



IYT2519-002A-M

# SOFTWARE LICENSE AGREEMENT

The software embedded in the Product (hereinafter the "Licensed Software") provided by JVC KENWOOD Corporation (hereinafter the "Licensor") is copyrighted to or sublicensable by the Licensor, and this Agreement provides for the terms and conditions which Users shall follow in order to use the Licensed Software. The User shall use the Licensed Software. by agreeing with the terms of this Software License Agreement. This Agreement shall be deemed completed at the time the User (hereinafter the "User") initially used the Product in which the "Licensed Software" is embedded. The Licensed Software may include the software which has been licensed to the Licensor directly or indirectly from any third party. In such case, some third parties require the Users to follow their conditions for use separately from this Software License Agreement. Such software shall not be subject to this Agreement, and the Users are urged to read the "Important Notice concerning the Software" to be provided separately.

# Article 1 General Provision

The Licensor shall grant to the User a non-exclusive and non-transferable (other than the exceptional case referred to in Article 3, Paragraph 1) licensed to use the Licensed Software within the country of the User. (the country where the User bought the Product (hereinafter the "Country")

#### Article 2 License

- 1. The license granted under this Agreement shall be the right to use the Licensed Software in the Product. 2. The User shall not duplicate, copy, modify, add, translate or otherwise alter, or lease the Licensed Software and any related documents, whether in whole or in part.
- 3. The use of the Licensed Software shall be limited to personal purpose, and the Licensed Software shall not be distributed, licensed or sub-licensed whether it is for commercial purpose or not.
- 4. The User shall use the Licensed Software according to the directions described in the operation manual or help file, and is prohibited to use or duplicate any data in a manner violating the Copyright Law or any other laws and regulations by applying whole or a part of the Licensed Software.

# Article 3 Conditions for Grant of License

1. When the User transfers the Product, it may also transfer the license to use the Licensed Software embedded in the Product (including any related materials, updates and upgrades) on condition that no original, copies or related materials continue in the possession of the User, and that the User shall cause the transferee to comply with this Software License

## Agreement.

2. The User shall not carry out reverse engineering, disassembling, decompiling or any other code analysis works in connection with the Licensed Software.

# Article 4 Right pertaining to the Licensed Software

- 1. Any and all copyrights and other rights pertaining to the Licensed Software and related documents shall belong to the Licensor or the original holder of the right who granted to the Licensor the license or sublicense for the Licensed Software (hereinafter the "Original Rightholder"), and the User shall not be entitled to any right other than the license granted hereunder, in respect of the Licensed Software and any related documents.
- 2. The User shall, whenever the User uses the Licensed Software, comply with any laws relating to the copyright and other intellectual property rights.

#### Article 5 Indemnification of Licensor

- Neither the Licensor nor the Original Rightholder shall be liable for any damage incurred by the User or any third party due to the exercise of the license granted to the User under this Agreement, unless otherwise restricted by law.
- 2. The Licensor will offer no guarantee for the merchantability, convertibility and consistency with certain objective of the Licensed Software.

Article 6 Liability to Third Party

If any dispute has arisen with any third party due to an infringement upon a copyright, patent or any other intellectual property right that was caused by the User's use of the Licensed Software, the User shall settle such dispute at the User's own cost and hold the Licensor and the Original Rightholder harmless from any inconvenience it may cause.

## Article 7 Confidentiality

The User shall keep the confidentiality of such portion of the Licensed Software, related documents thereof or any other information to be granted under this Agreement, as well as the conditions of this Agreement as has not yet entered the public domain, and shall not disclose or divulge the same to any third party without approval of the Licensor.

#### **Article 8 Termination**

In case the User falls under any of the events described in the following items, the Licensor may immediately terminate this Agreement or claim that the User compensates for the damage incurred by the Licensor due to such event:

- (1) when the User violated any provision of this Agreement; or
- (2) when a petition has been filed against the User for an attachment, provisional attachment, provisional disposition or any other compulsory execution.

## Article 9 Destruction of the Licensed Software

If this Agreement is terminated pursuant to the provision of Article 8, the User shall destroy the Licensed Software, any related documents and copies thereof within two (2) weeks from such date of termination.

## **Article 10 Export Restriction**

- The User shall understand that the Licensed Software shall be subject to the export restrictions adopted by the country of User and any other countries.
- 2. The User shall agree that the software will be subject to any and all applicable international and domestic laws including the export control regulation of the country of User and any other countries, and any restrictions concerning the end-users, the use by end-users and importing countries to be provided by the country of User and any other countries, and any other governmental authorities.
- 3. If the User is an agency of the United States of America (the "Government"), the User acknowledge Licensor's representation that the Licensed Software is a "Commercial Item" as defined in Federal Acquisition Regulation (FAR) part 2.101(g) consisting unpublished "Commercial Computer Software" as those items are used at FAR part 12.212 and is only license the User with the same use right Licensor grants all commercial end users pursuant to the terms of this Agreement.

## Article 11 Miscellaneous

- 1. In the event any part of this Agreement is invalidated by operation of law, the residual provisions shall continue in force.
- Matters not stipulated in this Agreement or any ambiguity or question raised in the construction of this Agreement shall be provided or settled upon good-faith consultation between the Licensor and the User.
- 3. The Licensor and the User hereby agree that this Agreement is governed by the laws of Japan, and any dispute arising from, and relating to the rights and obligations under, this Agreement shall be submitted to the exclusive jurisdiction of the Tokyo District Court for its first instance.

# Important Notice concerning the Software

## Software License Attached to the Product:

The Software embedded in the Product is composed of several independent software components, and in each of such individual components (hereinafter the "Licensed Software"),, a copyright of either JVC KENWOOD Corporation (hereinafter "JKC") or a third party subsists. The Product uses the software component designated in the End-User License Agreement that was executed between JKC and a third party (hereinafter "EULA").

The Licensed Software covers those corresponding to free software, and, as a condition of distribution

of the software component in executable format which is based on the license granted under the GNU General Public License or Lesser General Public License (hereinafter "GPL/LGPL"), it requires an availability of the source code for the relevant component. Please refer to the following URL concerning the distribution of the source code:

# http://www3.jvckenwood.com/english/download/gpl/index.html

Please note that we are unable to answer any inquiry relating to the contents, etc. of the source code. In addition, the Licensed Software includes the software developed or created independently by JKC and there exists an ownership of JKC in such software and any accompanying documents, which is protected by the Copyright Law, any international treaties and other applicable laws.

As to matters concerning the handling by JKC of the software components, please refer to the "Software License Agreement" attached hereto. Please note that any software component licensed under "EULA" which is not subject to "GPL/LGPL," and those developed or created independently by JKC shall not be subject to the requirement for provision of the source code.

The software component distributed under "GPL/ LGPL" shall be licensed to users without charge, and, therefore, no warranty is given for such software component, either express or implied, within the scope of the applicable laws and regulations.

Unless otherwise permitted by applicable laws and regulations or agreed in written form, none of the owners of the copyright or persons entitled to alter or redistribute the software component under the said license shall have any liability for any type of damage or loss resulting from the use of or inability to use such software component. For further details of the conditions of use of such software component or matters required to be complied with, please refer to the relevant "GPI /I GPI."

Users are urged to read the details for the relevant license carefully before using the software component covered by "GPL/LGPL" and embedded in the Product. Since the terms and conditions of individual licenses are provided by parties other than JKC, the original English version will be displayed by the Product.

- Turn on the power.
- ② Tap "MENU".
- ③ Tap "SETUP".
- (4) Tap "OPEN SOURCE LICENSE" .