Either of the following agreements shall apply depending on the user's residence. Refer and agree to the applicable agreement.

### (1) END-USER LICENSE AGREEMENT

For the users located anywhere other than the countries listed in the (2) "Conference Application (Conf App) End-User Licence Agreement for European Residents".

## (2) Conference Application (Conf App) End-User Licence Agreement for European Residents

For the users in Austria, Bulgaria, Belgium, Croatia, Czech Republic, Denmark, Finland, France, Germany, Greece, Hungary, Italy, Netherlands, Norway, Poland, Portugal, Romania, Slovakia, Spain, Sweden, Switzerland, the UK, Turkey or Republic of Ireland.

## (1) END USER LICENSE AGREEMENT

IMPORTANT-READ CAREFULLY: This End User License Agreement ("Agreement") is a legal agreement between you (either as a natural or legal person) and Panasonic Corporation (hereinafter called the "Company") for use of the conference application software ("SOFTWARE"). By accepting the terms and conditions of this Agreement and installing the Software or exercising your rights to make and use copies of the SOFTWARE (as may be provided for below), you agree to be bound by terms of this Agreement. If you do not agree to the terms of this Agreement, do not accept these terms and conditions and delete the SOFTWARE. For the limited warranty pertaining to your jurisdiction, please refer to the section LIMITED WARRANTY. You represent that you have full power, capacity and authority to enter into and accept the terms and conditions of this Agreement. If you are accepting on behalf of your employer, company or another entity, you warrant and represent that you have full legal authority to bind your employer, company or such entity to this Agreement, or that a person with such authority has accepted the terms and conditions of this Agreement prior to using the SOFTWARE as described in this paragraph.

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- 5.1 GRANT OF LICENSE. Subject to your compliance with the terms and conditions of this Agreement, the Company grants to you a limited, non-exclusive, non-assignable, non-transferable, royalty-free right to use the SOFTWARE, which includes online or electronic documents, in the manner provided below. You may install copies of the SOFTWARE on an unlimited number of mobile devices provided that you are the only individual using the SOFTWARE. If you are an entity, the Company grants you the right to designate one individual within your organization to have the right to use the SOFTWARE in the manner provided above.
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- 5.3 THIRD PARTY RIGHTS. This SOFTWARE may include third party software listed in below URL ("Third Party Software"). If you use the Third Party Software, you shall also comply with the applicable terms and conditions set forth below URL. If there is a conflict between the terms of this Agreement and the terms of the Third Party Software, the terms of the Third Party Software shall be applicable to the extent you use the Third Party Software. The Company is not liable for such Third Party Software.

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The Company has no obligation under this Agreement to provide instruction, help, support, maintenance or modifications including, but not limited to modifying the SOFTWARE to adapt to your mobile device as it is or when you change an environment, such as operating system or its version-up. For the avoidance of doubt, in the event you enter into a separate support or maintenance agreement with any third party such as sales company, reseller, service provider, system integrator or dealer other than the Company, your ability to receive support services from such entity will depend on the terms and conditions of any applicable agreement with such third party.

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This Agreement shall be effective from commencement of your use of the SOFTWARE and continue until you cease the use of the SOFTWARE. You may terminate this Agreement at any time by destroying the SOFTWARE, related documentation and all copies thereof. This Agreement will also be terminated immediately by the Company if you

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- 5.6 DISPUTE RESOLUTION. The Company and you agree that the exclusive venue for all disputes in connection with, or arising out of this Agreement shall be the District Court of Tokyo, Japan.
- 5.7 LANGUAGE. Should any discrepancy or ambiguity arise between any of the terms of English version of the Agreement and the terms of other language version of this Agreement, the English version of this Agreement shall take precedence over other language version of this Agreement.
- 5.8 ENTIRE AGREEMENT. This Agreement is the entire agreement, and supersedes and cancels all prior and contemporaneous agreements and communications, on the subject matter hereof.

## (2) Conference Application End-User Licence Agreement for European Residents

#### PLEASE READ THESE LICENCE TERMS CAREFULLY

THIS AGREEMENT IS APPLICABLE FOR EUROPEAN RESIDENTS ONLY. YOU MUST BE 18 OR OVER TO ACCEPT THESE TERMS AND USE THE APP.

BY INSTALLING THE APP YOU AGREE TO THESE TERMS. IF YOU DO NOT AGREE TO THESE TERMS, DELETE THE APP.

You represent that you have full power, capacity and authority to accept this <u>Conference Application End-User Licence Agreement for European Residents ("Agreement")</u>. If you are accepting on behalf of your employer, company or another entity, you represent that you have full legal authority to bind your employer, company or such entity to this Agreement . If you don't have the legal authority to bind, please ensure that an authorized person from your entity consents to bind and accept this Agreement.

#### WHO WE ARE AND WHAT THIS AGREEMENT DOES

We Panasonic Corporation ("Licensor"), having its place of business at 1006, Oaza Kadoma, Kadoma-shi, Osaka 571-8501, Japan, licenses you to use:

· Panasonic Conference Application ("APP") and any updates or supplements to it.

#### 1. Purpose of APP

App is a Panasonic conference device dedicated controller application. Panasonic conference device can work as a Panasonic PBX extension supporting basic call and conference functions. App can work as a controller supporting making calls through conference device, adding conference participants through conference device, controlling volume of conference device, etc.

#### 2. Conclusion of the Agreement

- 2.1. This Agreement is applicable for use of the APP by a commercial or business end-user. If you are a consumer, you shall not acquire any rights upon the basis of this Agreement.
- 2.2. This is a legal agreement between you and the Licensor for use of the APP as explicitly set forth in Section 4. By installing or exercising your rights to use the APP, you agree to be bound by terms of this Agreement. If you do not agree to the terms of this Agreement, promptly delete the APP.
- 2.3. TERMS OF MOBLE APPLICATION STORES, SUCH AS APP STORE OR GOOGLE PLAY, ALSO APPLY
  The ways in which you can use the APP may also be controlled by App Store's rules and policies and
  Google Play's rules and policies will apply instead of these terms where there are differences between the two.
- 2.4. From time to time we may automatically update the APP and change the Service to improve performance, enhance functionality, reflect changes to the operating system or address security issues. Alternatively we may ask you to update the APP for these reasons.
  - If you choose not to install such updates or if you opt out of automatic updates you may not be able to continue using the APP and the Services.
  - The APP is intended to work with the current or previous version of the operating systems (as it may be updated from time to time) and match the description of it provided to you when you installed it.

#### 3. Object of Delivery and Delivery

3.1. You will acquire the APP in the object code from mobile application stores such as App Store or Google Play.

The source code is not object of this Agreement. In addition, some supplementary documentation related

to the APP may be available at the below URL.

### https://panasonic.net/cns/pcc/support/sipphone/

- 3.2. The delivery of the APP will be effected by download.
- 3.3. Any updates will be delivered in the same way as the original APP.

#### 4. Utilization rights

- 4.1. The APP (including any images, applets, photographs, animations, video, audio, music, and text incorporated into the APP) is owned by the Licensor and Konftel AB, and the Licensor has the right to license or has been granted the right to license the APP.
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  - The Licensor grants to you a non-exclusive utilisation right, unlimited in time, to use the APP. You may install copies of the APP on an unlimited number of mobile devices provided that you are the only individual using the APP.
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- 4.7. If, in connection with rectification activities, the Licensor provides you with amendments or patches such as patches or amendments of the software documentation, or an update or upgrade of the APP which replaces an earlier version of the documentation of the APP, such amendments, updates or upgrades shall be subject to the provisions of this Agreement.
- 4.8. The software documentation may not be copied or changed except as provided for in sub-sections 4.5 and 4.9 (to the extent such documentation is integrated in the APP).

1 In: Austria Sect. 10e Austrian Convigats Act. Rela

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Property Law; *Sweden* Sect. 2, Art. 26g Swedish Act on Copyright in Literary and Artistic Works; *Switzerland* Art. 21 Swiss Copyrights Act, Art. 17 Sect.2 Swiss Copyrights Regulation; *Turkey* Art. 38 Intellectual and Artistic Works Act; *UK and Republic of Ireland* Sect. 50B Copyright, Designs and Patents Act 1998

<sup>&</sup>lt;sup>2</sup> In: *Austria* Sect. 40d (2), (3) Austrian Copyrights Act; *Belgium* Art. 6 Belgian Software Protection Act; *Bulgaria Art. 70 Bulgarian Copyrights Act; Croatia* Sect. 110 Croatian Copyright and related Rights Act; *Czech Republic* Sect. 66 Czech Copyright Act; *Denmark* Sect. 36 Danish Consolidated Act on Copyright; *Finland* Sect. 25j Finnish Copyright Act; *Germany* Sect. 69d German Copyright Act; *France* Art. 122-6 2 French Intellectual Property Code; *Italy* Art. 64-bis no.1-b Italian Copyright Law n.633/1941; *Hungary* Sect. 59 Hungarian Copyrights Act; *Netherlands* Sect. 45j Dutch Copyright Act; *Norway* Sect. 39 h Norwegian Copyright Act; *Poland* Art. 74, paragr. 4, point 2, Art. 75 paragr. 1 Polish Copyright and Related Rights Act; *Portugal* Art. 6 (3) Portuguese Decree-law 252/94; *;Romania* Art. 76 Romanian Copyrights Act; *Slovakia* Sect. 35 Slovakian Copyrights Act; *Spain* Art. 100 Spanish Intellectual Property Law; *Sweden* Sect. 1, Art 11, Sect. 2, Art. 26g Swedish Act on Copyright in Literary and Artistic Works; *Switzerland* Art. 12 Swiss Copyrights Act, Art. 12, 17 sect.1 Swiss Copyright, Designs and Patents Act 1998

### 5. Third Party Rights

5.1. This APP may include third party software listed below URL ("Third Party Software"). If you use the Third Party Software, you shall also comply with the applicable terms and conditions set forth below URL. If there is a conflict between the terms of this Agreement and the terms of the Third Party Software, the terms of the Third Party Software shall be applicable to the extent you use the Third Party Software. The Company is not liable for such Third Party Software.

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5.2. With respect to certain part(s) of the APP, the Licensor's licenser(s) are third party beneficiaries of this Agreement. The disclaimer of warranty, limitation of liability terms and remedies applicable to such part(s) of the APP in this Agreement shall inure to the benefit of, and are enforceable by the licenser(s). This Agreement may be terminated if necessary for the licenser(s) to protect its or its licenser's intellectual property rights or other rights.

#### Miscellaneous

- 6.1. WARRANTY. All the warranty given to the APP arises upon a purchase of a User AK hence is subject to the relevant liability clause set forth in the sales contract between you and your dealer. With regard to the trial mode the APP is supplied as is and the Licensor excludes all liability, except in cases of intentional and gross negligent conduct as well as cases of physical injury and binding regulations of product liability law.
- 6.2. EXPORT CONTROL. You agree not to export or re-export the APP to any country in any form without the appropriate export licenses under the regulations of the country where you reside or of any other country as may be required by such export or re-export.
- 6.3. PERSONAL DATA. The Licensor will not collect, store or otherwise process any of your personal data via your use of the APP.

#### 6.4. GOVERNING LAW.

Whereas the UN Sales Convention shall be excluded,

- 6.4.1. In Austria the law of Austria shall apply exclusively and the courts of Vienna, Austria shall have exclusive jurisdiction.
- 6.4.2. In Bulgaria the law of Bulgaria shall apply exclusively and the courts of Sofia, Bulgaria, shall have exclusive jurisdiction.
- 6.4.3. In Belgium the law of Belgium shall apply exclusively and the courts of Brussels shall have exclusive jurisdiction.
- 6.4.4. In Croatia the law of Croatia shall apply exclusively and the courts of Zagreb, Croatia, shall have the exclusive jurisdiction.
- 6.4.5. In the Czech Republic the law of the Czech Republic shall apply exclusively and the courts of Prague shall have exclusive jurisdiction.
- 6.4.6. In Denmark the law of Denmark shall apply exclusively and the courts of Copenhagen, Denmark, shall have the exclusive jurisdiction.
- 6.4.7. In Finland the law of Finland shall apply exclusively and the courts of the Helsinki District Court shall be the court of first instance.
- 6.4.8. In France the law of Germany shall apply exclusively and the courts of Paris, France shall have exclusive jurisdiction.
- 6.4.9. In Germany the law of Germany shall apply exclusively and the courts of Hamburg, Germany shall have exclusive jurisdiction.

- 6.4.10. In Greece the law of Greece shall apply exclusively and the courts of Athens, Greece shall have exclusive jurisdiction.
- 6.4.11. In Hungary the law of Hungary shall apply exclusively and the courts of Budapest, Hungary, shall have exclusive jurisdiction.
- 6.4.12. In Italy the law of Italy shall apply exclusively and the courts of Milan, Italy, shall have exclusive jurisdiction.
- 6.4.13. In the Netherlands the law of Netherlands shall apply exclusively and the courts of s'Hertogenbosch, Netherlands, shall have exclusive jurisdiction.
- 6.4.14. In Norway the law of Norway shall apply exclusively and the Oslo District Court shall be the court of first instance.
- 6.4.15. In Poland the law of Poland shall apply exclusively and the courts of Warsaw, Poland shall have exclusive jurisdiction.
- 6.4.16. In Portugal the law of Portugal shall apply exclusively and the courts of Lisbon, Portugal, shall have exclusive jurisdiction.
- 6.4.17. In Romania the law of Romania shall apply exclusively and the courts of Bucharest, Romania, shall have exclusive jurisdiction.
- 6.4.18. In Slovakia the law of Slovakia shall apply exclusively and the courts of Bratislava, Slovakia, shall have exclusive jurisdiction.
- 6.4.19. In Spain: The law of Spain shall apply exclusively and the courts of Barcelona, Spain have exclusive jurisdiction.
- 6.4.20. In Sweden the law of Sweden shall apply exclusively and the courts of the Stockholm District Court shall be the court of first instance.
- 6.4.21. In Switzerland the law of Switzerland shall apply exclusively and the courts of Rothkreuz, Switzerland shall have exclusive jurisdiction.
- 6.4.22. In the UK and the Republic of Ireland the law of the UK and Wales shall apply exclusively and the courts of England have exclusive jurisdiction.
- 6.4.23. In Turkey the law of Turkey shall apply exclusively and the courts of Istanbul have exclusive jurisdiction.
- 6.5. INEFFECTIVENESS. If any provision or part-provision of this Agreement is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification to or deletion of a provision or part-provision under this clause shall not affect the validity and enforceability of the rest of this Agreement.
- 6.6. LANGUAGE. Should any discrepancy or ambiguity arise between any of the terms of English version of the Agreement and the terms of other language version of this Agreement, the English version of this Agreement shall take precedence over other language version of this Agreement.
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ADDITIONAL LICENSES:

bin/node modules/q

Apache Cordova Android(7.1.0) ------ https://qithub.com/apache/cordova-android

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bin/node modules/shelljs

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bin/node modules/nopt

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bin/node\_modules/which

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Apache Cordova iOS(4.5.4) ------ https://github.com/apache/cordova-ios

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<b>ADDITIONAL</b>	LICENSES:
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CordovaLib/classes/NSData+Base64.*

```
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______
bin/node modules/shelljs:
______
Copyright (c) 2012, Artur Adib <aadib@mozilla.com>
```

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## cordova-plugin-contacts(3.2.0) ------https://github.com/apache/cordova-plugin-contacts

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#### cordova-plugin-crosswalk-webview(2.4.0)---- https://github.com/crosswalk-project/cordova-plugin-crosswalk-webview

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