APPLICATION END USER LICENSE AGREEMENT

This Agreement is an agreement between the Customer and Schneider Electric Japan Holdings Ltd. (referred to as "Our Company" hereinafter). Please read the Agreement carefully before using the Application (referred to as the "App" hereinafter). This agreement provides the rights and obligations of the Customer in downloading, installing or using the App. Before using the App, the Customer is required to consent to all conditions and terms provided under the Agreement. When the App is updated, the Agreement shall continue to apply to the updated application.

Article 1 (Consent)

The Customer is considered to have agreed to all the conditions and terms provided under the Agreement when the Customer presses the "Agreed" button displayed on the App's installation screen.

Article 2 (Licensing)

- 1. Our Company grants the Customer a non-transferable and non-exclusive license of the App in accordance with the conditions and terms provided under the Agreement.
- 2. Our Company does not assign the Customer any rights except for the matters expressly licensed under the Agreement.

Article 3 (Precautions and Notes in Using the App)

- 1. Our Company does not guarantee the compatibility between the App and any other software.
- 2. The Customer shall be responsible for preparing and purchasing equipment required to use the App, the environment required for internet connections, data communication fees, or otherwise.
- 3. The App may not be usable (including a case in which some functions are not usable) depending on the Customer's operational environment. Furthermore, Our Company is not responsible for any damages caused due to grounds not attributable to us (such as, but not limited to, failure of communication devices, software, other items used by the Customer, interruption and other failures of

internet communication).

- 4. The App can be operated from remote locations, away from the operational equipment. The Customer shall be responsible for securing personal and equipment safety, as well as any communication expenses incurred.
- 5. When using the App via the internet, the Customer shall be responsible for preparing security, such as setting up a Virtual Private Network.
- 6. The Customer shall be responsible for strictly managing passwords for using the App. If a password is divulged, a third party may use it for unauthorized access.

Article 4 (Prohibited Acts)

The Customer shall be prohibited from doing the following:

- 1. To reproduce the App in part or whole;
- 2. To modify, change, disassemble, decompile, reverse engineer or otherwise alter the App;
- 3. To sell, rent, transfer, distribute, or sublicense or collateralize the App and its license to a third party;
- 4. To infringe on the legal rights, including intellectual property rights, of Our Company or a third party;
- 5. To be offensive to public order or violate any other laws and regulations;
- 6. To violate the Agreement or engage in any other act Our Company deems inappropriate.

Article 5 (Payment and Refund)

Payment and refund of the fees shall be according to the provisions of the Android Market. In principle, refunds are not available after a certain period after the purchase.

Article 6 (Provision of Information)

For the purpose of improving product performance, Our Company may transmit the information of terminals used by the Customer. This information will exclude Customer information and the Customer's intellectual property. The Customer will be asked to review and consent to the contents before transmission.

Article 7 (Copyrights)

Any copyrights, trademarks, patent rights, design rights, know how, and any other intellectual property rights associated with the App, are the property of Our Company or of their respective legitimate third party owners.

Article 8 (Disclaimers)

Our Company shall not be liable to compensate or otherwise for any damages caused to the Customer or any other third parties, directly or indirectly, with respect to the use of the App.

Our Company does not assume responsibility for any warranty of the App, including warranty for performance, fitness of an intended purpose, accuracy or reliability regarding the result of use, non-infringement of third party rights, or warranty against defects.

Our Company may change or modify the specifications of the App, change the means of distribution, and terminate the license based on Our Company's independent decision. Our Company shall not be liable for any possible damages caused to the Customer as a consequence.

Article 9 (Amendment of the Agreement)

Our Company may amend the Agreement, in part or in whole, anytime without obtaining consent from the Customer and without notifying the Customer. When using the App after the Agreement has been amended, it is considered that the user has consented to the Agreement after the amendment.

Article 10 (General Clause)

The Agreement is governed by the applicable laws of the territory where the Customer is using the App, and international laws. Regulations required by Google shall also apply.