

```
*****
**                                     **
**                               ソフトウェア説明書                               **
**                                     **
**       Systemwalker J2EEアプリケーション管理 JMXクライアント   1.0       **
**                                     **
*****
```

## 1. はじめに

Systemwalker J2EEアプリケーション管理 JMXクライアントは、JMXによってJ2EEアプリケーションの状態を公開しているアプリケーションサーバに接続し、J2EEアプリケーションの稼働状態の表示および起動や停止を行なう機能を提供します。

## 2. 本ソフトウェアをご使用にあたって

本ソフトウェアをご使用にあたっては、下記のご使用条件をお守りください。  
このご使用条件を遵守できない場合には、本ソフトウェアは使用しないでください。

- ・本ソフトウェアの再配布はできません。
- ・本ソフトウェアを改造したり、リバースエンジニアリング、逆アセンブル等を行うことはできません。
- ・本ソフトウェアに関するいかなる著作権表記も変更できません。
- ・本ソフトウェアを使用した結果、損害が発生しても弊社は責任を負いません。
- ・本ソフトウェアは、非インターネット対応ソフトウェアです。インターネット環境で使用しないで下さい。

## 3. 本ソフトウェアの提供情報

- ・ readme.txt        実行時の留意事項、製品固有の説明(本書)
- ・ j2aptl10.exe      本ソフトウェア
- ・ manual.pdf        本ソフトウェアのマニュアル

## 4. 動作環境

動作環境として、以下のOSおよびソフトウェアを前提とします。

### OS環境

- ・ Microsoft(R) Windows(R) 98 Second Edition
- ・ Microsoft(R) Windows(R) Millenium Edition
- ・ Microsoft(R) Windows NT(R) Workstation 4.0
- ・ Microsoft(R) Windows NT(R) Server 4.0
- ・ Microsoft(R) Windows(R) 2000 Professional
- ・ Microsoft(R) Windows(R) 2000 Server
- ・ Microsoft(R) Windows(R) XP Professional
- ・ Microsoft(R) Windows(R) Server 2003

### ソフトウェア

- ・ Java(TM) 2 Runtime Environment, Standard Edition Version 1.4.1

また、Systemwalker Centric Managerと連携する場合は、以下の製品がインストールされている必要があります。

### Windows 版

Systemwalker Centric Manager Standard Edition V12.0L10 以降  
Systemwalker Centric Manager Enterprise Edition V12.0L10 以降  
種別：運用管理サーバ  
運用管理クライアント

### Solaris (TM) Operating Environment 版

Systemwalker Centric Manager Standard Edition 12.0 以降  
Systemwalker Centric Manager Enterprise Edition 12.0 以降  
種別：運用管理クライアント

## 5. 本ソフトウェアの構成

j2aptl10.exe

上記ファイル（自己解凍形式）を解凍すると以下のファイルが作成されます。

¥j2aptl10¥setup.exe                   （インストール実行ファイル）

## 6. インストール

### 6.1 インストール方法

- 1) インストールするマシンへ、Administrators権限を持つユーザIDでログインします。
- 2) Java (TM) 2 Runtime Environment, Standard Edition Version 1.4.1（以下、J2SE JRE 1.4.1）を入手し、インストールするマシンへ設定します。  
J2SE JRE 1.4.1は、<http://java.sun.com/j2se/1.4.1/ja/> から入手できます。
- 3) ダウンロードしたJ2EEアプリケーション管理 JMXクライアント(j2aptl10.exe)を実行します。J2EEアプリケーション管理 JMXクライアント(j2aptl10.exe)は、自己解凍形式で提供しています。「5. 本ソフトウェアの構成」にあるファイルが解凍されます。
- 5) 解凍したファイル内にあるインストール実行ファイル(setup.exe)を実行します。
- 6) インストーラの指示に従い、J2SE JRE 1.4.1のインストール先ディレクトリ、および、本ソフトウェアのインストール先ディレクトリを指定します。  
インストール先ディレクトリには、以下の文字のみを使用してください。  
英数字、半角空白  
「\$」、「&」、「'」、「(」、「)」、「-」、「~」、「^」、「[」、「」」、「@」、「{」、「}」、「\_」、「.」、「+」  
また、末尾が半角空白および半角空白のみのディレクトリ名は使用できません。

## 7. アンインストール

### 7.1 アンインストール方法

- 1) インストールされているマシンへ、Administrators権限でログインします。
- 2) コントロールパネルの[アプリケーションの追加と削除]から、[Systemwalker J2EEアプリケーション稼動状態表示]を選択します。
- 3) アンインストーラが起動します。指示に従ってアンインストールしてください。

### 7.2 アンインストールに関する注意事項

- 1) Windows 98 または Windows Me でアンインストールした場合、インストールディレクトリ配下にファイルが残る場合があります。Windows 98 または Windows Me でのアンインストールは以下のどちらかの方法でアンインストールしてください。
  - Windows 98または Windows Me を再起動した後にアンインストールする。
  - アンインストール後にWindows 98または Windows Me を再起動し、残ったファイルを削除する。

## 8. 使用方法

本ソフトウェアのマニュアル(manual.pdf)を参照してください。

また、Systemwalker Centric Managerと連携する場合は、Systemwalker Centric Managerのマニュアルも参照してください。

## 9. 管理対象とするアプリケーションサーバ

本ソフトウェアが管理対象とするアプリケーションサーバは、以下の条件を満たす必要があります。

- (a) JMX 1.2 で定められている管理機構を有している。
- (b) J2EE Management 1.0 規定する管理モデルに従って、J2EEアプリケーションの情報を保持している。
- (c) JMX Remote API 1.0で定められている接続方法で、(b)の管理モデルに対して、情報の取得および操作が可能である。

- (d) アプリケーションサーバへの接続に認証が必要な場合、その機構がJMX Remote API 1.0 リファレンス実装が提供する標準の認証機構と同機能である。
- (e) アプリケーションサーバへの接続に対して、クライアント側での追加設定が不要である。

本ソフトウェアが動作確認しているアプリケーションサーバは、以下のサーバです。

- Windows版 Interstage Application Server V7.0L10
- Solaris (TM) Operating Environment 版 Interstage Application Server 7.0

## 10. JMX 1.2.1 のライセンス文

本ソフトウェアは、Sun Microsystemsによって開発された以下のソフトウェアを含んでいます。

- JMX 1.2.1

以下にJMX 1.2.1のライセンス文を示します。

---

Sun Microsystems, Inc.  
Binary Code License Agreement

READ THE TERMS OF THIS AGREEMENT AND ANY PROVIDED SUPPLEMENTAL LICENSE TERMS (COLLECTIVELY "AGREEMENT") CAREFULLY BEFORE OPENING THE SOFTWARE MEDIA PACKAGE. BY OPENING THE SOFTWARE MEDIA PACKAGE, YOU AGREE TO THE TERMS OF THIS AGREEMENT. IF YOU ARE ACCESSING THE SOFTWARE ELECTRONICALLY, INDICATE YOUR ACCEPTANCE OF THESE TERMS BY SELECTING THE "ACCEPT" BUTTON AT THE END OF THIS AGREEMENT. IF YOU DO NOT AGREE TO ALL THESE TERMS, PROMPTLY RETURN THE UNUSED SOFTWARE TO YOUR PLACE OF PURCHASE FOR A REFUND OR, IF THE SOFTWARE IS ACCESSED ELECTRONICALLY, SELECT THE "DECLINE" BUTTON AT THE END OF THIS AGREEMENT.

1. LICENSE TO USE. Sun grants you a non-exclusive and non-transferable license for the internal use only of the accompanying software and documentation and any error corrections provided by Sun (collectively "Software"), by the number of users and the class of computer hardware for which the corresponding fee has been paid.

2. RESTRICTIONS. Software is confidential and copyrighted. Title to Software and all associated intellectual property rights is retained by Sun and/or its licensors. Except as specifically authorized in any Supplemental License Terms, you may not make copies of Software, other than a single copy of Software for archival purposes. Unless enforcement is prohibited by applicable law, you may not modify, decompile, or reverse engineer Software. Licensee acknowledges that Licensed Software is not designed or intended for use in the design, construction, operation or maintenance of any nuclear facility. Sun Microsystems, Inc. disclaims any express or implied warranty of fitness for such uses. No right, title or interest in or to any trademark, service mark, logo or trade name of Sun or its licensors is granted under this Agreement.

3. LIMITED WARRANTY. Sun warrants to you that for

a period of ninety (90) days from the date of purchase, as evidenced by a copy of the receipt, the media on which Software is furnished (if any) will be free of defects in materials and workmanship under normal use. Except for the foregoing, Software is provided "AS IS". Your exclusive remedy and Sun's entire liability under this limited warranty will be at Sun's option to replace Software media or refund the fee paid for Software.

4. **DISCLAIMER OF WARRANTY.** UNLESS SPECIFIED IN THIS AGREEMENT, ALL EXPRESS OR IMPLIED CONDITIONS, REPRESENTATIONS AND WARRANTIES, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT ARE DISCLAIMED, EXCEPT TO THE EXTENT THAT THESE DISCLAIMERS ARE HELD TO BE LEGALLY INVALID.

5. **LIMITATION OF LIABILITY.** TO THE EXTENT NOT PROHIBITED BY LAW, IN NO EVENT WILL SUN OR ITS LICENSORS BE LIABLE FOR ANY LOST REVENUE, PROFIT OR DATA, OR FOR SPECIAL, INDIRECT, CONSEQUENTIAL, INCIDENTAL OR PUNITIVE DAMAGES, HOWEVER CAUSED REGARDLESS OF THE THEORY OF LIABILITY, ARISING OUT OF OR RELATED TO THE USE OF OR INABILITY TO USE SOFTWARE, EVEN IF SUN HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. In no event will Sun's liability to you, whether in contract, tort (including negligence), or otherwise, exceed the amount paid by you for Software under this Agreement. The foregoing limitations will apply even if the above stated warranty fails of its essential purpose.

6. **Termination.** This Agreement is effective until terminated. You may terminate this Agreement at any time by destroying all copies of Software. This Agreement will terminate immediately without notice from Sun if you fail to comply with any provision of this Agreement. Upon Termination, you must destroy all copies of Software.

7. **Export Regulations.** All Software and technical data delivered under this Agreement are subject to US export control laws and may be subject to export or import regulations in other countries. You agree to comply strictly with all such laws and regulations and acknowledge that you have the responsibility to obtain such licenses to export, re-export, or import as may be required after delivery to you.

8. **U.S. Government Restricted Rights.** If Software is being acquired by or on behalf of the U.S. Government or by a U.S. Government prime contractor or subcontractor (at any tier), then the Government's rights in Software and accompanying documentation will be only as set forth in this Agreement; this is in accordance with 48 CFR 227.7201 through 227.7202-4 (for Department of Defense (DOD) acquisitions) and with 48 CFR 2.101 and 12.212 (for non-DOD acquisitions).

9. Governing Law. Any action related to this Agreement will be governed by California law and controlling U.S. federal law. No choice of law rules of any jurisdiction will apply.

10. Severability. If any provision of this Agreement is held to be unenforceable, this Agreement will remain in effect with the provision omitted, unless omission would frustrate the intent of the parties, in which case this Agreement will immediately terminate.

11. Integration. This Agreement is the entire agreement between you and Sun relating to its subject matter. It supersedes all prior or contemporaneous oral or written communications, proposals, representations and warranties and prevails over any conflicting or additional terms of any quote, order, acknowledgment, or other communication between the parties relating to its subject matter during the term of this Agreement. No modification of this Agreement will be binding, unless in writing and signed by an authorized representative of each party.

JAVA(TM) OPTIONAL PACKAGE  
JMX(TM), VERSION 1.2  
SUPPLEMENTAL LICENSE TERMS

These supplemental license terms ("Supplemental Terms") add to or modify the terms of the Binary Code License Agreement (collectively, the "Agreement"). Capitalized terms not defined in these Supplemental Terms shall have the same meanings ascribed to them in the Agreement. These Supplemental Terms shall supersede any inconsistent or conflicting terms in the Agreement, or in any license contained within the Software.

1. Software Internal Use and Development License Grant. Subject to the terms and conditions of this Agreement, including, but not limited to Section 3 (Java Technology Restrictions) of these Supplemental Terms, Sun grants you a non-exclusive, non-transferable, limited license to reproduce internally and use internally the binary form of the Software, complete and unmodified, for the sole purpose of designing, developing and testing your Java applets and applications ("Programs").

2. License to Distribute Software. In addition to the license granted in Section 1 (Software Internal Use and Development License Grant) of these Supplemental Terms, subject to the terms and conditions of this Agreement, including but not limited to, Section 3 (Java Technology Restrictions) of these Supplemental Terms, Sun grants you a non-exclusive, non-transferable, limited license to reproduce and distribute the Software in binary code form only, provided that you (i) distribute the Software complete and unmodified and only bundled as part of your Programs, (ii) do not distribute additional software intended to replace any component(s) of

the Software, (iii) do not remove or alter any proprietary legends or notices contained in the Software, (iv) only distribute the Software subject to a license agreement that protects Sun's interests consistent with the terms contained in this Agreement, and (v) agree to defend and indemnify Sun and its licensors from and against any damages, costs, liabilities, settlement amounts and/or expenses (including attorneys' fees) incurred in connection with any claim, lawsuit or action by any third party that arises or results from the use or distribution of any and all Programs and/or Software.

3. Java Technology Restrictions. You may not modify the Java Platform Interface ("JPI", identified as classes contained within the "java" package or any subpackages of the "java" package), by creating additional classes within the JPI or otherwise causing the addition to or modification of the classes in the JPI. In the event that you create an additional class and associated API(s) which (i) extends the functionality of the Java platform, and (ii) is exposed to third party software developers for the purpose of developing additional software which invokes such additional API, you must promptly publish broadly an accurate specification for such API for free use by all developers. You may not create, or authorize your licensees to create additional classes, interfaces, or subpackages that are in any way identified as "java", "javax", "sun" or similar convention as specified by Sun in any naming convention designation.

4. Trademarks and Logos. You acknowledge and agree as between you and Sun that Sun owns the SUN, SOLARIS, JAVA, JINI, FORTE, and iPLANET trademarks and all SUN, SOLARIS, JAVA, JINI, FORTE, and iPLANET-related trademarks, service marks, logos and other brand designations ("Sun Marks"), and you agree to comply with the Sun Trademark and Logo Usage Requirements currently located at <http://www.sun.com/policies/trademarks>. Any use you make of the Sun Marks inures to Sun's benefit.

5. Source Code. Software may contain source code that is provided solely for reference purposes pursuant to the terms of this Agreement. Source code may not be redistributed unless expressly provided for in this Agreement.

6. Termination for Infringement. Either party may terminate this Agreement immediately should any Software become, or in either party's opinion be likely to become, the subject of a claim of infringement of any intellectual property right.

For inquiries please contact: Sun Microsystems, Inc., 4150 Network Circle, Santa Clara, California 95054, U.S.A.  
(LFI#135010Form ID#011801)

---

## 11. JMX Remote API 1.0.1 のライセンス文

本ソフトウェアは、Sun Microsystemsによって開発された以下のソフトウェアを含んでいます。

- JMX Remote API 1.0.1

以下にJMX Remote API 1.0.1のライセンス文を示します。

---

Sun Microsystems, Inc. Binary Code License Agreement

READ THE TERMS OF THIS AGREEMENT AND ANY PROVIDED SUPPLEMENTAL LICENSE TERMS (COLLECTIVELY "AGREEMENT") CAREFULLY BEFORE OPENING THE SOFTWARE MEDIA PACKAGE. BY OPENING THE SOFTWARE MEDIA PACKAGE, YOU AGREE TO THE TERMS OF THIS AGREEMENT. IF YOU ARE ACCESSING THE SOFTWARE ELECTRONICALLY, INDICATE YOUR ACCEPTANCE OF THESE TERMS BY SELECTING THE "ACCEPT" BUTTON AT THE END OF THIS AGREEMENT. IF YOU DO NOT AGREE TO ALL THESE TERMS, PROMPTLY RETURN THE UNUSED SOFTWARE TO YOUR PLACE OF PURCHASE FOR A REFUND OR, IF THE SOFTWARE IS ACCESSED ELECTRONICALLY, SELECT THE "DECLINE" BUTTON AT THE END OF THIS AGREEMENT.

1. LICENSE TO USE. Sun grants you a non-exclusive and non-transferable license for the internal use only of the accompanying software and documentation and any error corrections provided by Sun (collectively "Software"), by the number of users and the class of computer hardware for which the corresponding fee has been paid.

2. RESTRICTIONS. Software is confidential and copyrighted. Title to Software and all associated intellectual property rights is retained by Sun and/or its licensors. Except as specifically authorized in any Supplemental License Terms, you may not make copies of Software, other than a single copy of Software for archival purposes. Unless enforcement is prohibited by applicable law, you may not modify, decompile, or reverse engineer Software. Licensee acknowledges that Licensed Software is not designed or intended for use in the design, construction, operation or maintenance of any nuclear facility. Sun Microsystems, Inc. disclaims any express or implied warranty of fitness for such uses. No right, title or interest in or to any trademark, service mark, logo or trade name of Sun or its licensors is granted under this Agreement.

3. LIMITED WARRANTY. Sun warrants to you that for a period of ninety (90) days from the date of purchase, as evidenced by a copy of the receipt, the media on which Software is furnished (if any) will be free of defects in materials and workmanship under normal use. Except for the foregoing, Software is provided "AS IS". Your exclusive remedy and Sun's entire liability under this limited warranty will be at Sun's option to replace Software media or refund the fee paid for Software.

4. DISCLAIMER OF WARRANTY. UNLESS SPECIFIED IN THIS AGREEMENT, ALL EXPRESS OR IMPLIED CONDITIONS, REPRESENTATIONS AND WARRANTIES, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT ARE DISCLAIMED, EXCEPT TO THE EXTENT THAT THESE DISCLAIMERS ARE HELD TO BE LEGALLY INVALID.

5. LIMITATION OF LIABILITY. TO THE EXTENT NOT PROHIBITED BY LAW, IN NO EVENT WILL SUN OR ITS LICENSORS BE LIABLE FOR

ANY LOST REVENUE, PROFIT OR DATA, OR FOR SPECIAL, INDIRECT, CONSEQUENTIAL, INCIDENTAL OR PUNITIVE DAMAGES, HOWEVER CAUSED REGARDLESS OF THE THEORY OF LIABILITY, ARISING OUT OF OR RELATED TO THE USE OF OR INABILITY TO USE SOFTWARE, EVEN IF SUN HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. In no event will Sun's liability to you, whether in contract, tort (including negligence), or otherwise, exceed the amount paid by you for Software under this Agreement. The foregoing limitations will apply even if the above stated warranty fails of its essential purpose.

6. Termination. This Agreement is effective until terminated. You may terminate this Agreement at any time by destroying all copies of Software. This Agreement will terminate immediately without notice from Sun if you fail to comply with any provision of this Agreement. Upon Termination, you must destroy all copies of Software.

7. Export Regulations. All Software and technical data delivered under this Agreement are subject to US export control laws and may be subject to export or import regulations in other countries. You agree to comply strictly with all such laws and regulations and acknowledge that you have the responsibility to obtain such licenses to export, re-export, or import as may be required after delivery to you.

8. U.S. Government Restricted Rights. If Software is being acquired by or on behalf of the U.S. Government or by a U.S. Government prime contractor or subcontractor (at any tier), then the Government's rights in Software and accompanying documentation will be only as set forth in this Agreement; this is in accordance with 48 CFR 227.7201 through 227.7202-4 (for Department of Defense (DOD) acquisitions) and with 48 CFR 2.101 and 12.212 (for non-DOD acquisitions).

9. Governing Law. Any action related to this Agreement will be governed by California law and controlling U.S. federal law. No choice of law rules of any jurisdiction will apply.

10. Severability. If any provision of this Agreement is held to be unenforceable, this Agreement will remain in effect with the provision omitted, unless omission would frustrate the intent of the parties, in which case this Agreement will immediately terminate.

11. Integration. This Agreement is the entire agreement between you and Sun relating to its subject matter. It supersedes all prior or contemporaneous oral or written communications, proposals, representations and warranties and prevails over any conflicting or additional terms of any quote, order, acknowledgment, or other communication between the parties relating to its subject matter during the term of this Agreement. No modification of this Agreement will be binding, unless in writing and signed by an authorized representative of each party.

JAVA(TM) OPTIONAL PACKAGE JMX(TM) REMOTE API REFERENCE IMPLEMENTATION, VERSION 1.0.X SUPPLEMENTAL LICENSE TERMS

These supplemental license terms ("Supplemental Terms") add to or modify the terms of the Binary Code License Agreement (collectively, the "Agreement"). Capitalized terms not defined in these Supplemental Terms shall have the same



meanings ascribed to them in the Agreement. These Supplemental Terms shall supersede any inconsistent or conflicting terms in the Agreement, or in any license contained within the Software.

1. Software Internal Use and Development License Grant. Subject to the terms and conditions of this Agreement, including, but not limited to Section 3 (Java Technology Restrictions) of these Supplemental Terms, Sun grants you a non-exclusive, non-transferable, limited license to reproduce internally and use internally the binary form of the Software, complete and unmodified, for the sole purpose of designing, developing and testing your Java applets and applications ("Programs").

2. License to Distribute Software. In addition to the license granted in Section 1 (Software Internal Use and Development License Grant) of these Supplemental Terms, subject to the terms and conditions of this Agreement, including but not limited to, Section 3 (Java Technology Restrictions) of these Supplemental Terms, Sun grants you a non-exclusive, non-transferable, limited license to reproduce and distribute the Software in binary code form only, provided that you (i) distribute the Software complete and unmodified and only bundled as part of your Programs, (ii) do not distribute additional software intended to replace any component(s) of the Software, (iii) do not remove or alter any proprietary legends or notices contained in the Software, (iv) only distribute the Software subject to a license agreement that protects Sun's interests consistent with the terms contained in this Agreement, and (v) agree to defend and indemnify Sun and its licensors from and against any damages, costs, liabilities, settleme

3. Java Technology Restrictions. You may not modify the Java Platform Interface ("JPI", identified as classes contained within the "java" package or any subpackages of the "java" package), by creating additional classes within the JPI or otherwise causing the addition to or modification of the classes in the JPI. In the event that you create an additional class and associated API(s) which (i) extends the functionality of the Java platform, and (ii) is exposed to third party software developers for the purpose of developing additional software which invokes such additional API, you must promptly publish broadly an accurate specification for such API for free use by all developers. You may not create, or authorize your licensees to create additional classes, interfaces, or subpackages that are in any way identified as "java", "javax", "sun" or similar convention as specified by Sun in any naming convention designation.

4. Trademarks and Logos. You acknowledge and agree as between you and Sun that Sun owns the SUN, SOLARIS, JAVA, JINI, FORTE, and iPLANET trademarks and all SUN, SOLARIS, JAVA, JINI, FORTE, and iPLANET-related trademarks, service marks, logos and other brand designations ("Sun Marks"), and you agree to comply with the Sun Trademark and Logo Usage Requirements currently located at <http://www.sun.com/policies/trademarks>. Any use you make of the Sun Marks inures to Sun's benefit.

5. Source Code. Software may contain source code that is provided solely for reference purposes pursuant to the terms of this Agreement. Source code may not be

redistributed unless expressly provided for in this Agreement.

6. Termination for Infringement. Either party may terminate this Agreement immediately should any Software become, or in either party's opinion be likely to become, the subject of a claim of infringement of any intellectual property right.

For inquiries please contact: Sun Microsystems, Inc. 4150 Network Circle, Santa Clara, California 95054. (LFI#138141/Form ID#011801)

---

## 12. 高度な安全性が要求される用途への使用について

本ソフトウェアは、一般事務用、パーソナル用、家庭用、通常の産業等の一般的な用途を想定して開発・設計・製造されているものであり、原子力施設における核反応制御、航空機自動飛行制御、航空交通管制、大量輸送システムにおける運行制御、生命維持のための医療用機器、兵器システムにおけるミサイル発射制御など、極めて高度な安全性が要求され、仮に当該安全性が確保されない場合、直接生命・身体に対する重大な危険性を伴う用途(以下「ハイセイフティ用途」という)に使用されるよう開発・設計・製造されたものではありません。

お客様は本ソフトウェアを必要な安全性を確保する措置を施すことなくハンセイフティ用途に使用しないでください。また、お客様がハイセイフティ用途に本ソフトウェアを使用したことにより発生する、お客様または第三者からのいかなる請求または損害賠償に対しても富士通株式会社およびその関連会社は一切責任を負いかねます。

## 13. 商標および著作権

- ・本ソフトウェアおよび付属物についての著作権は、富士通株式会社が有します。
- ・本ソフトウェアを複製、再配布することはできません。
- ・本ソフトウェアに関するいかなる著作権表記も変更できません。

Microsoft、Windows、Windows NTは、米国Microsoft Corporation の米国およびその他の国における登録商標です。

Sun、Sun Microsystems、Sunロゴ、Solaris、java、JMX およびすべてのSun/java/Solarisに関連する商標及びロゴは、米国およびその他の国における米国Sun Microsystems, Inc. の商標または登録商標であり、同社のライセンスを受けて使用しています。

Linuxは、Linus Torvaldsの米国およびその他の国における登録商標または商標です。

Javaおよびその他のJavaを含む商標は、米国Sun Microsystems, Inc. の米国およびその他の国における商標です。

Interstage, Systemwalker 及びSystemWalkerは、富士通株式会社の登録商標です。

その他、本書に記載されている会社名および製品名は、それぞれ各社の商標または登録商標です。

All Right Reserved, Copyright(c) 富士通株式会社 2005