laws for any restriction or limitation regarding the exclusion of such implied warranties.

5. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan, without reference to its conflicts of law principles.

6. Arbitration

Any disputes arising out of this Agreement shall be finally settled by arbitration in accordance with the Rules of Conciliation and Arbitration of the International Chamber of Commerce. The award of arbitration shall be final and binding upon the parties. Arbitration shall be held in Tokyo, Japan.

BHT-400B series (CE 5.0) System, SDK [BHT with WindowsCE]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product, including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of this software, you agree to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "I do not agree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For Software

This Software, including any electronic documentation related thereto, downloaded to your hard disk or other media (hereinafter called the "Software") is the copyrighted work of DENSO WAVE
INCORPORATED(hereinafter called "DENSO"). Under this Agreement, DENSO is the licensor of the Software and you are the licensee of the Software. If you downloaded the Software as a person, "you" herein means a a person who downloaded the Software, and if you downloaded the Software as a agent of any legal entity to which such agent belongs, "you" herein means such legal entity including such agent who downloaded the Software. By installing, copying or using the Software, even in part, you agree to be bound by the terms and conditions of this Agreement. If you do not agree to any of the terms and conditions of this Agreement, do not install, copy nor use the Software, and destroy or erase all of the Software from all media in your ownership or control.

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible. All title to the Software and all copyrights, trade secrets and other proprietary rights therein are owned and reserved solely by DENSO.

This Agreement shall take effect on the day you have downloaded the Software.

1. Limited License

DENSO grants you a non-exclusive, non-transferable license to install, copy and use the Software for the sole purpose of using DENSO scanners.

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement.

2. Restrictions

- 1. You shall not (and shall not permit other person or entity to) install, copy nor use the Software for any purpose other than Purpose.
- 2. You shall not (and shall not permit other person or entity to) rent, lease, sell, sublicense, assign, nor otherwise transfer the Software or this Agreement.
- 3. You shall not (and shall not permit other person or entity to) reverse engineer, decompile, disassemble, merge, modify or translate the Software, nor use the Software for any commercial purpose.
- 4. You shall not (and shall not permit other person or entity to) remove nor obscure DENSO's copyrights, trademark or other proprietary notices or legends from any of the materials of the Software.
- 5. You shall destroy or erase all of the Software from all media in your ownership or control if you fail to comply with any terms and conditions of this Agreement.
- 6. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.
- 7. You shall not access, download, use, export, email, or transmit the software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Disclaimer of Warranty; Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHT HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS OF THE SOFTWARE FOR ANY PARTICULAR PURPOSE.

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION, COPY OR USE THEREOF OR INABILITY TO USE THE SOFTWARE. FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY

4. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

5. Trademarks

BHT referenced herein is trademark or registered trademark of DENSO WAVE INCORPORATED.

Copyright(c)2007-2013 DENSO WAVE INCORPORATED. All Rights Reserved.

INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR THIRD PARTIES.

Active USB-COM Port Driver [Handy Scanner, Communication unit]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product of "Active USB-COM Port Driver", including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "I do not agree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For Active USB-COM Port Driver

This software product of Active USB-COM Port Driver, including any document related thereto, packed in this package (the "Software") is the copyrighted work of DENSO WAVE INCORPORATED ("DENSO") and its licensor. Under this Agreement, the Software is licensed to you by DENSO subject to the terms and conditions below, not sold nor assigned to you by DENSO.

If you use the Software as a natural person, "you" herein means such natural person, and if you use the Software as an officer, employee, agent or other member (including a partner of a partnership) of any legal entity.

This Agreement shall take effect as from the day you install any part or all of the Software.

1 Limited Licence

DENSO grants you a non-exclusive license to install the Software into computers in your possession or under your control ("Computer"), and to use the Software for the sole purpose to connect DENSO's handy-scanner model and communication unit, which are purchased from DENSO, ("Purpose").

2 Postrictions

- 1. You shall not install the Software for any purpose other than Purpose, and shall not use the Software for any purpose other than Purpose.
- 2. You shall not rent, lease, sell, sublicense, assign, or otherwise transfer the Software or this Agreement to any third party; provided, however, that you may assign all of the Software and this Agreement, not part thereof, to your assignee perpetually subject to agreement of such assignee to all of the terms and conditions of this Agreement.
- 3. You shall not copy, reverse engineer, decompile, disassemble, merge, modify or translate the Software. However, you may make one copy of the Software for the sole purpose to make a backup of the Software.
- 4. You shall not remove nor obscure DENSO's copyrights, trademarks or other proprietary notices or legends from any of the materials of the Software.
- 5. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.
- 6. You shall not access, download, use, export, email, or transmit the software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Violation of this Agreement

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible.

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement. You shall destroy or erase all of the Software from all media in your possession or under your control if you fail to comply with any terms and conditions of this Agreement. The termination of this Agreement shall not prejudice any rights and remedies that DENSO may have against you.

4. Disclaimer of Warranty; Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHTS HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY A THIRD PARTY. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION OR COPY OF THE SOFTWARE, THE USE OF THE SOFTWARE, OR INABILITY TO USE THE SOFTWARE.

FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE THE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR ANY THIRD PARTY.

As some jurisdictions may not allow to exclude implied warranties, some of the exclusions above may not apply to you. Please check your local laws for any restriction or limitation regarding the exclusion of such implied warranties.

5. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan, without reference to its conflicts of law principles.

6. Arbitration

Any disputes arising out of this Agreement shall be finally settled by arbitration in accordance with the Rules of Conciliation and Arbitration of the International Chamber of Commerce. The award of arbitration shall be final and binding upon the parties. Arbitration shall be held in Tokyo, Japan.

BHT-BASIC4.0 Transfer Utility DLL Pack [BHT]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product of BHT BASIC4.0 Transfer Utility DLL Pack, including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of this software, you agree to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For BHT BASIC4.0 Transfer Utility DLL Pack Software

This software, including any electronic documentation related thereto, downloaded to your hard disk or other media (hereinafter called the "Software") is the copyrighted work of DENSO WAVE INCORPORATED(hereinafter called "DENSO"). Under this Agreement, DENSO is the licensor of the Software and you are the licensee of the Software. If you downloaded the Software as a person, "you" herein means a person who downloaded the Software, and if you downloaded the Software as a agent of any legal entity to which such agent belongs, "you" herein means such legal entity including such agent who downloaded the Software. By installing, copying or using the Software, even in part, you agree to be bound by the terms and conditions of this Agreement. If you do not agree to any of the terms and conditions of this Agreement, do not install, copy nor use the Software, and destroy or erase all of the Software from all media in your ownership or control.

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible. All title to the Software and all copyrights, trade secrets and other proprietary rights therein are owned and reserved solely by DENSO.

This Agreement shall take effect on the day you have downloaded the Software.

1. Limited License

DENSO grants you non-exclusive and non-transferable rights to install the Software into one certain computer in your possession or under your control ("Computer") and to use the Software for the sole purpose to develop programs and/or maintain files that can work with a Bar Code Handy Terminal ("BHT") manufactured by DENSO ("Purpose").

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement.

2. Restrictions

- 1. You shall not (and shall not permit other person or entity to) install, copy nor use the Software for any purpose other than Purpose.
- 2. You shall not (and shall not permit other person or entity to) rent, lease, sell, sublicense, assign, nor otherwise transfer the Software or this Agreement.
- 3. You shall not (and shall not permit other person or entity to) reverse engineer, decompile, disassemble, merge, modify or translate the Software, nor use the Software for any commercial purpose.
- 4. You shall not (and shall not permit other person or entity to) remove nor obscure DENSO's copyrights, trademark or other proprietary notices or legends from any of the materials of the Software.
- 5. You shall destroy or erase all of the Software from all media in your ownership or control if you fail to comply with any terms and conditions of this Agreement.
 6. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You
- shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.

 7. You shall not access, download, use, export, email, or transmit the software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary

3. Disclaimer of Warranty: Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHT HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY. AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS OF THE SOFTWARE FOR

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION, COPY OR USE THEREOF OR INABILITY TO USE THE SOFTWARE. FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR THIRD PARTIES.

4. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

5. Trademarks

BHT referenced herein is trademark or registered trademark of DENSO WAVE INCORPORATED.

BHT-BASIC4.0 Transfer Utility [BHT]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product of BHT BASIC4.0 Transfer Utility, including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of this software, you agree to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For BHT BASIC4.0 Transfer Utility Software

This software, including any electronic documentation related thereto, downloaded to your hard disk or other media (hereinafter called the "Software") is the copyrighted work of DENSO WAVE INCORPORATED(hereinafter called "DENSO"). Under this Agreement, DENSO is the licensor of the Software and you are the licensee of the Software. If you downloaded the Software as a person, "you" herein means a person who downloaded the Software, and if you downloaded the Software as a agent of any legal entity to which such agent belongs, "you" herein means such legal entity including such agent who downloaded the Software. By installing, copying or using the Software, even in part, you agree to be bound by the terms and conditions of this Agreement. If you do not agree to any of the terms and conditions of this Agreement, do not install, copy nor use the Software, and destroy or erase all of the Software from all media in your ownership or control.

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible. All title to the Software and all copyrights, trade secrets and other proprietary rights therein are owned and reserved solely by DENSO.

This Agreement shall take effect on the day you have downloaded the Software.

1. Limited License

DENSO grants you non-exclusive and non-transferable rights to install the Software into one certain computer in your possession or under your control ("Computer") and to use the Software for the sole purpose to develop programs and/or maintain files that can work with a Bar Code Handy Terminal ("BHT") manufactured by DENSO ("Purpose").

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement.

2. Restrictions

- 1. You shall not (and shall not permit other person or entity to) install, copy nor use the Software for any purpose other than Purpose.
- 2. You shall not (and shall not permit other person or entity to) rent, lease, sell, sublicense, assign, nor otherwise transfer the Software or this Agreement.
- 3. You shall not (and shall not permit other person or entity to) reverse engineer, decompile, disassemble, merge, modify or translate the Software, nor use the Software for any commercial purpose.
- 4. You shall not (and shall not permit other person or entity to) remove nor obscure DENSO's copyrights, trademark or other proprietary notices or legends from any of the materials of the Software.
- 5. You shall destroy or erase all of the Software from all media in your ownership or control if you fail to comply with any terms and conditions of this Agreement.
 6. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You
- shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.

 7. You shall not access, download, use, export, email, or transmit the software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Disclaimer of Warranty: Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHT HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS OF THE SOFTWARE FOR

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION, COPY OR USE THEREOF OR INABILITY TO USE THE SOFTWARE. FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR THIRD PARTIES.

4. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

5. Trademarks

BHT referenced herein is trademark or registered trademark of DENSO WAVE INCORPORATED.

BHT Browser [BHT]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully.

The License Agreement below is a contract legally binding you. This software product of "BHT Browser", including any electronic documentation and data related thereto, is protected by the copyright law of Japan and international treaties as applicable.

You must agree to all of the terms and conditions of the License Agreement before installing the BHT Browser. By installing the BHT Browser, you are deemed to agree to be bound by the terms and conditions of the

If you do not agree to any of the terms and conditions of the License Agreement, please click "I do not agree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement for BHT Browser

This software, including any electronic documentation and data related thereto, downloaded to your hard disk or other media (hereinafter called the "Software") is the copyrighted work of DENSO WAVE INCORPORATED ("DENSO WAVE").

Under this Agreement, the Software is licensed to you by DENSO WAVE subject to the terms and conditions below, not sold nor assigned to you. All title to the Software and all copyrights, trade secrets and other proprietary rights therein are owned and reserved solely by DENSO WAVE.

If you use the Software as a person, "you" herein means such person using the Software, and if you use the Software as an officer, employee, agent or other member (including a partner of a partnership) of any legal entity, "you" herein means such legal entity using the Software.

This Agreement shall take effect on the day you have downloaded the Software.

1. Definitions

- 1. "Product Key" means the key that activates the function of the Software as the complete version. Product Key will be notified to You in response to Your request notifying DENSO WAVE of the corresponding Product ID.
- 2. "Product ID" means the ID that the installation process generates and shows you on the BHT screen. The Product ID is unique to each of the Software installed into the BHT (as defined below) and You need the same to obtain the Product Key.

2. Limited License

DENSO WAVE grants you non-exclusive and non-transferable rights to install the Software into one certain computer in your possession or under your control ("Computer"), and to use the Software for the sole purpose of browse website contents on one certain Bar Code Handy Terminal ("BHT") manufactured by DENSO WAVE ("Purpose").

3. Restrictions

- 1. You shall not install or use the Software for any purpose other than Purpose.
- 2. You shall not use the Software with more than one computer via a computer network or any other method.
- 3. You shall not rent, lease, sell, sublicense, assign, or otherwise transfer the Software, the Product Key or this Agreement to any third party.
- 4. You shall not reverse engineer, decompile, disassemble, merge, modify or translate the Software and/or the Product Key.
- 5. You shall not submit, forward or otherwise notify DENSO WAVE of any false Product ID when requesting the corresponding Product Key.
- 6. You shall not remove nor obscure DENSO WAVE's copyrights, trademarks or other proprietary notices or legends from any of the materials of the Software.

 7. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design,
- 7. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.
- 8. You shall not access, download, use, export, email, or transmit the software provided on the DENSO WAVE Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO WAVE's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

4. Violation of this Agreement

Unauthorized installation, duplication or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent as permitted by law. All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement. You shall destroy or erase all of the Software from all media in your possession or under Your control if you fail to comply with any terms and conditions of this Agreement. The termination of this Agreement shall not prejudice any rights and remedies that DENSO WAVE may have against you, such as damages claimed by DENSO WAVE.

5. Disclaimer of Warranty; Limitation of Liability

EXCEPT FOR THE WARRANTY PROVIDED IN ARTICLE 5 ABOVE, THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OFRIGHTS HEREUNDER BY DENSO WAVE SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. DENSO WAVE MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

DENSO WAVE ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. EXCEPT FOR THE WARRANTY PROVIDED IN ARTICLE 5 ABOVE, IN NO EVENT SHALL DENSO WAVE BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION, COPY OR USE THE FRENCE OR INABILITY TO USE THE SOFTWARE. FURTHERMORE, DENSO WAVE SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR THIRD PARTIES.

6. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

7. Trademark

DENSO WAVE and/or BHT referred herein are either trademarks or registered trademarks of DENSO WAVE.

Keyboard Interface Software(QR_kbif) [Handy Scanner, Communication unit]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This "Keyboard Interface Software", including any electric document attached thereto, for OR Code scanners and bar code scanners is the copyrighted work of DENSO WAVE INCORPORATED and protected by the copyright law of Japan and international treaties. You must agree to all of the terms and conditions of the License Agreement before downloading this software. By downloading this software, you agree to be bound, without limitation or qualification, by all of the terms and conditions of the License Agreement and all applicable laws.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For Keyboard Interface Software

1. Definitions

- 1. "Software" means Keyboard Interface Software and any electric document attached thereto that are available by downloading from this site maintained by DENSO WAVE.
- 2. If you download the Software as a natural person, "you" herein means such natural person, and if you download the Software as an officer, employee, agent or other member (including a partner of a
- partnership) of any legal entity, "you" herein means such legal entity.
 3. "DENSO WAVE" means DENSO WAVE INCORPORATED having its principal office at MT Bldg. Hall No.2, 4-2-12, Toranomon, Minato-ku, Tokyo, 105-0001 Japan.
- 4. "Products" means QR Code scanners identified as "QS 20H" or "QS 20P" and bar code scanners identified as "HC 15", "HC 36" or "HC 60 series" or "GT10 series" manufactured or distributed by DENSO WAVE or DENSO CORPORATION.
- 5. "OR Code" means a two dimensional code standardized by ISO (the International Organization for Standardization) as "ISO/IEC 18004",
- 6. "Purpose" means to convert data conforming to RS-232C which are read from a bar code or a QR Code by using Products into keyboard data, and to import such converted data into a computer in your possession or under your control.

2. Limited License

DENSO WAVE grants you a non-exclusive and non-transferable right to download and install the Software into one certain computer in your possession or under your control ("Computer") and to use the Software for Purpose

ay make copies of the Software up to the number of Products in your possession or under your control for the purpose to exercise its right granted in the above paragraph.

Under this Agreement, the Software is licensed to you by DENSO WAVE subject to the terms and conditions herein, not sold or assigned to you by DENSO WAVE. All title to the Software and all copyrights, trade secrets and other proprietary rights therein are solely owned and reserved by DENSO WAVE.

3. Restrictions and Understanding

- 1. You shall not download, install or use the Software for any purpose other than Purpose.
- 2. You shall not make any copy of the Software in excess of the number of Products in your possession or under your control. In case the number of such Products decreases after making copies of the Software and the number of such copies exceeds the number of such Products, you shall destroy or erase such excessive copies from all media in your possession or under your control immediately.

 3. You shall not rent, lease, sell, sublicense, assign or otherwise transfer the Software to any third party.
- 4. You shall not assign this Agreement or any rights and obligations provided herein to any third party.
- 5. You shall not reverse engineer, decompile, disassemble, merge, modify or translate the Software.
- 6. You shall not remove nor obscure DENSO WAVE's copyrights, trademarks or other proprietary notices or legends from any part of the Software.
- 7. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.
- 8. You shall not access, download, use, export, email, or transmit the software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.
- 9. You understand that the Software on the site is subject to change by DENSO WAVE at anytime without notice.

4. Violation of this Agreement

Unauthorized downloading, installation, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible.

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement. You shall destroy or erase the Software and all copies thereof from all media in your possession or under your control immediately if you fail to comply with any terms and conditions of this Agreement. The termination of this Agreement shall not prejudice any rights and remedies that DENSO WAVE may have against you, such as damages claimed by DENSO WAVE.

5. Disclaimer of Warranty; Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OR AVAILABILITY OF THE SOFTWARE OR THE GRANT OF RIGHTS HEREUNDER BY DENSO WAVE SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY A THIRD PARTY. DENSO WAVE MAKES NO REPRESENTATIONS AND WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

DENSO WAVE ASSUMES NO RESPONSIBILITY FOR ANY BUGS, ERRORS OR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO WAVE BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE DOWNLOADING, INSTALLATION OR COPY OF THE SOFTWARE, THE USE OF THE SOFTWARE, OR INABILITY TO USE THE SOFTWARE. FURTHERMORE, DENSO WAVE SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE THE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR ANY THIRD PARTY.

As some jurisdictions may not allow to exclude implied warranties, some of the exclusions above may not apply to you. Please check your local laws for any restriction or limitation regarding the exclusion of such

6. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan, without reference to its conflicts of law principles

7. Arbitration

Any disputes arising out of this Agreement shall be finally settled by arbitration in accordance with the Rules of Conciliation and Arbitration of the International Chamber of Commerce. The award of arbitration shall be final and binding upon the parties. Arbitration shall be held in Tokyo, Japan.

8. Effective Date

This Agreement shall take effect as from the day you download the Software.

9. Trademarks

QR Code and Keyboard Interface Software referred herein are either trademarks or registered trademarks of DENSO WAVE.

BHT Term Emulator [BHT]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully.

The License Agreement below is a contract legally binding you. This software product of "BHT Term Emulator", including any electronic documentation and data related thereto, is protected by the copyright law of Japan and international treaties as applicable.

You must agree to all of the terms and conditions of the License Agreement before installing the BHT Term Emulator. By installing the BHT Term Emulator, you are deemed to agree to be bound by the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For BHT Term Emulator

This software, including any electronic documentation and data related thereto, downloaded to your hard disk or other media (hereinafter called the "Software") is the copyrighted work of DENSO WAVE INCORPORATED ("DENSO WAVE").

Under this Agreement, the Software is licensed to you by DENSO WAVE subject to the terms and conditions below, not sold nor assigned to you. All title to the Software and all copyrights, trade secrets and other proprietary rights therein are owned and reserved solely by DENSO WAVE.

If you use the Software as a person, "you" herein means such person using the Software, and if you use the Software as an officer, employee, agent or other member (including a partner of a partnership) of any legal entity, "you" herein means such legal entity using the Software.

This Agreement shall take effect on the day you have downloaded the Software.

1. Definitions

- 1. "Product Key" means the key that activates the function of the Software as the complete version. Product Key will be notified to You in response to Your request notifying DENSO WAVE of the corresponding Product ID.
- 2. "Product ID" means the ID that the installation process generates and shows you on the BHT screen. The Product ID is unique to each of the Software installed into the BHT (as defined below) and You need the same to obtain the Product Key.

2. Limited License

DENSO WAVE grants you non-exclusive and non-transferable rights to install the Software into one certain computer in your possession or under your control ("Computer"), and to use the Software for the sole purpose of terminal emulation on one certain Bar Code Handy Terminal ("BHT") manufactured by DENSO WAVE ("Purpose").

2. Restrictions

- 1. You shall not install or use the Software for any purpose other than Purpose.
- 2. You shall not use the Software with more than one computer via a computer network or any other method.
- 3. You shall not rent, lease, sell, sublicense, assign, or otherwise transfer the Software, the Product Key or this Agreement to any third party.
- 4. You shall not reverse engineer, decompile, disassemble, merge, modify or translate the Software and/or the Product Key.
- 5. You shall not submit, forward or otherwise notify DENSO WAVE of any false Product ID when requesting the corresponding Product Key.
- 6. You shall not remove nor obscure DENSO WAVE's copyrights, trademarks or other proprietary notices or legends from any of the materials of the Software.
- 7. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.
- 8. You shall not access, download, use, export, email, or transmit the software provided on the DENSO WAVE Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO WAVE's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

4. Violation of this Agreement

Unauthorized installation, duplication or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent as permitted by law. All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement. You shall destroy or erase all of the Software from all media in your possession or under Your control if you fail to comply with any terms and conditions of this Agreement. The termination of this Agreement shall not prejudice any rights and remedies that DENSO WAVE may have against you, such as damages claimed by DENSO WAVE.

5. Disclaimer of Warranty; Limitation of Liability

EXCEPT FOR THE WARRANTY PROVIDED IN ARTICLE 5 ABOVE, THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OFRIGHTS HERUNDER BY DENSO WAVE SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. DENSO WAVE MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTARII ITY OR FITNESS FOR A PARTICULAR PURPOSE.

DENSO WAVE ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. EXCEPT FOR THE WARRANTY PROVIDED IN ARTICLE 5 ABOVE, IN NO EVENT SHALL DENSO WAVE BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION, COPY OR USE THE FUNDED THE SOFTWARE. FURTHERMORE, DENSO WAVE SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR THIRD PARTIES.

6. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

7. Trademarks

DENSO WAVE and/or BHT referred herein are either trademarks or registered trademarks of DENSO WAVE.

QRdraw Ad Trial [Generating 2D code]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract, This software product of OR Code Software ("ORdraw Ad"), including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of this software, you agree to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For QRCode Software

This trial edition of QR Code Software, including any electronic documentation related thereto, downloaded to your hard disk or other media (hereinafter called the "Software") is the copyrighted work of DENSO WAVE INCORPORATED(hereinafter called "DENSO"). Under this Agreement, DENSO is the licensor of the Software and you are the licensee of the Software. If you downloaded the Software as a person, "you" herein means a person who downloaded the Software, and if you downloaded the Software as a agent of any legal entity to which such agent belongs, "you" herein means such legal entity including such agent who downloaded the Software. By installing, copying or using the Software, even in part, you agree to be bound by the terms and conditions of this Agreement. If you do not agree to any of the terms and conditions of this Agreement, do not install, copy nor use the Software, and destroy or erase all of the Software from all media in your ownership or control.

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible. All title to the Software and all copyrights, trade secrets and other proprietary rights therein are owned and reserved solely by DENSO.

This Agreement shall take effect on the day you have downloaded the Software.

1. Limited License

DENSO grants you a non-exclusive, non-transferable license to install, copy and use the Software (on free client basis within your entity) for the sole purpose of conducting evaluation test of QRCode Software full edition ("Purpose").

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement.

2. Restrictions

- 1. You shall not (and shall not permit other person or entity to) install, copy nor use the Software for any purpose other than Purpose
- 2. You shall not rent, lease, sell, sublicense, assign, or otherwise transfer the Software, the Access code or this Agreement to any third party. Provided however, if the following condition is satisfied, you may transfer the Software to a third party.
 - (a) The transfer contains the Software License Agreement and the Software License Certificate including the Access code.
 - (b) You shall destroy all copies of the Software.
 - (c) The assignee of the Software shall read the Software License Agreement and accept the terms and conditions of it.
- 3. You shall not (and shall not permit other person or entity to) reverse engineer, decompile, disassemble, merge, modify or translate the Software, nor use the Software for any commercial purpose.
- 4. You shall not (and shall not permit other person or entity to) remove nor obscure DENSO's copyrights, trademark or other proprietary notices or legends from any of the materials of the Software.

 5. You shall destroy or erase all of the Software from all media in your ownership or control if you fail to comply with any terms and conditions of this Agreement.
- 6. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves,
- 7. You shall not access, download, use, export, email, or transmit the Software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Disclaimer of Warranty; Limitation of Liability

THE SOFTWARF IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARF OR THE GRANT OF RIGHT HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS OF THE SOFTWARE FOR ANY PARTICULAR PURPOSE.

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION, COPY OR USE THEREOF OR INABILITY TO USE THE SOFTWARE. FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR THIRD PARTIES.

4. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

QR Code and QRdraw referenced herein are either trademarks or registered trademarks of DENSO WAVE INCORPORATED.

QRdraw Pro Trial [Generating 2D code]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product of OR Code Software("ORdraw Pro"), including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of this software, you agree to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For QRCode Software

This trial edition of QR Code Software, including any electronic documentation related thereto, downloaded to your hard disk or other media (hereinafter called the "Software") is the copyrighted work of DENSO WAVE INCORPORATED(hereinafter called "DENSO"). Under this Agreement, DENSO is the licensor of the Software and you are the licensee of the Software. If you downloaded the Software as a person, "you" herein means a person who downloaded the Software, and if you downloaded the Software as a agent of any legal entity to which such agent belongs, "you" herein means such legal entity including such agent who downloaded the Software. By installing, copying or using the Software, even in part, you agree to be bound by the terms and conditions of this Agreement. If you do not agree to any of the terms and conditions of this Agreement, do not install, copy nor use the Software, and destroy or erase all of the Software from all media in your ownership or control.

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible. All title to the Software and all copyrights, trade secrets and other proprietary rights therein are owned and reserved solely by DENSO.

This Agreement shall take effect on the day you have downloaded the Software.

1. Limited License

DENSO grants you a non-exclusive, non-transferable license to install, copy and use the Software (on free client basis within your entity) for the sole purpose of conducting evaluation test of QRCode Software full edition ("Purpose").

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement.

2. Restrictions

- 1. You shall not (and shall not permit other person or entity to) install, copy nor use the Software for any purpose other than Purpose.
- 2. You shall not (and shall not permit other person or entity to) rent, lease, sell, sublicense, assign, nor otherwise transfer the Software or this Agreement.
- 3. You shall not (and shall not permit other person or entity to) reverse engineer, decompile, disassemble, merge, modify or translate the Software, nor use the Software for any commercial purpose.
- 4. You shall not (and shall not permit other person or entity to) remove nor obscure DENSO's copyrights, trademark or other proprietary notices or legends from any of the materials of the Software.
- 5. You shall destroy or erase all of the Software from all media in your ownership or control if you fail to comply with any terms and conditions of this Agreement.
 6. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You
- shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.

 7. You shall not access, download, use, export, email, or transmit the Software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Disclaimer of Warranty; Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHT HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY. AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS OF THE SOFTWARE FOR

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION, COPY OR USE THEREOF OR INABILITY TO USE THE SOFTWARE. FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR THIRD PARTIES.

4. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

5. Trademarks

OR Code and ORdraw referenced herein are either trademarks or registered trademarks of DENSO WAVE INCORPORATED.

QRmaker Ad(Product Edition) [Generating 2D code]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product of OR Code Software("ORmaker Ad"), including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of this software, you agree to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For QRCode Software

This trial edition of QR Code Software, including any electronic documentation related thereto, downloaded to your hard disk or other media (hereinafter called the "Software") is the copyrighted work of DENSO WAVE INCORPORATED(hereinafter called "DENSO"). Under this Agreement, DENSO is the licensor of the Software and you are the licensee of the Software. If you downloaded the Software as a person, "you" herein means a person who downloaded the Software, and if you downloaded the Software as a agent of any legal entity to which such agent belongs, "you" herein means such legal entity including such agent who downloaded the Software. By installing, copying or using the Software, even in part, you agree to be bound by the terms and conditions of this Agreement. If you do not agree to any of the terms and conditions of this Agreement, do not install, copy nor use the Software, and destroy or erase all of the Software from all media in your ownership or control.

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible. All title to the Software and all copyrights, trade secrets and other proprietary rights therein are owned and reserved solely by DENSO.

This Agreement shall take effect on the day you have downloaded the Software.

1. Limited License

DENSO grants you a non-exclusive, non-transferable license to install, copy and use the Software (on free client basis within your entity) for the sole purpose of conducting evaluation test of QRCode Software full edition ("Purpose").

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement.

2. Restrictions

- 1. You shall not (and shall not permit other person or entity to) install, copy nor use the Software for any purpose other than Purpose
- 2. You shall not rent, lease, sell, sublicense, assign, or otherwise transfer the Software, the Access code or this Agreement to any third party. Provided however, if the following condition is satisfied, you may transfer the Software to a third party.
 - (a) The transfer contains the Software License Agreement and the Software License Certificate including the Access code.
 - (b) You shall destroy all copies of the Software.
 - (c) The assignee of the Software shall read the Software License Agreement and accept the terms and conditions of it.
- 3. You shall not (and shall not permit other person or entity to) reverse engineer, decompile, disassemble, merge, modify or translate the Software, nor use the Software for any commercial purpose.
- 4. You shall not (and shall not permit other person or entity to) remove nor obscure DENSO's copyrights, trademark or other proprietary notices or legends from any of the materials of the Software.

 5. You shall destroy or erase all of the Software from all media in your ownership or control if you fail to comply with any terms and conditions of this Agreement.
- 6. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves,
- 7. You shall not access, download, use, export, email, or transmit the Software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Disclaimer of Warranty; Limitation of Liability

THE SOFTWARF IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARF OR THE GRANT OF RIGHT HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS OF THE SOFTWARE FOR ANY PARTICULAR PURPOSE.

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION, COPY OR USE THEREOF OR INABILITY TO USE THE SOFTWARE. FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR THIRD PARTIES.

4. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

QR Code and QRmaker referenced herein are either trademarks or registered trademarks of DENSO WAVE INCORPORATED.

QRmaker Ad Trial [Generating 2D code]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product of OR Code Software("ORmaker Ad Trial"), including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of this software, you agree to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For QRCode Software

This trial edition of QR Code Software, including any electronic documentation related thereto, downloaded to your hard disk or other media (hereinafter called the "Software") is the copyrighted work of DENSO WAVE INCORPORATED(hereinafter called "DENSO"). Under this Agreement, DENSO is the licensor of the Software and you are the licensee of the Software. If you downloaded the Software as a person, "you" herein means a person who downloaded the Software, and if you downloaded the Software as a agent of any legal entity to which such agent belongs, "you" herein means such legal entity including such agent who downloaded the Software. By installing, copying or using the Software, even in part, you agree to be bound by the terms and conditions of this Agreement. If you do not agree to any of the terms and conditions of this Agreement, do not install, copy nor use the Software, and destroy or erase all of the Software from all media in your ownership or control.

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible. All title to the Software and all copyrights, trade secrets and other proprietary rights therein are owned and reserved solely by DENSO.

This Agreement shall take effect on the day you have downloaded the Software.

1. Limited License

DENSO grants you a non-exclusive, non-transferable license to install, copy and use the Software (on free client basis within your entity) for the sole purpose of conducting evaluation test of QRCode Software full edition ("Purpose").

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement.

2. Restrictions

- 1. You shall not (and shall not permit other person or entity to) install, copy nor use the Software for any purpose other than Purpose.
- 2. You shall not (and shall not permit other person or entity to) rent, lease, sell, sublicense, assign, nor otherwise transfer the Software or this Agreement.
- 3. You shall not (and shall not permit other person or entity to) reverse engineer, decompile, disassemble, merge, modify or translate the Software, nor use the Software for any commercial purpose.
- 4. You shall not (and shall not permit other person or entity to) remove nor obscure DENSO's copyrights, trademark or other proprietary notices or legends from any of the materials of the Software.
- 5. You shall destroy or erase all of the Software from all media in your ownership or control if you fail to comply with any terms and conditions of this Agreement.
 6. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You
- shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.

 7. You shall not access, download, use, export, email, or transmit the Software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Disclaimer of Warranty; Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHT HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY. AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS OF THE SOFTWARE FOR

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION, COPY OR USE THEREOF OR INABILITY TO USE THE SOFTWARE. FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR THIRD PARTIES.

4. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

5. Trademarks

OR Code and ORmaker referenced herein are either trademarks or registered trademarks of DENSO WAVE INCORPORATED.

QRmaker Pro Trial [Generating 2D code]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product of OR Code Software("ORmaker Pro"), including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of this software, you agree to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For QRCode Software

This trial edition of QR Code Software, including any electronic documentation related thereto, downloaded to your hard disk or other media (hereinafter called the "Software") is the copyrighted work of DENSO WAVE INCORPORATED(hereinafter called "DENSO"). Under this Agreement, DENSO is the licensor of the Software and you are the licensee of the Software. If you downloaded the Software as a person, "you" herein means a person who downloaded the Software, and if you downloaded the Software as a agent of any legal entity to which such agent belongs, "you" herein means such legal entity including such agent who downloaded the Software. By installing, copying or using the Software, even in part, you agree to be bound by the terms and conditions of this Agreement. If you do not agree to any of the terms and conditions of this Agreement, do not install, copy nor use the Software, and destroy or erase all of the Software from all media in your ownership or control.

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible. All title to the Software and all copyrights, trade secrets and other proprietary rights therein are owned and reserved solely by DENSO.

This Agreement shall take effect on the day you have downloaded the Software.

1. Limited License

DENSO grants you a non-exclusive, non-transferable license to install, copy and use the Software (on free client basis within your entity) for the sole purpose of conducting evaluation test of QRCode Software full edition ("Purpose").

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement.

2. Restrictions

- 1. You shall not (and shall not permit other person or entity to) install, copy nor use the Software for any purpose other than Purpose.
- 2. You shall not (and shall not permit other person or entity to) rent, lease, sell, sublicense, assign, nor otherwise transfer the Software or this Agreement.
- 3. You shall not (and shall not permit other person or entity to) reverse engineer, decompile, disassemble, merge, modify or translate the Software, nor use the Software for any commercial purpose.
- 4. You shall not (and shall not permit other person or entity to) remove nor obscure DENSO's copyrights, trademark or other proprietary notices or legends from any of the materials of the Software.
- 5. You shall destroy or erase all of the Software from all media in your ownership or control if you fail to comply with any terms and conditions of this Agreement.
 6. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or missiles or any other purposes that disturb international peace and security. You shall not re-sell, re-transfer, re-export, rent or sub-license of those products, nor re-transfer such software, technology or service by yourselves.

 7. You shall not access, download, use, export, email, or transmit the Software provided on the DENSO Web site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other
- governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Disclaimer of Warranty; Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHT HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY. AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS OF THE SOFTWARE FOR

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION, COPY OR USE THEREOF OR INABILITY TO USE THE SOFTWARE. FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR THIRD PARTIES.

4. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

5. Trademarks

OR Code and ORmaker referenced herein are either trademarks or registered trademarks of DENSO WAVE INCORPORATED.

SQRCmaker [Generating 2D code]

Download User Agreement

The download screen will be displayed after agreeing to the Software User Agreement.

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a contract. This software product of QR Code Software("SQRCmaker"), including any document related thereto, is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of this software, you agree to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please click "Disagree" and do not download this software.

DENSO WAVE INCORPORATED

License Agreement For SQRCmaker

This trial edition of SQRCmaker, including any electronic documentation related thereto, downloaded to your hard disk or other media (hereinafter called the "Software") is the copyrighted work of DENSO WAVE INCORPORATED(hereinafter called "DENSO"). Under this Agreement, DENSO is the licensor of the Software and you are the licensee of the Software. If you downloaded the Software as a person, "you" herein means a person who downloaded the Software, and if you downloaded the Software as a agent of any legal entity to which such agent belongs, "you" herein means such legal entity including such agent who downloaded the Software. By installing, copying or using the Software, even in part, you agree to be bound by the terms and conditions of this Agreement. If you do not agree to any of the terms and conditions of this Agreement, do not install, copy nor use the Software, and destroy or erase all of the Software from all media in your ownership or control.

Unauthorized install, copy or use of the Software may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible. All title to the Software and all copyrights, trade secrets and other proprietary rights therein are owned and reserved solely by DENSO.

This Agreement shall take effect on the day you have downloaded the Software.

1. Limited License

DENSO grants you a non-exclusive, non-transferable license to install, copy and use the Software (on free client basis within your entity) for the sole purpose of conducting evaluation test of QRCode Software full edition ("Purpose").

All your rights granted hereunder shall automatically terminate if you fail to comply with any terms and conditions of this Agreement.

2. Restrictions

- 1. You shall not install, use, sublicense or copy the Software for any purpose other than the Purpose specified herein.
- 2. You shall not rent, lease, sell, sublicense, assign, or otherwise transfer the Software, the Access code or this Agreement to any third party. Provided however, if the following condition is satisfied, you may transfer the Software to a third party.
 - (a) The transfer contains the Software License Agreement and the Software License Certificate including the Access code.
 - (b) You shall destroy all copies of the Software.
 - (c) The assignee of the Software shall read the Software License
 - Agreement and accept the terms and conditions of it.
- 3. You shall not grant the End-user a sublicense of the Software other than the redistributable programs.
- 4. You shall not reverse engineer, decompile, disassemble, merge, modify or translate the Software, the Access code and/or the Product Key.
- 5. You shall not submit, forward or otherwise notify DENSO WAVE of any false Product ID and/or the Access code when requesting the corresponding Product Key.
- 6. You shall not remove nor obscure DENSO WAVE's copyrights, trademarks or other proprietary notices or legends from any of the materials of the Software.
- 7. You shall not use any software, products, technology and/or service provided by DENSO WAVE or software, products, technology or service developed, manufactured, or derived by using them for the design, development, manufacture, preservation or use of mass destructive weapons such as nuclear, chemical, biological weapons or any other purposes that disturb global peace and security. You shall not re-sell, retransfer, re-export, rent or sub-license such products, software, technology or service by yourselves.
- 8. You shall not access, download, use, export, email, or transmit the Software provided on the DENSO WAVE's Web's site in violation of export control laws, restrictions or regulations of Japan, U.S., or any other governments. You agree to comply with all these rules, and not to directly or indirectly export, make available or provide the DENSO WAVE's software and its copy without export licenses of Japan, U.S. or any other foreign governments if necessary.

3. Disclaimer of Warranty; Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE SUPPLY OF THE SOFTWARE OR THE GRANT OF RIGHT HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY THIRD PARTIES. DENSO MAKES NO REPRESENTATIONS NOR WARRANTIES OF MERCHANTABILITY OR FITNESS OF THE SOFTWARE FOR

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF, ERRORS NOR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION, COPY OR USE THEREOF OR INABILITY TO USE THE SOFTWARE. FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS

OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR THIRD PARTIES.

4. Governing Law

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan.

5. Trademarks

QR Code and QRmaker referenced herein are either trademarks or registered trademarks of DENSO WAVE INCORPORATED.