

Pioneer sound.vision.soul

DVD Map

Operation Manual CNDV-60MP

PIONEER CORPORATION
4-1, MEGURO 1-CHOME, MEGURO-KU, TOKYO 153-8654, JAPAN

PIONEER ELECTRONICS (USA) INC.
P.O. Box 1540, Long Beach, California 90801-1540, U.S.A.
TEL: (800) 421-1404

PIONEER EUROPE NV
Haven 1087, Keetberglaan 1, B-9120 Melsele, Belgium
TEL: (0) 3/570.05.11

PIONEER ELECTRONICS ASIACENTRE PTE. LTD.
253 Alexandra Road, #04-01, Singapore 159936
TEL: 65-6472-7555

PIONEER ELECTRONICS AUSTRALIA PTY. LTD.
178-184 Boundary Road, Braeside, Victoria 3195, Australia
TEL: (03) 9586-6300

PIONEER ELECTRONICS OF CANADA, INC.
300 Allstate Parkway, Markham, Ontario L3R 0P2, Canada
TEL: 1-877-283-5901

PIONEER ELECTRONICS DE MEXICO, S.A. de C.V.
Blvd.Manuel Avila Camacho 138 10 piso
Col.Lomas de Chapultepec, Mexico, D.F. 11000
TEL:55-9178-4270

先鋒股份有限公司
總公司: 台北市中山北路二段44號13樓
電話: (02) 2521-3588

先鋒電子（香港）有限公司
香港九龍尖沙咀海港城世界商業中心9樓901-6室
電話: (0852) 2848-6488

Published by Pioneer Corporation.
Copyright © 2006 by Pioneer Corporation.
All rights reserved.

Printed in Japan
<IRB1004-A>

Terms and conditions for the Tele Atlas data

THIS IS A LEGAL AGREEMENT (THE "AGREEMENT") BETWEEN YOU, THE END USER, AND TELE ATLAS NORTH AMERICA, INC. ("Tele Atlas"). BY USING YOUR COPY OF THE TELE ATLAS DATA, YOU AGREE TO THE TERMS AND CONDITIONS OF THIS AGREEMENT.

1. Grant of License.

Tele Atlas grants you a non-transferable, non-exclusive license to use the map data and business points of interest information (the "POIs"), together, the "Data") contained on these discs, solely for personal, non-commercial use and not to operate a service bureau or for any other use involving the processing of data of other persons or entities. You may make one (1) copy of the Data for archival or backup purposes only but you may not otherwise copy, reproduce, modify, make derivative works, derive the structure of or reverse engineer the Data. The Data contains confidential and proprietary information and materials, and may contain trade secrets, so you agree to hold the Data in confidence and in trust and not to disclose the Data or any portions in any form, including by renting, leasing, publishing, leasing, sublicensing or transferring the Data to any third party. You are prohibited from using the POIs (i) to create mailing lists or (i) for other such similar uses.

2. Ownership.

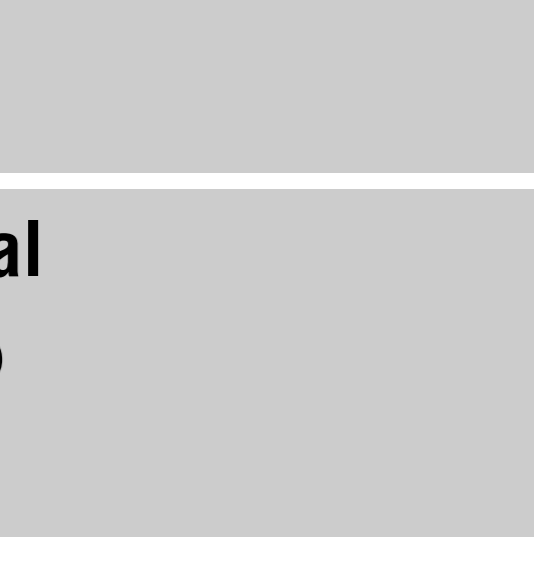
The Data is copyrighted by Tele Atlas and its licensors and they retain all ownership rights in the Data. You agree not to alter, remove, obliterate, or obscure any copyright notice or proprietary legend contained in or on the Data.

3. Warranty Disclaimer.

THE DATA IS PROVIDED ON AN "AS IS" AND "WITH ALL FAULTS BASIS" AND TELE ATLAS, ITS LICENSORS, AND ITS LICENSED DISTRIBUTORS AND SUPPLIERS (COLLECTIVELY, "SUPPLIERS") EXPRESSLY DISCLAIM ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF NON-INFRINGEMENT, MERCHANTABILITY, EFFECTIVENESS, COMPLETENESS, ACCURACY, TITLE AND FITNESS FOR A PARTICULAR PURPOSE. TELE ATLAS, ITS LICENSORS AND SUPPLIERS DO NOT WARRANT THAT THE DATA WILL: 1) MEET YOUR REQUIREMENTS OR THAT THE OPERATION OF THE DATA WILL BE UNINTERRUPTED OR ERROR FREE, NO ORAL OR WRITTEN ADVICE GIVEN BY TELE ATLAS, ITS LICENSORS, SUPPLIERS OR ANY OF THEIR RESPECTIVE EMPLOYEES CREATES A WARRANTY OR IN ANY WAY INCREASES TELE ATLAS', ITS LICENSORS OR SUPPLIERS' LIABILITY AND YOU MAY NOT RELY ON ANY SUCH INFORMATION OR ADVICE. THIS DISCLAIMER IS AN ESSENTIAL CONDITION OF THIS AGREEMENT AND YOU ACCEPT THE DATA ON THIS BASIS.

4. Limitation of Liability.

IN NO EVENT SHALL TELE ATLAS', ITS LICENSORS' OR SUPPLIER' AGGREGATE LIABILITY FOR ALL MATTERS ARISING OUT OF THE SUBJECT MATTER OF THIS AGREEMENT, WHETHER IN CONTRACT, TORT OR OTHERWISE, EXCEED THE AMOUNT PAID BY YOU FOR YOUR COPY OF THE TELE ATLAS DATA. TELE ATLAS, ITS LICENSORS AND SUPPLIERS SHALL NOT BE LIABLE IN ANY MATTER TO YOU FOR ANY SPECIAL, INDIRECT, CONSEQUENTIAL OR INCIDENTAL DAMAGES (INCLUDING DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, AND THE LIKE) ARISING OUT OF THIS AGREEMENT OR THE USE OF OR INABILITY TO USE THE DATA, EVEN IF TELE ATLAS, ITS LICENSORS OR SUPPLIERS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.



Instructions for Upgrading

The screen shown in the example may differ from the actual screen. The actual screen may be changed without notice for performance and function improvements.

⚠ CAUTION

- **Read the entire manual before upgrading the program of your navigation system.**

Models to be Upgraded

This disc can upgrade the program of the following models:

AVIC-D1, AVIC-N2, AVIC-N1

Manual Overview

This manual is a supplementary document that summarises the points that will be renewed after upgrading AVIC-N2, AVIC-D1 by using CNDV-60MP.

For customers using AVIC-N2, AVIC-D1

The operations other than those described in this manual are basically the same as those at the time you purchased the hardware. Use the Operation Manual and the Hardware Manual included in the hardware package as your primary reference.

For customers using AVIC-N1

By upgrading AVIC-N1 with this disc, many changes will take place including the menu configuration change. For the operations other than those described in this manual, obtain the Operation Manual for AVIC-N2 and use it as your primary reference.



MENT OR THE USE OF OR INABILITY TO USE THE DATA, EVEN IF THEY HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

c. Indemnification by You.

You shall indemnify and hold harmless the licensors, including Her Majesty the Queen in Right of Canada, the Minister of Natural Resources and their respective officers, employees and agents, from and against any claim, demand or action, irrespective of the nature of the claim, demand or action, alleging loss, costs, damages, expenses, or injury (including injury from death) resulting from your authorized or unauthorized use, possession, modification, or alteration of the Data.

9. Miscellaneous.

This is the exclusive and complete Agreement between Tele Atlas and you regarding its subject matter. Nothing in this Agreement shall create a joint venture, partnership or principal-agent relationship between Tele Atlas and you. The internal laws of California shall govern this Agreement and you consent to the jurisdiction of the Northern District of California or the State of California for the County of Santa Clara. Sections 2 - 4 and 7 - 11 shall survive the expiration or termination of this Agreement. This Agreement may be amended, altered, or modified only by Tele Atlas. You may not assign any part of this Agreement without Tele Atlas' prior written consent. You acknowledge and understand that the Data may be subject to restrictions on exportation and agree to comply with any applicable export laws. In the event that any provision or part of a provision of this Agreement is determined to be invalid, illegal, or unenforceable, such provision or part thereof shall be stricken from this Agreement and the remainder of this Agreement shall be valid, legal, and enforceable to the maximum extent possible. Any notice under this Agreement shall be delivered by courier to Tele Atlas North America, Inc., Attention Contracts Department, 11 Lafayette Street, Lebanon, NH 03766 USA.

About the Data for the Map Database

- This database was developed and recorded up to April 2005. Changes to streets/highways made after that time may not be reflected in this database.

- It is strictly prohibited to reproduce and use any part or the whole of this map in any form without permission from the copyright owner.

- If the local traffic regulations or conditions deviate from this data, follow the local traffic regulations (such as signs, indications, etc.) and conditions (such as construction, weather, etc.).
- The traffic regulation data used in the map database applies only to standard sized passenger vehicles. Note that regulations for larger vehicles, motorcycles, and other non-standard vehicles are not included in the data-base.

Copyright

©1984-2006 Tele Atlas North America, Inc. All Rights Reserved.

Data by Info USA ©2006 All Rights Reserved.

Canadian Data © 2006 DMTI Spatial Inc., its licensors, and Tele Atlas North America, Inc. Portions of Canadian map data are reproduced under license from Her Majesty the Queen in Right of Canada with permission from Natural Resource Canada, The Queen in Right of Manitoba, and other third party suppliers.

© 2006 INCREMENT P CORP. ALL RIGHTS RESERVED

License Agreement

PIONEER CNDV-60MP - for U.S.A.

THIS IS A LEGAL AGREEMENT BETWEEN YOU, AS THE END USER, AND PIONEER ELECTRONICS (USA) INC. ("PIONEER"). PLEASE READ THE TERMS AND CONDITIONS OF THIS AGREEMENT CAREFULLY BEFORE USING THE SOFTWARE INSTALLED ON THE PIONEER PRODUCTS. YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT. THE SOFTWARE INCLUDES A DATABASE LICENSED BY THIRD PARTY SUPPLIER(S) ("SUPPLIERS"), AND YOUR USE OF THE DATABASE IS COVERED BY THE SUPPLIERS' SEPARATE TERMS, WHICH ARE ATTACHED TO THIS AGREEMENT. IF YOU DO NOT AGREE WITH ALL OF THESE TERMS, PLEASE RETURN THE PIONEER PRODUCTS (INCLUDING THE SOFTWARE, AND ANY WRITTEN MATERIALS) WITHIN FIVE (5) DAYS OF RECEIPT OF THE PRODUCTS, TO THE AUTHORIZED PIONEER DEALER FROM WHICH YOU PURCHASED THEM. USE OF THE SOFTWARE SHALL BE DEEMED TO BE YOUR CONSENT TO THE LICENSE AGREEMENT.

1. GRANT OF LICENSE

Pioneer grants to you a non-transferable, non exclusive license to use the software installed on the Pioneer products (the "Software") and the related documentation solely for your own personal use or for internal use by your business, only on such Pioneer products.

You shall not copy, reverse engineer, translate, port, modify or make derivative works of the Software. You shall not loan, rent, disclose, publish, sell, assign, lease, sublicense, market or otherwise transfer the Software or use it in any manner not expressly authorized by this agreement. You shall not derive or attempt to derive the source code or structure of all or any portion of the Software by reverse engineering, disassembly, decompilation, or any other means. You shall not use the Software to operate a service bureau or for any other use involving the processing of data for other persons or entities.

Pioneer and its licensor(s) shall retain all copyright, trade secret, patent and other proprietary ownership rights in the Software. The Software is copyrighted and may not be copied, even if modified or merged with other products. You shall not alter or remove any copyright notice or proprietary legend contained in or on the Software.

You may transfer all of your license rights in the Software, the related documentation and a copy of this License Agreement to another party, provided that the party reads and agrees to accept the terms and conditions of this License Agreement.

2. DISCLAIMER OF WARRANTY

The Software and related documentation are provided to you "AS IS". PIONEER AND ITS LICENSOR(S) (for the purpose of provisions 2 and 3, Pioneer and its licensor(s) shall be collectively referred to as "Pioneer") MAKES AND YOU RECEIVE NO WARRANTY FOR THE SOFTWARE, WHETHER EXPRESS OR IMPLIED, AND ALL WARRANTIES OF MERCHANTABILITY AND FITNESS FOR ANY PARTICULAR PURPOSE FOR THE SOFTWARE ARE EXPRESSLY EXCLUDED. SOME STATES DO NOT ALLOW EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSION MAY NOT APPLY TO YOU. The Software is complex and may contain some nonconformities, defects or errors. For example, the voice recognition function as implemented by the Software may not recognize your voice. Pioneer does not warrant that the Software will meet your needs or expectations, that operation of the Software will be error free or uninterrupted, or that all non-conformities can or will be corrected. Furthermore, Pioneer does not make any representations or warranties regarding the use or results of the use of the Software in terms of its accuracy, reliability or otherwise.

3. LIMITATION OF LIABILITY

IN NO EVENT SHALL PIONEER BE LIABLE FOR ANY DAMAGES, CLAIM OR LOSS INCURRED BY YOU (INCLUDING, WITHOUT LIMITATION, COMPENSATORY, INCIDENTAL, INDIRECT, SPECIAL, CONSEQUENTIAL, OR EXEMPLARY DAMAGES, LOST PROFITS, LOST INCOME, LOST SALES OR BUSINESS, EXPENDITURES, INVESTMENTS, OR COMMITMENTS IN CONNECTION WITH ANY BUSINESS, LOSS OF ANY GOODWILL, OR DAMAGES) RESULTING FROM THE USE OF OR INABILITY TO USE THE SOFTWARE, EVEN IF PIONEER HAS BEEN INFORMED OF, KNEW OF, OR SHOULD HAVE KNOWN OF THE LIKELIHOOD OF SUCH DAMAGES. THIS LIMITATION APPLIES TO ANY AND ALL CAUSES OF ACTION INDIVIDUALLY OR IN THE AGGREGATE, INCLUDING WITHOUT LIMITATION BREACH OF CONTRACT, BREACH OF WARRANTY, NEGLIGENCE, STRICT LIABILITY, MISREPRESENTATION, AND OTHER TORTS. IF PIONEER'S WARRANTY DISCLAIMER OR LIMITATION OF LIABILITY SET FORTH IN THIS AGREEMENT SHALL OR FOR ANY REASON WHATSOEVER BE HELD UNENFORCEABLE OR INAPPLICABLE, YOU AGREE THAT PIONEER'S LIABILITY SHALL NOT EXCEED FIFTY PERCENT (50%) OF THE PRICE PAID BY YOU FOR THE ENCLOSED PIONEER PRODUCT.

Some states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you. This warranty disclaimer and limitation of liability shall not be applicable to the extent that they are prohibited by any applicable federal, state or local law which provides that such a disclaimer or limitation cannot be waived or preempted.

4. EXPORT LAW ASSURANCES

You agree and certify that neither the Software nor any other technical data received from Pioneer, nor the direct product thereof, will be exported outside the United States except as authorized and as permitted by the laws and regulations of the United States. If the Software has been rightfully obtained by you outside of the United States, you agree that you will not re-export the Software nor any other technical data received from Pioneer, nor the direct product thereof, except as permitted by the laws and regulations of the United States and the laws and regulations of the jurisdiction in which you obtained the Software.

5. TERMINATION

This Agreement is effective until terminated. You may terminate it at any time by destroying the Software. The Agreement also will terminate if you do not comply with any terms or conditions of this Agreement. Upon such termination, you agree to destroy the Software.

6. U.S. GOVERNMENT END USERS

If the Software is being acquired by or on behalf of the United States government or any other entity seeking or applying rights similar to those customarily claimed by the United States government, the Data is licensed with "Limited Rights." Utilization of the Software is subject to the restrictions specified in the "Rights in Technical Data" clause at DFARS 252.227-7013, or the equivalent clause for non-defense agencies. Pioneer Electronics (USA) Inc., 2266 East20th Street, Long Beach, CA 90810.

7. MISCELLANEOUS

This is the entire Agreement between Pioneer and you regarding its subject matter. No change in this Agreement shall be effective unless agreed to in writing by Pioneer. Pioneer retailers do not have the authority to change this Agreement. This Agreement shall be governed by and construed in accordance with the internal laws of the State of California. If any provision of this Agreement is declared invalid or unenforceable, the remaining provisions of this Agreement shall remain in full force and effect.

Other Precautions

After-sales service for Pioneer products

Please contact the dealer or distributor from where you purchased the product for its after-sales service (including warranty conditions) or any other information. In case the necessary information is not available, please contact the companies listed below:

Please do not ship your product to the companies at the addresses listed below for repair without making advance contact.

U.S.A	CANADA
Pioneer Electronics (USA) Inc.	Pioneer Electronics of Canada, Inc.
CUSTOMER SUPPORT DIVISION	CUSTOMER SATISFACTION
P.O. Box 1760	DEPARTMENT
Long Beach, CA 90801-1760	300 Allstate Parkway
800-421-1404	Markham, Ontario L3R 0P2
	1-877-283-5901

For warranty information, please see the Limited Warranty sheet included with your product.

Product registration

Visit us at the following site:

<http://www.pioneerelectronics.com>

1. Register your product. We will keep the details of your purchase on file to help you refer to this information in the event of an insurance claim such as loss or theft.
2. Receive updates on the latest products and technologies.
3. Download owner's manuals, order product catalogues, research new products, and much more.
4. Receive notices of software upgrades and software updates.

PIONEER CNDV-60MP - for Canada

THIS IS A LEGAL AGREEMENT BETWEEN YOU, AS THE END USER, AND PIONEER ELECTRONICS OF CANADA, INC. ("PIONEER"). PLEASE READ THE TERMS AND CONDITIONS OF THIS AGREEMENT CAREFULLY BEFORE USING THE SOFTWARE INSTALLED ON THE PIONEER PRODUCTS. BY USING THE SOFTWARE INSTALLED ON THE PIONEER PRODUCTS, YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT. THE SOFTWARE INCLUDES A DATABASE LICENSED BY THIRD PARTY SUPPLIER(S) ("SUPPLIERS"), AND YOUR USE OF THE DATABASE IS COVERED BY THE SUPPLIERS' SEPARATE TERMS, WHICH ARE ATTACHED TO THIS AGREEMENT. IF YOU DO NOT AGREE WITH ALL OF THESE TERMS, PLEASE RETURN THE PIONEER PRODUCTS (INCLUDING THE SOFTWARE, AND ANY WRITTEN MATERIALS) WITHIN FIVE (5) DAYS OF RECEIPT OF THE PRODUCTS, TO THE AUTHORIZED PIONEER DEALER FROM WHICH YOU PURCHASED THEM. USE OF THE SOFTWARE SHALL BE DEEMED TO BE YOUR CONSENT TO THE LICENSE AGREEMENT.

1. GRANT OF LICENSE

Pioneer grants to you a non-transferable, nonexclusive license to use the software installed on the Pioneer products (the "Software") and the related documentation solely for your own personal use or for internal use by your business, only on such Pioneer products.

You shall not copy, reverse engineer, translate, port, modify or make derivative works of the Software. You shall not loan, rent, disclose, publish, sell, assign, lease, sublicense, market or otherwise transfer the Software or use it in any manner not expressly authorized by this agreement. You shall not derive, or attempt to derive, the source code or structure of all or any portion of the Software by reverse engineering, disassembly, decompilation, or any other means. You shall not use the Software to operate a service bureau or for any other use involving the processing of data for other persons or entities.

Pioneer and its licensor(s) shall retain all copyright, trade secret, patent and other proprietary ownership rights in the Software. The Software is copyrighted and may not be copied, even if modified or merged with other products. You shall not alter or remove any copyright notice or proprietary legend contained in or on the Software.

You may transfer all of your license rights in the Software, the related documentation and a copy of this License Agreement to another party, provided that the party reads and agrees to accept the terms and conditions of this License Agreement.

2. DISCLAIMER OF WARRANTY

The Software and related documentation are provided to you "AS IS". PIONEER AND ITS LICENSOR(S) (for the purpose of provisions 2 and 3, Pioneer and its licensor(s) shall be collectively referred to as "Pioneer") MAKES AND YOU RECEIVE NO WARRANTY FOR THE SOFTWARE, WHETHER EXPRESS OR IMPLIED, AND ALL WARRANTIES OF MERCHANTABILITY AND FITNESS FOR ANY PARTICULAR PURPOSE FOR THE SOFTWARE ARE EXPRESSLY EXCLUDED. SOME STATES DO NOT ALLOW EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSION MAY NOT APPLY TO YOU. The Software is complex and may contain some nonconformities, defects or errors. For example, the voice recognition function as implemented by the Software may not recognize your voice. Pioneer does not warrant that the Software will meet your needs or expectations, that operation of the Software will be error-free or uninterrupted, or that all non-conformities can or will be corrected. Furthermore, Pioneer does not make any representations or warranties regarding the use or results of the use of the Software in terms of its accuracy, reliability or otherwise.

3. LIMITATION OF LIABILITY

IN NO EVENT SHALL PIONEER BE LIABLE FOR ANY DAMAGES, CLAIM OR LOSS INCURRED BY YOU (INCLUDING, WITHOUT LIMITATION, COMPENSATORY, INCIDENTAL, INDIRECT, SPECIAL, CONSEQUENTIAL, OR EXEMPLARY DAMAGES, LOST PROFITS, LOST INCOME, LOST SALES OR BUSINESS, EXPENDITURES, INVESTMENTS, OR COMMITMENTS IN CONNECTION WITH ANY BUSINESS, LOSS OF ANY GOODWILL, OR DAMAGES) RESULTING FROM THE USE OF OR INABILITY TO USE THE SOFTWARE, EVEN IF PIONEER HAS BEEN INFORMED OF, KNEW OF, OR SHOULD HAVE KNOWN OF THE LIKELIHOOD OF SUCH DAMAGES. THIS LIMITATION APPLIES TO ANY AND ALL CAUSES OF ACTION INDIVIDUALLY OR IN THE AGGREGATE, INCLUDING WITHOUT LIMITATION BREACH OF CONTRACT, BREACH OF WARRANTY, NEGLIGENCE, STRICT LIABILITY, MISREPRESENTATION, AND OTHER TORTS. IF PIONEER'S WARRANTY DISCLAIMER OR LIMITATION OF LIABILITY SET FORTH IN THIS AGREEMENT SHALL OR FOR ANY REASON WHATSOEVER BE HELD UNENFORCEABLE OR INAPPLICABLE, YOU AGREE THAT PIONEER'S LIABILITY SHALL NOT EXCEED FIFTY PERCENT (50%) OF THE PRICE PAID BY YOU FOR THE ENCLOSED PIONEER PRODUCT.

Some states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you. This warranty disclaimer and limitation of liability shall not be applicable to the extent that they are prohibited by any applicable federal, state or local law which provides that such a disclaimer or limitation cannot be waived or preempted.

4. EXPORT LAW ASSURANCES

You agree and certify that neither the Software nor any other technical data received from Pioneer, nor the direct product thereof, will be exported outside Canada except as authorized and as permitted by the laws and regulations of Canada. If the Software has been rightfully obtained by you outside of Canada, you agree that you will not re-export the Software nor any other technical data received from Pioneer, nor the direct product thereof, except as permitted by the laws and regulations of Canada and the laws and regulations of the jurisdiction in which you obtained the Software.

5. TERMINATION

This Agreement is effective until terminated. You may terminate it at any time by destroying the Software. The Agreement also will terminate if you do not comply with any terms or conditions of this Agreement. Upon such termination, you agree to destroy the Software.

6. MISCELLANEOUS

This is the entire Agreement between Pioneer and you regarding its subject matter. No change in this Agreement shall be effective unless agreed to in writing by Pioneer. Pioneer retailers do not have the authority to change this Agreement. This Agreement shall be governed by and construed in accordance with the internal laws of the Province of Ontario and the federal laws of Canada applicable therein. If any provision of this Agreement is declared invalid or unenforceable, the remaining provisions of this Agreement shall remain in full force and effect.

Renewed Points through this Upgrade

If you upgrade your navigation system by this disc, the system will have the following change:

Renewal Map database

The Map database will be changed.

Wide variety of facility information for Points of Interest (POI) search

You can search your destination from all areas.
– Approximately 11 million POIs are included in this database as of January 2005.

– Some POI information may not be accurate or may become inaccurate through the passage of time. Please directly contact the POI to verify the accuracy of the information about the POI which appears in this database. POI information is subject to change without notice.

Change zone name

NF → NL (NEWFOUNDLAND AND LABRADOR of CANADA)

Appearance changing (except for AVIC-D1)

The appearance of the navigation menu and AV menu will change as follows:

Navigation menu



AV menu



Renewed POI icon

Some facilities icons used in **POI Search**, **Vicinity Search**, and **Overlay POI** will be changed.

Renewed Points for AV Source

Source icon

The icon design for each source will be changed.

Some of “ESC” touch key (except for AVIC-D1)

The name of the touch key will be changed from “ESC” to “HIDE”.

Renewed point in the MP3 operation screen (except for AVIC-D1)

The folder icon has will be added to the “UP” touch key.

The file extension (.mp3) will be displayed after a track in the track list display and detail Information display. (The extension may not be displayed if the file name is long.)

How to Upgrade Your Navigation

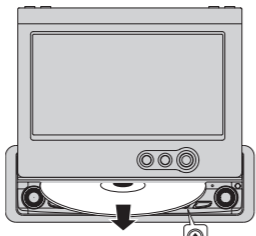
The program is installed to the navigation system using the application disc. When installing the program, you carry out the following operations. When all the setup procedures are completed, you can use the navigation system. The screen images used in this section are AVIC-N2 as an example.

1 Park your vehicle in a safe place.

Leave the engine on, and make sure that the parking brake is applied.

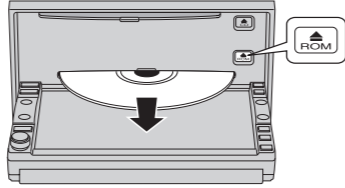
2 Remove the current disc.

AVIC-N1, AVIC-N2:
Press the **EJECT** button.



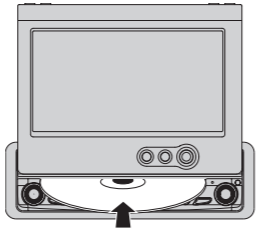
AVIC-D1:

Press and hold the **OPEN/CLOSE** button to open the LCD panel and then press the **DVD-ROM EJECT** button.

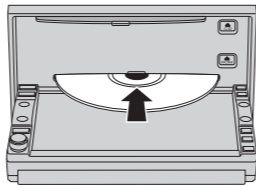


3 Insert the new Pioneer DVD Map Disc into the appropriate slot.

AVIC-N1, AVIC-N2:



AVIC-D1:

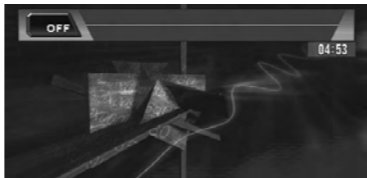


When the upgraded program has been found, installation of the program starts immediately.

- If you cannot insert a disc completely or if an inserted disc is not recognized, check that the label side of the disc is up. Press the **EJECT** (or **DVD-ROM EJECT**) button to eject the disc, and check the disc for damage before inserting the disc again.

CAUTION

- Once the installation of the program starts, do not stop the engine of your vehicle nor switch off the navigation system until the installation is completed and the following Audio screen appears.



4 Press the NAVI/AV button to change the navigation screen.

(If you use **AVIC-D1**, press the **MAP** button.)

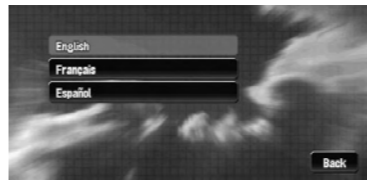
5 Touch “Yes/Oui”.

When you start the navigation system for the first time, you will see a confirmation message asking if you wish to select another language. English is the default language of the navigation system. If desired, you can select another language as shown.

- To keep English, touch “**No/Non**”. After this, proceed to Step 8.
- When you want to select another language, touch “**Yes/Oui**”, and proceed to the next step.

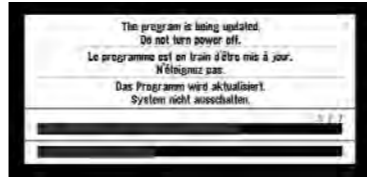
6 Select the language from the list.

Touch the language you want to use.



- The language selected here is reflected for the navigation functions (e.g., Destination search, etc.) only.

Installation of the program, in the language you chose, begins.



When the installation is complete, the opening display appears.



7 Press the NAVI/AV button to change the navigation screen.

(If you use **AVIC-D1**, press the **MAP** button.)

Some time is needed until navigation is ready.

8 Check the details of the cautionary message and touch “OK”.

9 To set the time difference, touch “+” or “-”.



Time difference

The time difference between the time originally set in the navigation system (Pacific Standard Time) and the current location of your vehicle is shown. If necessary, adjust the time difference. Touching “+” or “-” changes the time difference display in one-hour increments. The time difference can be set from +3 to -3 hours.

10 If necessary, set to summer time.

Daylight Saving Time (DST) is off by default.

Touch “**Summer Time**” to change the time if you are in the daylight saving period. This turns the display below summer time “**On**”.



11 To complete the setting, touch “Back”.



The map of your surroundings appears.