

## Brother Customized Software - Terms and Conditions of Use

### **IMPORTANT: PLEASE READ THESE TERMS AND CONDITIONS**

These terms and conditions (the "Terms") is a legal agreement between you and Brother Industries, Ltd. ("Brother"), which governs your use of the Brother customized software set forth in the Exhibit ("SOFTWARE"). If you do not agree to the Terms, you will not be allowed to use the SOFTWARE. You are deemed to have consented to and accepted the Terms by using the Software.

#### 1. Ownership.

All right, title and interest in and to the SOFTWARE (including all copyright and other intellectual property rights therein) and the materials associated therewith ("Documentation") are owned by Brother or its suppliers. The SOFTWARE is licensed but not sold. In addition, the SOFTWARE may include various open-source software programs ("Open-source Components"). As for detail about Open-source Components, please refer to the terms and conditions separately defined.

#### 2. Grant of License.

2.1 Brother grants you a non-exclusive license to install and use the copy of the SOFTWARE on your devices (including, but not limited to PC, smartphone and tablet PC), solely for the purpose instructed by Brother upon prior consultation with Brother, to the extent necessary for intended use of Brother's products (including, but not limited to printers and label printers) for which such SOFTWARE will be used ("Products"). If you are not an end user of the Products, you are only allowed to use the SOFTWARE for the purpose of end users designed by Brother upon prior consultation with Brother ("Designated End Users"). You are not allowed to use the SOFTWARE in any way for the purpose of any end users that are not Designated End Users.

2.2 Brother further grants you a license to make copies of the SOFTWARE solely for archival and back-up purposes. Any such copy shall also reproduce all copyright and intellectual property right notices from the original.

2.3 Other than as expressly permitted by Sections 2.1 and 2.2 above, or where you have a right at law to do so (and such right cannot lawfully be excluded) you may not (i) make any copies of the SOFTWARE or Documentation (includes any materials contained within the SOFTWARE such as, including but not limited to documents,

pictures, illustrations and movies provided by Brother) (ii) modify the SOFTWARE or Documentation (iii) reverse engineer, disassemble, decompile or use the SOFTWARE or Documentation to create any derivative work, or (iv) rent, sub-license, transfer (other than in accordance with Section 3) or lease the SOFTWARE..

### 3. Transfer.

You may transfer the SOFTWARE only to Designated End Users (including any person who acts as an intermediary between you and Designated End Users) and solely for the purpose instructed by Brother upon prior consultation with Brother, provided that you shall procure any such Designated End User confirms to Brother its acceptance of the Terms. Notwithstanding the foregoing, if the SOFTWARE involves any development tool, you shall not transfer such SOFTWARE or any development tool to any Designated End User or any third party without the prior written consent of Brother.

### 4. WARRANTIES DISCLAIMER.

TO THE EXTENT ALLOWED BY LAW, THIS SOFTWARE IS PROVIDED TO YOU "AS IS" WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, WHETHER ORAL OR WRITTEN, EXPRESS OR IMPLIED. BROTHER SPECIFICALLY DISCLAIMS ANY IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY, SATISFACTORY QUALITY, NON-INFRINGEMENT AND/OR FITNESS FOR A PARTICULAR PURPOSE.

IN ADDITION, BROTHER WILL NOT HAVE ANY OBLIGATION FOR PROVIDING ANY SUPPORT SERVICE IN RELATION TO THE SOFTWARE NOR ANY UPDATE RELATED TO ANY OPERATION SYSTEM. BROTHER'S CUSTOMER SERVICES CENTER WILL NOT BE ABLE TO ADDRESS ANY OF INQUIRY REGARDING THE SOFTWARE.

### 5. Limitation of Liability.

IN NO EVENT SHALL BROTHER BE LIABLE FOR ANY LOSS OF PROFITS, LOSS OF BUSINESS OPPORTUNITIES, LOSS OF USE OF DATA, INTERRUPTION OF BUSINESS, OR FOR INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR CONSEQUENTIAL DAMAGES OF ANY KIND, ARISING OUT OF THE USE, INABILITY TO USE, OR THE RESULTS OF USE OF THE SOFTWARE, WHETHER BASED IN CONTRACT, TORT, OR OTHERWISE. YOUR USE OF THE SOFTWARE IS ENTIRELY AT YOUR OWN RISK. SHOULD THE SOFTWARE PROVE DEFECTIVE,

YOU ASSUME THE ENTIRE COST OF ALL SERVICE, REPAIR OR CORRECTION AND, TO THE EXTENT PERMITTED BY THE APPLICABLE LAW, YOU AGREE TO UNCONDITIONALLY WAIVE ALL STATUTORY OR OTHER RIGHTS THAT MAY BE HELD BY YOU AGAINST BROTHER IN RESPECT OF SUCH DEFECT.

Notwithstanding the above, these terms do not purport to limit the statutory rights of a consumer that cannot be waived under the applicable law.

#### 6. Export Regulations.

You may not export or re-export the SOFTWARE or any copy or adaptation thereof in violation of any applicable laws or regulations.

#### 7. Governing Law.

The Terms are governed by the laws of Japan and the courts of Nagoya, Japan shall have exclusive jurisdiction with respect to the Terms except with regard to enforcement in which case the jurisdiction of the courts of Nagoya, Japan shall be non-exclusive.

#### 8. Third-Party Software

The SOFTWARE may contain third-party software and/or Open-source software programs (collectively, "Third-Party Software"). As for details of the Third-Party Software, please refer to the terms and condition separately defined.

#### 9. Illegality/Severability.

If any of the provisions of the Terms shall be declared illegal or unenforceable in whole or in part, such provisions shall be severable and independent from the other provisions of the Terms, and the validity of the other provisions and of the entire Terms shall not be affected.

**EXHIBIT**

| <PT-E550W VerS1.16 FIRMWARE>:

Other details of the SOFTWARE are separately provided in the product manual of the SOFTWARE.