

Fujitsu SPARC M12 and Fujitsu M10/SPARC M10

Important Legal and Safety Information



CA Part Number: CA92012-6202
Manual Code: C120-E675-13XA
April 2023

Copyright © 2007, 2023, Fujitsu Limited. All rights reserved.

Oracle and/or its affiliates provided technical input and review on portions of this material.

Oracle and/or its affiliates and Fujitsu Limited each own or control intellectual property rights relating to products and technology described in this document, and such products, technology and this document are protected by copyright laws, patents, and other intellectual property laws and international treaties.

This document and the product and technology to which it pertains are distributed under licenses restricting their use, copying, distribution, and decompilation. No part of such product or technology, or of this document, may be reproduced in any form by any means without prior written authorization of Oracle and/or its affiliates and Fujitsu Limited, and their applicable licensors, if any. The furnishings of this document to you does not give you any rights or licenses, express or implied, with respect to the product or technology to which it pertains, and this document does not contain or represent any commitment of any kind on the part of Oracle or Fujitsu Limited or any affiliate of either of them.

This document and the product and technology described in this document may incorporate third-party intellectual property copyrighted by and/or licensed from the suppliers to Oracle and/or its affiliates and Fujitsu Limited, including software and font technology.

Per the terms of the GPL or LGPL, a copy of the source code governed by the GPL or LGPL, as applicable, is available upon request by the End User. Please contact Oracle and/or its affiliates or Fujitsu Limited. This distribution may include materials developed by third parties. Parts of the product may be derived from Berkeley BSD systems, licensed from the University of California.

UNIX is a registered trademark of The Open Group.

Oracle and Java are registered trademarks of Oracle and/or its affiliates.

Fujitsu and the Fujitsu logo are registered trademarks of Fujitsu Limited.

SPARC Enterprise, SPARC64, SPARC64 logo and all SPARC trademarks are trademarks or registered trademarks of SPARC International, Inc. in the United States and other countries and used under license.

Other names may be trademarks of their respective owners.

If this is software or related documentation that is delivered to the U.S. Government or anyone licensing it on behalf of the U.S. Government, the following notice is applicable: U.S. GOVERNMENT END USERS: Oracle programs, including any operating system, integrated software, any programs installed on the hardware, and/or documentation, delivered to U.S. Government end users are "commercial computer software" pursuant to the applicable Federal Acquisition Regulation and agency-specific supplemental regulations. As such, use, duplication, disclosure, modification, and adaptation of the programs, including any operating system, integrated software, any programs installed on the hardware, and/or documentation, shall be subject to license terms and license restrictions applicable to the programs. No other rights are granted to the U.S. Government.

Disclaimer: The only warranties granted by Oracle and Fujitsu Limited, and/or any affiliate in connection with this document or any product or technology described herein are those expressly set forth in the license agreement pursuant to which the product or technology is provided.

EXCEPT AS EXPRESSLY SET FORTH IN SUCH AGREEMENT, ORACLE OR FUJITSU LIMITED, AND/OR THEIR AFFILIATES MAKE NO REPRESENTATIONS OR WARRANTIES OF ANY KIND (EXPRESS OR IMPLIED) REGARDING SUCH PRODUCT OR TECHNOLOGY OR THIS DOCUMENT, WHICH ARE ALL PROVIDED AS IS, AND ALL EXPRESS OR IMPLIED CONDITIONS, REPRESENTATIONS AND WARRANTIES, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT, ARE DISCLAIMED, EXCEPT TO THE EXTENT THAT SUCH DISCLAIMERS ARE HELD TO BE LEGALLY INVALID. Unless otherwise expressly set forth in such agreement, to the extent allowed by applicable law, in no event shall Oracle or Fujitsu Limited, and/or any of their affiliates have any liability to any third party under any legal theory for any loss of revenues or profits, loss of use or data, or business interruptions, or for any indirect, special, incidental or consequential damages, even if advised of the possibility of such damages.

DOCUMENTATION IS PROVIDED "AS IS" AND 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 SUCH DISCLAIMERS ARE HELD TO BE LEGALLY INVALID.

Copyright © 2007, 2023, Fujitsu Limited. Tous droits réservés.

Oracle et/ou ses affiliés ont fourni et vérifié des données techniques de certaines parties de ce composant.

Oracle et/ou ses affiliés et Fujitsu Limited tiennent et contrôlent chacun des droits de propriété intellectuelle relatifs aux produits et technologies décrits dans ce document. De même, ces produits, technologies et ce document sont protégés par des lois sur le droit d'auteur, des brevets, et d'autres lois sur la propriété intellectuelle et des traités internationaux.

Ce document, le produit et les technologies affectés sont exclusivement distribués avec des licences qui en restreignent l'utilisation, la copie, la distribution et la compilation. Aucune partie de ce produit, de ces technologies ou de ce document ne peut être reproduite sous quelque forme que ce soit, par quelque moyen que ce soit, sans l'autorisation écrite préalable d'Oracle et/ou ses affiliés et de Fujitsu Limited, et de leurs éventuels concédants de licence. Ce document, bien qu'il vous ait été fourni, ne vous confère aucun droit ni aucune licence, expresse ou tacite, concernant le produit ou la technologie auxquels il se rapporte. Par ailleurs, il ne contient ni ne représente aucun engagement, de quelque type que ce soit, de la part d'Oracle ou de Fujitsu Limited, ou des sociétés affiliées de l'une ou l'autre entité.

Ce document, ainsi que les produits et technologies qu'il décrit, peuvent inclure des droits de propriété intellectuelle de parties tierces protégés par le droit d'auteur et/ou ce des sous licence par des fournisseurs à Oracle et/ou ses sociétés affiliées et Fujitsu Limited, y compris des logiciels et des technologies relatives aux polices de caractères. Conformément aux conditions de la licence GPL ou LGPL, une copie du code source régi par la licence GPL ou LGPL, selon le cas, est disponible sur demande par l'utilisateur final. Veuillez contacter Oracle et/ou ses affiliés ou Fujitsu Limited. Cette distribution peut comprendre des composants développés par des parties tierces. Des parties de ce produit pourront être dérivées des systèmes Berkeley BSD licenciés par l'Université de Californie.

UNIX est une marque déposée de The OpenGroup.

Oracle et Java sont des marques déposées d'Oracle Corporation et/ou de ses affiliés.

Fujitsu et le logo Fujitsu sont des marques déposées de Fujitsu Limited.

SPARC Enterprise, SPARC64, le logo SPARC64 et toutes les marques SPARC sont utilisées sous licence et sont des marques déposées de SPARC International, Inc., aux États-Unis et dans d'autres pays.

Tout autre nom mentionné peut correspondre à des marques appartenant à leurs propriétaires respectifs.

Si ce logiciel, ou la documentation qui l'accompagne, est concédé sous licence au Gouvernement des États-Unis, ou à toute entité qui délivre la licence de ce logiciel ou l'utilise pour le compte du Gouvernement des États-Unis, la notice suivante s'applique :

U.S. GOVERNMENT END USERS: Oracle programs, including any operating system, integrated software, any programs installed on the hardware, and/or documentation, delivered to U.S. Government end users are "commercial computer software" pursuant to the applicable Federal Acquisition Regulation and agency-specific supplemental regulations. As such, use, duplication, disclosure, modification, and adaptation of the programs, including any operating system, integrated software, any programs installed on the hardware, and/or documentation, shall be subject to license terms and license restrictions applicable to the programs. No other rights are granted to the U.S. Government.

Avis de non-responsabilité : les seules garanties octroyées par Oracle et Fujitsu Limited et/ou toute société affiliée de l'une ou l'autre entité en rapport avec ce document ou tout produit ou toute technologie décrits dans les présentes correspondent aux garanties expressément stipulées dans le contrat de licence régissant le produit ou la technologie fournis.

SAUF MENTION CONTRAIRE EXPRESSEMENT STIPULÉE AU DIT CONTRAT, ORACLE OU FUJITSU LIMITED ET/OU LES SOCIÉTÉS AFFILIÉES À L'UNE OU L'AUTRE ENTITÉ DÉCLINENT TOUT ENGAGEMENT OU GARANTIE, QUELLE QU'EN SOIT LA NATURE (EXPRESSE OU IMPLICITE) CONCERNANT CE PRODUIT, CETTE TECHNOLOGIE OU CE DOCUMENT, LESQUELS SONT FOURNIS EN L'ÉTAT. EN OUTRE, TOUTES LES CONDITIONS, DÉCLARATIONS ET GARANTIES EXPRESSES OU TACITES, Y COMPRIS NOTAMMENT TOUTE GARANTIE IMPLICITE RELATIVE À LA QUALITÉ MARCHANDE, À L'APTITUDE À UNE UTILISATION PARTICULIÈRE OU À L'ABSENCE DE CONTREFAÇON, SONT EXCLUES, DANS LA MESURE AUTORISÉE PAR LA LOI APPLICABLE. Sauf mention contraire expressément stipulée dans ce contrat, dans la mesure autorisée par la loi applicable, en aucun cas Oracle ou Fujitsu Limited et/ou l'une ou l'autre de leurs sociétés affiliées ne sauraient être tenues responsables envers une quelconque partie tierce, sous quelque théorie juridique que ce soit, de tout manque à gagner ou de perte de profit, de problème d'utilisation ou de perte de données, ou d'interruptions d'activités, ou de tout dommage indirect, spécial, secondaire ou consécutif, même si ces entités ont été préalablement informées d'une telle éventualité.

LA DOCUMENTATION EST FOURNIE "EN L'ÉTAT" ET TOUTE AUTRE CONDITION, DÉCLARATION ET GARANTIE, EXPRESSE OU TACITE, EST FORMELLEMENT EXCLUE, DANS LA MESURE AUTORISÉE PAR LA LOI EN VIGUEUR, Y COMPRIS NOTAMMENT TOUTE GARANTIE IMPLICITE RELATIVE À LA QUALITÉ MARCHANDE, À L'APTITUDE À UNE UTILISATION PARTICULIÈRE OU À L'ABSENCE DE CONTREFAÇON.

Contents

1. **License Agreement for
Oracle® Solaris 1**
2. **Product License Agreement 23**
3. **Licensing Information 31**
4. **EIP Environmental Information
Enterprise Server Product 35**
5. **Important Safety Information for Fujitsu Hardware Systems 41**

License Agreement for Oracle® Solaris

Provided that You are the original user of the Computer Equipment, this License Agreement for Oracle Solaris ("Agreement") applies to Your use of Oracle Solaris software (a) pre-installed on the Computer Equipment received with this Agreement, or (b) obtained as described in the next sentence. In the event Oracle Solaris is not pre-installed on the Computer Equipment received with this Agreement, You are entitled to (i) download a copy of Oracle Solaris from <https://edelivery.oracle.com>, with such copy limited to the most recent version of Oracle Solaris generally available as of the date that You received the Computer Equipment unless You enter into a separate Oracle support agreement; and (ii) install and use that copy on such Computer Equipment (collectively, the "Entitlement").

We are willing to provide a copy of the Programs to You and authorize Your use of the Programs only upon the condition that You accept all of the terms of this Agreement. By installing and/or using the Programs, You indicate and acknowledge Your acceptance of and agreement with the terms of this Agreement.

Definitions. "We," "Us," "Our" and "Oracle" refers to Oracle America, Inc. "You" and "Your" refers to the individual or entity that has acquired, as the original user, the Computer Equipment. This Agreement does not apply if you acquire the Computer Equipment from anyone other than Oracle or an authorized Oracle partner.

"Computer Equipment" refers to the Oracle or authorized Oracle partner computer system or equipment received with this Agreement. "Program(s)" and "Oracle Solaris" refers to the Oracle Solaris operating system software, including Program Documentation. "Program Documentation" refers to the Program user manual and Program installation manuals. Program Documentation may be delivered with the Programs and/or may be accessed online at <http://oracle.com/documentation>. "Separate Terms" refers to separate license

terms that are specified in this Agreement, the Program Documentation, READMEs or notice files and that apply to Separately Licensed Technology. "Separately Licensed Technology" refers to third party and other technology that is licensed under Separate Terms and not under the terms of this Agreement.

License Rights. We grant You a non-exclusive, royalty free, non-assignable limited license to use the Programs only as pre-installed on the Computer Equipment You acquired or as described in the Entitlement. Such Programs use includes, without limitation, use in Your production environment. You may make a reasonable number of copies for backup or archival purposes.

All rights not expressly granted above are hereby reserved. If You want to use the Programs for any purpose other than as expressly permitted under this Agreement, including but not limited to distribution of the Programs, You must obtain a valid license permitting such use. We may audit Your use of the Programs.

The Programs may contain or require the use of third party technology that is provided with the Programs. Oracle may provide certain notices to You in Program Documentation, READMEs or notice files in connection with such third party technology. Third party technology will be licensed to You either under the terms of this Agreement or, if expressly specified in this Agreement, the Program Documentation, READMEs or notice files, under Separate Terms. Your rights to use Separately Licensed Technology under Separate Terms are not restricted in any way by this Agreement. However, for clarity, notwithstanding the existence of a notice, third party technology that is not Separately Licensed Technology shall be deemed part of the Programs and is licensed to You under the terms of this Agreement.

Further, the Programs may include or be distributed with certain separately licensed components that are part of Java Platform, Standard Edition software ("Java SE"). Java SE and all components associated with it are licensed to You under the terms of the Oracle Binary Code License Agreement for the Java SE Platform Products, and not under this Agreement. A copy of the Oracle Binary Code License Agreement for the Java SE Platform Products can be found at: <http://www.oracle.com/technetwork/java/javase/terms/license/index.html>.

Ownership and Restrictions. Oracle or its licensors retain all ownership and intellectual property rights to the Programs and any materials delivered under this Agreement. With respect to the Programs You may not:

- Distribute or redistribute the Programs to any third party;

- Remove or modify any markings, labels, or notices of Our proprietary rights;
- Assign this Agreement or give or transfer the Programs or an interest in them to another individual or entity;
- Cause or permit reverse engineering (unless required by law for interoperability), disassembly or decompilation of the Programs;
- Disclose results of any benchmark tests without Our prior consent; or
- Use any Oracle name, trademark or logo or confusingly similar name, trademark, or logo.

Export. Export laws and regulations of the United States and any other relevant local export laws and regulations apply to the Programs. You agree that such export laws govern Your use of the Programs (including technical data) provided under this Agreement, and You agree to comply with all such export laws and regulations (including "deemed export" and "deemed re-export" regulations). You agree that no data, information, and/or Program (or direct product thereof) will be exported, directly or indirectly, in violation of these laws, or will be used for any purpose prohibited by these laws including, without limitation, nuclear, chemical, or biological weapons proliferation, or development of missile technology.

Disclaimer of Warranty and Limited Liability. THE PROGRAMS ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND. WE FURTHER DISCLAIM ALL WARRANTIES, EXPRESS AND IMPLIED, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. ORACLE DOES NOT GUARANTEE THAT THE PROGRAMS WILL PERFORM ERROR-FREE OR UNINTERRUPTED OR THAT ORACLE WILL CORRECT ALL ERRORS. IN NO EVENT SHALL WE BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. OUR ENTIRE LIABILITY FOR DAMAGES HEREUNDER SHALL IN NO EVENT EXCEED ONE THOUSAND DOLLARS (U.S. \$1,000).

Technical Support. Our technical support organization will not provide technical support, phone support, or updates to You for the materials licensed under this Agreement. Technical support, if available, may be acquired from Oracle or its affiliates under a separate agreement.

End of Agreement. You may terminate this Agreement by destroying all copies of the Programs. We have the right to terminate Your right to use the Programs if You fail to comply with any of the terms of this Agreement, in which case You shall destroy all copies of the Programs.

Relationship Between the Parties. The relationship between You and Us is that of licensee/licensor. Neither party will represent that it has any authority to assume or create any obligation, express or implied, on behalf of the other party, nor to represent the other party as agent, employee, franchisee, or in any other capacity. Nothing in this Agreement shall be construed to limit either party's right to independently develop or distribute software that is functionally similar to the other party's products, so long as proprietary information of the other party is not included in such software.

Governing Law and Entire Agreement. The laws of the State of California, USA, govern this Agreement, and You and Oracle agree to submit to the exclusive jurisdiction of, and venue in, the courts in San Francisco or Santa Clara counties in California in any dispute arising out of or relating to this Agreement. You agree that this Agreement is the complete agreement for the Programs, and separately licensed third-party technology, and this Agreement supersedes all prior or contemporaneous agreements or representations. If any term of this Agreement is found to be invalid or unenforceable, the remaining provisions will remain effective.

Copyright © 2016,2017, Oracle and/or its affiliates. All rights reserved.
Copyright © 2016,2017, Oracle et/ou ses affiliés. Tous droits réservés.

ORACLE®

Mfg. No: 7337024
March 2017

Software License Agreement for Pre-Installed Oracle VM Server

This Agreement includes license terms supporting the products installed on the hardware you have acquired. The Oracle VM Server program launched when you powered the machine or is preinstalled on the machine; you acknowledge that your use of the Oracle VM Server is subject to the terms of this Agreement. As you proceed through the set-up process you will have the option to deploy one or more of the pre-installed images and if you deploy one or more of these, you acknowledge that your use of the program is subject to the terms of this Agreement.

[Section A: Terms for Oracle VM Server](#)

[Section B: Terms for Oracle Solaris](#)

[Section C: Terms for Oracle VM Manager](#)

[Section D: Terms for Oracle Linux](#)

Please read the terms carefully and indicate your acceptance. By clicking the "Yes, I accept" button (or the equivalent) or by continuing to advance through this set-up process, you acknowledge your acceptance of the terms for the program(s) you deploy on this hardware. To the extent permitted: the substantive and procedural laws of California govern this Agreement, and you and Oracle agree to submit to the exclusive jurisdiction of, and venue in, the courts of California in any dispute relating to this Agreement.

If you are not willing to be bound by these terms, select the "Do Not Accept" button (or the equivalent) or discontinue the installation process and do not use the programs.

Section A: Terms for Oracle VM Server

"We," "us," "our" and "Oracle" refers to Oracle America, Inc. "You" and "your" refers to the individual or entity that has acquired the hardware with pre-installed Oracle VM Server programs. "Oracle VM Server programs" refers to the software product you wish to use and related program documentation. "License" refers to your right to use the Oracle VM Server programs under the terms of this Agreement and the licenses referenced herein.

We are willing to provide a copy of the Oracle VM Server programs to you only upon the condition that you accept all of the terms contained in this Section A of this Agreement.

Grant of Licenses to the Oracle VM Server programs. Subject to the terms of this Agreement, Oracle grants each user a license to the Oracle VM Server programs under the GNU General Public License version 2. The Oracle VM Server programs contain many components developed by Oracle and various third parties. The license for each component is located in the documentation, which may be delivered with the Oracle VM Server programs or accessed online at <http://oss.oracle.com/linux/legal/oracle-list.html> and/or in the component's source code. This Agreement does not limit, supersede or modify your rights under the license associated with an individual component.

Licenses to Additional Oracle VM Server programs. Certain third party technology (collectively the "Additional Oracle VM Server programs") may be included on the same medium or as part of the download of Oracle VM Server programs you receive, but is not part of the Oracle VM Server programs. Each Additional Oracle VM Server program is licensed solely under the terms of the Mozilla Public License, Apache License, Common Public License, GNU Lesser General Public License, Netscape Public License or similar license (collectively, the "Additional Oracle VM Server programs Licenses") that is included with the relevant Additional Oracle VM Server programs and the associated documentation.

Ownership. The Oracle VM Server programs and their components and the Additional Oracle VM Server programs are owned by Oracle or the relevant third party. Subject to the licenses granted and/or referenced herein, title to the Oracle VM Server programs and their components and the Additional Oracle VM Server programs remains with Oracle and/or the third party, as appropriate.

Trademark License. You are permitted to distribute unmodified Oracle VM Server programs or unmodified Additional Oracle VM Server programs without removing the trademark(s) owned by Oracle or its affiliates that are included in the unmodified Oracle VM Server programs or unmodified Additional Oracle VM Server programs (the "Oracle VM Server trademarks"). You may only distribute modified Oracle VM Server programs or modified Additional Oracle VM Server programs if you remove relevant images containing the Oracle VM Server trademarks. Certain files, identified as <http://oss.oracle.com/linux/legal/pkg-list.html>, include such trademarks. Do not delete these files, as deletion may corrupt the Oracle VM Server programs or Additional Oracle VM Server programs. You are not granted any other rights to Oracle VM Server trademarks, and you acknowledge that you shall not gain any proprietary interest in the Oracle VM Server trademarks. All goodwill arising out of use of the Oracle VM Server trademarks shall inure to the benefit of Oracle or its affiliates. You may not use any trademarks owned by Oracle or its affiliates (including "ORACLE") or potentially confusing variations (such as, "ORA") as a part of your logo(s), product name(s), service name(s), company name, or domain name(s) even if such products, services or domains include, or are related to, the Oracle VM Server programs or Additional Oracle VM Server programs.

Limited Warranty. THE ORACLE VM SERVER PROGRAMS AND ADDITIONAL ORACLE VM SERVER PROGRAMS ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND. WE FURTHER DISCLAIM ALL WARRANTIES, EXPRESS AND IMPLIED, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

Limitation of Liability. IN NO EVENT SHALL WE BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. OUR ENTIRE LIABILITY FOR DAMAGES HEREUNDER SHALL IN NO EVENT EXCEED ONE HUNDRED DOLLARS (U.S. \$100).

No Technical Support. Our technical support organization will not provide technical support, phone support, or updates to you for the materials licensed under this Agreement. Technical support, if available, may be acquired from Oracle or its affiliates under a separate agreement.

Relationship Between the Parties. The relationship between you and us is that of licensee/licensor. Neither party will represent that it has any authority to assume or create any obligation, express or implied, on behalf of the other party, nor to represent the other party as agent, employee, franchisee, or in any other capacity. Nothing in this Agreement shall be construed to limit either party's right to independently develop or distribute Oracle VM Server programs that is functionally similar to the other party's products, so long as proprietary information of the other party is not included in such Oracle VM Server programs.

Entire Agreement. You agree that this Agreement is the complete agreement for the Oracle VM Server programs, Additional Oracle VM Server programs and licenses, and this Agreement supersedes all prior or contemporaneous agreements or representations. If any term of this Agreement is found to be invalid or unenforceable, the remaining provisions will remain effective. Neither the Uniform Computer Information Transactions Act nor the United Nations Convention on the International Sale of Goods applies to this Agreement.

Section B: Terms for Oracle Solaris

"We," "us," "our" and "Oracle" refers to Oracle America, Inc. "You" and "your" refers to the individual or entity that has acquired the hardware with pre-installed Oracle Solaris programs. "Oracle Solaris programs" refers to the Oracle Solaris operating system (including related program documentation) and the separately licensed third-party technology (as defined below). "License" refers to your right to use the Oracle Solaris programs under the terms of this Agreement and the licenses referenced herein.

We are willing to provide a copy of the Oracle Solaris programs to you only upon the condition that you accept all of the terms contained in this Section B of this Agreement.

License Rights. We grant you a non-exclusive, royalty free, non-assignable limited license to use the Oracle Solaris programs only as pre-installed on the hardware you purchased. Certain third party technology may be included on the same hardware as the Oracle Solaris programs. Such third-party technology will be licensed to you either under the terms of the Agreement, or if specified in the program documentation and/or in certain "notice" or "README" files distributed with such third-party technology, under separate license terms ("separate terms") and not under the terms of the Agreement ("separately licensed third-party technology"). Your rights to use separately licensed third-party technology under the separate terms are not restricted in any way by the Agreement. The Oracle Solaris programs may include or be distributed with certain separately licensed components that are part of Java SE ("Java SE"). Java SE and all components associated with it are licensed to you under the terms of the Oracle Binary Code License Agreement for the Java SE Platform Products, and not under this Agreement. A copy of the Oracle Binary Code License Agreement for the Java SE Platform Products can be found at

<http://www.oracle.com/technetwork/java/javase/terms/license/index.html>.

Trademarks and Copyrights. You agree not to use Oracle trademarks (including "ORACLE") or potentially confusing variations (including "ORA") as a part of your product name(s), service name(s), company name, or domain name(s). In marketing, promoting, or distributing the Oracle Solaris programs, you agree to make it clear that Oracle is the source of the Oracle Solaris programs. You shall include on all copies of the Oracle Solaris programs used or distributed by you:

- A reproduction of Oracle's copyright notice; or

- A copyright notice indicating that the copyright is vested in you containing the following:

 - A "c" in a circle and the word "copyright";

 - Your name;

 - The date of copyright; and

 - The words "All rights reserved."

Such notices shall be placed on the documentation, the sign-on screen for any software incorporating the Oracle Solaris programs, and any media containing the Oracle Solaris programs.

Ownership and Restrictions. The Oracle Solaris programs and the separately licensed third party technology are owned by Oracle or the relevant third party. Subject to the licenses granted and/or referenced herein, title to the Oracle Solaris programs remains with Oracle and/or the third party.

With respect to the Oracle Solaris programs you may not:

- Remove or modify any program markings or any notice of our proprietary rights;

- Assign this Agreement or give or transfer the programs or an interest in them to another individual or entity;

- Cause or permit reverse engineering (unless required by law for interoperability), disassembly or decompilation of the Oracle Solaris programs;

Disclose results of any program benchmark tests without our prior consent; or,

Use any Oracle name, trademark or logo, except as expressly required herein.

Export. You agree that U.S. export control laws and other applicable export and import laws govern your use of the Oracle Solaris programs and the separately licensed third-party technology, including technical data (collectively "programs"); additional information can be found on Oracle's Global Trade Compliance web site located at

<http://www.oracle.com/us/products/export/index.html>. You agree that neither the programs nor any direct product thereof will be exported, directly, or indirectly, in violation of these laws, or will be used for any purpose prohibited by these laws including, without limitation, nuclear, chemical, or biological weapons proliferation.

Disclaimer of Warranty and Exclusive Remedies. Limited Warranty. THE ORACLE SOLARIS PROGRAMS ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND. WE FURTHER DISCLAIM ALL WARRANTIES, EXPRESS AND IMPLIED, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. ORACLE DOES NOT GUARANTEE THAT THE ORACLE SOLARIS PROGRAMS WILL PERFORM ERROR-FREE OR UNINTERRUPTED OR THAT ORACLE WILL CORRECT ALL ERRORS. IN NO EVENT SHALL WE BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. OUR ENTIRE LIABILITY FOR DAMAGES HEREUNDER SHALL IN NO EVENT EXCEED ONE THOUSAND DOLLARS (U.S. \$1,000).

Technical Support. Our technical support organization will not provide technical support, phone support, or updates to you for the materials licensed under this Agreement. Technical support, if available, may be acquired from Oracle or its affiliates under a separate agreement.

End of Agreement. You may terminate this Agreement by destroying all copies of the Oracle Solaris programs. We have the right to terminate your right to use the Oracle Solaris programs if you fail to comply with any of the terms of this Agreement, in which case you shall destroy all copies of the Oracle Solaris programs.

Relationship Between the Parties. The relationship between you and us is that of licensee/licensor. Neither party will represent that it has any authority to assume or create any obligation, express or implied, on behalf of the other party, nor to represent the other party as agent, employee, franchisee, or in any other capacity. Nothing in this Agreement shall be construed to limit either party's right to independently develop or distribute software that is functionally similar to the other party's products, so long as proprietary information of the other party is not included in such software.

Entire Agreement. You agree that this Agreement is the complete agreement for the Oracle Solaris programs, and separately licensed third-party technology, and this Agreement supersedes all prior or contemporaneous agreements or representations. If any term of this Agreement is found to be invalid or unenforceable, the remaining provisions will remain effective.

Section C: Terms for Oracle VM Manager

"We," "us," "our" and "Oracle" refers to Oracle America, Inc. "You" and "your" refers to the individual or entity that has acquired the hardware with pre-installed Oracle VM Manager programs. "Oracle VM Manager programs" refers to the software product you wish to use and related program documentation. "License" refers to your right to use the Oracle VM Manager programs under the terms of this Agreement and the licenses referenced herein.

We are willing to provide a copy of the Oracle VM Manager programs to you only upon the condition that you accept all of the terms contained in this Section C of this Agreement.

License Rights. We grant you a nonexclusive, nontransferable limited license to use the Oracle VM Manager programs for: (a) purposes of developing, prototyping and running your applications for your own internal data processing operations; (b) you may also distribute the Oracle VM Manager programs with your applications; (c) you may use the Oracle VM Manager programs to provide third party demonstrations and training; and d) you may copy and distribute the Oracle VM Manager programs to your licensees provided that distribution is solely under and each such licensee agrees to abide by the terms of this Section C of this Agreement for Oracle VM Manager. You are not permitted to use the Oracle VM Manager programs for any purpose other than as permitted under this Agreement. We may audit your use of the Oracle VM Manager programs. Oracle VM Manager programs documentation may be accessed online at <http://docs.oracle.com>.

Trademarks and Copyrights. You agree not to use Oracle trademarks (including "ORACLE") or potentially confusing variations (including "ORA") as a part of your product name(s), service name(s), company name, or domain name(s). In marketing, promoting, or distributing the Oracle VM Manager programs, you agree to make it clear that Oracle is the source of the Oracle VM Manager programs. You shall include on all copies of the Oracle VM Manager programs used or distributed by you:

- A reproduction of Oracle's copyright notice; or

- A copyright notice indicating that the copyright is vested in you containing the following:

- A "c" in a circle and the word "copyright";

- Your name;

The date of copyright; and

The words "All rights reserved."

Such notices shall be placed on the documentation, the sign-on screen for any software incorporating the Oracle VM Manager programs, and any media containing the Oracle VM Manager programs.

Ownership and Restrictions. We retain all ownership and intellectual property rights in the Oracle VM Manager programs. The Oracle VM Manager programs may be installed on multiple systems provided that you adhere to this Agreement for all use and distribution of the Oracle VM Manager programs.

With respect to the Oracle VM Manager programs you may not:

- Remove or modify any markings or any notice of our proprietary rights;

- Assign this Agreement or give or transfer the Oracle VM Manager programs or an interest in them to another individual or entity;

- Cause or permit reverse engineering (unless required by law for interoperability), disassembly or decompilation of the Oracle VM Manager programs;

- Disclose results of any benchmark tests without our prior consent; or

- Use any Oracle name, trademark or logo, except as expressly required herein.

Export. You agree that U.S. export control laws and other applicable export and import laws govern your use of the Oracle VM Manager programs, including technical data; additional information can be found on Oracle's Global Trade Compliance web site located at

<http://www.oracle.com/us/products/export/index.html>. You agree that neither the Oracle VM Manager programs nor any direct product thereof will be exported, directly, or indirectly, in violation of these laws, or will be used for any purpose prohibited by these laws including, without limitation, nuclear, chemical, or biological weapons proliferation.

Disclaimer of Warranty and Exclusive Remedies. Limited Warranty. THE ORACLE VM MANAGER PROGRAMS ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND. WE FURTHER DISCLAIM ALL WARRANTIES, EXPRESS AND IMPLIED, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. ORACLE DOES NOT GUARANTEE THAT THE ORACLE VM MANAGER PROGRAMS WILL PERFORM ERROR-FREE OR UNINTERRUPTED OR THAT ORACLE WILL CORRECT ALL ERRORS. IN NO EVENT SHALL WE BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. OUR ENTIRE LIABILITY FOR DAMAGES HEREUNDER SHALL IN NO EVENT EXCEED ONE THOUSAND DOLLARS (U.S. \$1,000).

Technical Support. Our technical support organization will not provide technical support, phone support, or updates to you for the materials licensed under this Agreement. Technical support, if available, may be acquired from Oracle or its affiliates under a separate agreement.

End of Agreement. You may terminate this Agreement by destroying all copies of the Oracle VM Manager programs. We have the right to terminate your right to use the Oracle VM Manager programs if you fail to comply with any of the terms of this Agreement, in which case you shall destroy all copies of the Oracle VM Manager programs.

Relationship Between the Parties. The relationship between you and us is that of licensee/licensor. Neither party will represent that it has any authority to assume or create any obligation, express or implied, on behalf of the other party, nor to represent the other party as agent, employee, franchisee, or in any other capacity. Nothing in this Agreement shall be construed to limit either party's right to independently develop or distribute software that is functionally similar to the other party's products, so long as proprietary information of the other party is not included in such software.

Entire Agreement. You agree that this Agreement is the complete agreement for the Oracle VM Manager programs and licenses, and this Agreement supersedes all prior or contemporaneous agreements or representations. If any term of this Agreement is found to be invalid or unenforceable, the remaining provisions will remain effective.

Section D: Terms for Oracle Linux

"We," "us," "our" and "Oracle" refers to Oracle America, Inc. "You" and "your" refers to the individual or entity that has acquired the hardware with pre-installed Oracle Linux programs. "Oracle Linux programs" refers to the Linux software product you wish to use and related program documentation. "License" refers to your right to use the Oracle Linux programs under the terms of this Agreement and the licenses referenced herein.

We are willing to provide a copy of the Oracle Linux programs to you only upon the condition that you accept all of the terms contained in this Section D of this Agreement.

Grant of Licenses to the Oracle Linux programs. Subject to the terms of this Agreement, Oracle America, Inc. ("Oracle") grants each user a license to the "Oracle Linux programs" under the GNU General Public License version 2. The Oracle Linux programs contain many components developed by Oracle and various third parties. The license for each component is located in the documentation, which may be delivered with the Oracle Linux programs or accessed online at <http://oss.oracle.com/linux/legal/oracle-list.html> and/or in the component's source code. This Agreement does not limit, supersede or modify your rights under the license associated with an individual component.

Licenses to Additional Oracle Linux programs. Certain third party technology (collectively the "Additional Oracle Linux programs") may be included on the same medium or as part of the download of Oracle Linux programs you receive, but is not part of the Oracle Linux programs. Each Additional Oracle Linux program is licensed solely under the terms of the Mozilla Public License, Apache License, Common Public License, GNU Lesser General Public License, Netscape Public License or similar license (collectively, the "Additional Oracle Linux Programs Licenses") that is included with the relevant Additional Oracle Linux programs and the associated documentation.

Ownership. The Oracle Linux programs and their components and the Additional Oracle Linux programs are owned by Oracle or the relevant third party. Subject to the licenses granted and/or referenced herein, title to the Oracle Linux programs and their components and the Additional Oracle Linux programs remains with Oracle and/or the third party.

Trademark License. You are permitted to distribute unmodified Oracle Linux programs or unmodified Additional Oracle Linux programs without removing the trademark(s) owned by Oracle or its affiliates that are included in the unmodified Oracle Linux programs or unmodified Additional Oracle Linux programs (the "Oracle Linux trademarks"). You may only distribute modified Oracle Linux programs or modified Additional Oracle Linux programs if you remove relevant images containing the Oracle Linux trademarks. Certain files, identified as <http://oss.oracle.com/linux/legal/pkg-list.html>, include such trademarks. Do not delete these files, as deletion may corrupt the Oracle Linux programs or Additional Oracle Linux programs. You are not granted any other rights to Oracle Linux trademarks, and you acknowledge that you shall not gain any proprietary interest in the Oracle Linux trademarks. All goodwill arising out of use of the Oracle Linux trademarks shall inure to the benefit of Oracle or its affiliates. You may not use any trademarks owned by Oracle or its affiliates (including "ORACLE") or potentially confusing variations (such as, "ORA") as a part of your logo(s), product name(s), service name(s), company name, or domain name(s) even if such products, services or domains include, or are related to, the Oracle Linux programs or Additional Oracle Linux programs.

Limited Warranty. THE ORACLE LINUX PROGRAMS AND ADDITIONAL ORACLE LINUX PROGRAMS ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND. WE FURTHER DISCLAIM ALL WARRANTIES, EXPRESS AND IMPLIED, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

Limitation of Liability. IN NO EVENT SHALL WE BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. OUR ENTIRE LIABILITY FOR DAMAGES HEREUNDER SHALL IN NO EVENT EXCEED ONE HUNDRED DOLLARS (U.S. \$100).

No Technical Support. Our technical support organization will not provide technical support, phone support, or updates to you for the materials licensed

under this Agreement. Technical support, if available, may be acquired from Oracle or its affiliates under a separate agreement.

Relationship Between the Parties. The relationship between you and us is that of licensee/licensor. Neither party will represent that it has any authority to assume or create any obligation, express or implied, on behalf of the other party, nor to represent the other party as agent, employee, franchisee, or in any other capacity. Nothing in this Agreement shall be construed to limit either party's right to independently develop or distribute Oracle Linux programs that is functionally similar to the other party's products, so long as proprietary information of the other party is not included in such Oracle Linux programs.

Entire Agreement. You agree that this Agreement is the complete Agreement for the Oracle Linux programs, Additional Oracle Linux programs and licenses, and this Agreement supersedes all prior or contemporaneous Agreements or representations. If any term of this Agreement is found to be invalid or unenforceable, the remaining provisions will remain effective. Neither the Uniform Computer Information Transactions Act nor the United Nations Convention on the International Sale of Goods applies to this Agreement.

Last updated: 23 October 2012

ORACLE SOFTWARE LICENSE AGREEMENT AND ENTITLEMENT

READ THE TERMS OF THIS AGREEMENT ("AGREEMENT") CAREFULLY BEFORE OPENING THE SOFTWARE MEDIA PACKAGE OR USING THE SOFTWARE. BY OPENING THE SOFTWARE MEDIA PACKAGE OR USING THE SOFTWARE, YOU AGREE TO THE TERMS OF THIS AGREEMENT. IF YOU ARE ACCESSING SOFTWARE ELECTRONICALLY, INDICATE YOUR ACCEPTANCE OF THESE TERMS BY SELECTING THE "ACCEPT" (OR EQUIVALENT) BUTTON AT THE END OF THIS AGREEMENT. IF YOU DO NOT AGREE TO ALL OF THE TERMS, PROMPTLY RETURN THE UNUSED SOFTWARE TO YOUR PLACE OF PURCHASE FOR A REFUND OR, IF SOFTWARE IS ACCESSED ELECTRONICALLY, SELECT THE "DECLINE" (OR "EXIT") BUTTON AT THE END OF THIS AGREEMENT. IF YOU HAVE SEPARATELY AGREED TO LICENSE TERMS ("MASTER TERMS") FOR YOUR LICENSE TO THIS SOFTWARE, THEN SECTIONS 1-6 OF THIS AGREEMENT ("SUPPLEMENTAL LICENSE TERMS") SHALL SUPPLEMENT AND SUPERSEDE THE MASTER TERMS IN RELATION TO THIS SOFTWARE.

1. Definitions.

- (a) "Entitlement" means the collective set of applicable documents authorized by Oracle evidencing your obligation to pay associated fees (if any) for the license, associated Services, and the authorized scope of use of Software under this Agreement.
- (b) "Licensed Unit" means the unit of measure by which your use of Software and/or Service is licensed, as described in your Entitlement.
- (c) "License Term" means the period of time by which your use of Software and/or Service is licensed, as described in your Entitlement.
- (d) "Permitted Use" means the licensed Software use(s) authorized in this Agreement as specified in your Entitlement. The Permitted Use for any bundled Oracle software not specified in your Entitlement will be evaluation use as provided in Section 3.
- (e) "Service" means the service(s) that Oracle or its delegate will provide, if any, as selected in your Entitlement and as further described in the applicable service listings at www.Oracle.com/services.
- (f) "Software" means the Oracle software described in your Entitlement. Also, certain software may be included for evaluation use under Section 3.
- (g) "You" and "your" means the individual or legal entity specified in the Entitlement, or for evaluation purposes, the entity performing the evaluation.

2. License Grant and Entitlement.

Subject to the terms of your Entitlement, Oracle grants you a nonexclusive, nontransferable limited license to use Software for its Permitted Use for the License Term. Your Entitlement will specify (a) Software licensed, (b) the Permitted Use, (c) the License Term, and (d) the Licensed Units. Additionally, if your Entitlement includes Services, then it will also specify the (e) Service and (f) service term. If your rights to Software or Services are limited in duration and the date such rights begin is other than the purchase date, your Entitlement will provide that beginning date(s). The Entitlement may be delivered to you in various ways depending on the manner in which you obtain Software and Services, for example, the Entitlement may be provided in your receipt, invoice or your contract with Oracle or authorized Oracle reseller. It may also be in electronic format if you download Software.

3. Permitted Use.

As selected in your Entitlement, one or more of the following Permitted Uses will apply to your use of Software. Unless you have an Entitlement that expressly permits it, you may not use Software for any of the other Permitted Uses. If you don't have an Entitlement, or if your Entitlement doesn't cover additional software delivered to you, then such software is for your Evaluation Use.

- (a) Evaluation Use. You may evaluate Software internally for a period of 90 days from your first use.
- (b) Research and Instructional Use. You may use Software internally to design, develop and test, and also to provide instruction on such uses.
- (c) Individual Use. You may use Software internally for personal, individual use.
- (d) Commercial Use. You may use Software internally for your own commercial purposes.
- (e) Service Provider Use. You may make Software functionality accessible (but not by providing Software itself or through outsourcing services) to your end users in an extranet deployment, but not to your affiliated companies or to government agencies.

4. Licensed Units.

Your Permitted Use is limited to the number of Licensed Units stated in your Entitlement. If you require additional Licensed Units, you will need additional Entitlement(s).

5. Restrictions.

- (a) The copies of Software provided to you under this Agreement are licensed, not sold, to you by Oracle. Oracle reserves all rights not expressly granted.
- (b) You may make a single archival copy of Software, but otherwise may not copy, modify, or distribute Software. However if the Oracle documentation accompanying Software lists specific portions of Software, such as header files, class libraries, reference source code, and/or redistributable files, that may be handled differently, you may do so only as provided in the Oracle documentation.
- (c) You may not rent, lease, lend or encumber Software.
- (d)

Unless enforcement is prohibited by applicable law, you may not decompile, or reverse engineer Software. (e) The terms and conditions of this Agreement will apply to any Software updates, provided to you at Oracle's discretion, that replace and/or supplement the original Software, unless such update contains a separate license. (f) You may not publish or provide the results of any benchmark or comparison tests run on Software to any third party without the prior written consent of Oracle. (g) Software is confidential and copyrighted. (h) Unless otherwise specified, if Software is delivered with embedded or bundled software that enables functionality of Software, you may not use such software on a stand-alone basis or use any portion of such software to interoperate with any program(s) other than Software. (i) Software may contain programs that perform automated collection of system data and/or automated software updating services. System data collected through such programs may be used by Oracle, its subcontractors, and its service delivery partners for the purpose of providing you with remote system services and/or improving Oracle's software and systems. (j) Software is not designed, licensed or intended for use in the design, construction, operation or maintenance of any nuclear facility and Oracle and its licensors disclaim any express or implied warranty of fitness for such uses. (k) No right, title or interest in or to any trademark, service mark, logo or trade name of Oracle or its licensors is granted under this Agreement.

6. Java Compatibility and Open Source.

Software may contain Java technology. You may not create additional classes to, or modifications of, the Java technology, except under compatibility requirements available under a separate agreement available at www.java.net.

Oracle supports and benefits from the global community of open source developers, and thanks the community for its important contributions and open standards-based technology, which Oracle has adopted into many of its products. Please note that portions of Software may be provided with notices and open source licenses from such communities and third parties that govern the use of those portions, and any licenses granted hereunder do not alter any rights and obligations you may have under such open source licenses, however, the disclaimer of warranty and limitation of liability provisions in this Agreement will apply to all Software in this distribution.

7. Term and Termination.

The license and service term are set forth in your Entitlement(s). Your rights under this Agreement will terminate immediately without notice from Oracle if you materially breach it or take any action in derogation of Oracle's and/or its licensors' rights to Software. Oracle may terminate this Agreement should any Software become, or in Oracle's reasonable opinion likely to become, the subject of a claim of intellectual property infringement or trade secret misappropriation.

Upon termination, you will cease use of, and destroy, Software and confirm compliance in writing to Oracle. Sections 1, 5, 6, 7, and 9-15 will survive termination of the Agreement.

8. Limited Warranty.

Oracle warrants to you that for a period of 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 Oracle's entire liability under this limited warranty will be at Oracle's option to replace Software media or refund the fee paid for Software. Some states do not allow limitations on certain implied warranties, so the above may not apply to you. This limited warranty gives you specific legal rights. You may have others, which vary from state to state.

9. 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.

10. Limitation of Liability.

TO THE EXTENT NOT PROHIBITED BY LAW, IN NO EVENT WILL ORACLE 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 ORACLE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. In no event will Oracle'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. Some states do not allow the exclusion of incidental or consequential damages, so some of the terms above may not be applicable to you.

11. Export Regulations.

All Software, documents, technical data, and any other materials delivered under this Agreement are subject to U.S. export control laws and may be subject to export or import regulations in other countries. You agree to comply strictly with these laws and regulations and acknowledge that you have the responsibility to obtain any licenses to export, re-export, or import as may be required after delivery to you.

12. U.S. Government End Users.

Oracle programs, including the operating system, Software, any programs installed on the hardware, and/or documentation, delivered to U.S.

Government end users are "commercial computer software" pursuant to the applicable Federal Acquisition Regulation and agency-specific supplemental regulations. As such, use, duplication, disclosure, modification, and adaptation of the programs, including the operating system, Software, any programs installed on the hardware, and/or documentation, shall be subject to the license terms and license restrictions set forth in this agreement. No other rights are granted to the U.S. Government.

13. 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.

14. 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.

15. Integration.

This Agreement, including any terms contained in your Entitlement, is the entire agreement between you and Oracle 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. Please contact Oracle America, Inc. 500 Oracle Parkway, Redwood City, CA 94065 if you have questions.

Last updated 22 September 2011

ORACLE SOFTWARE LICENSE AGREEMENT AND ENTITLEMENT

THIS ENTITLEMENT EVIDENCES YOUR AUTHORIZED SCOPE OF USE UNDER THE TERMS OF THE SOFTWARE LICENSE AGREEMENT PROVIDED WITH THE COMPUTER EQUIPMENT (THE "SLA"). CAPITALIZED TERMS NOT DEFINED IN THIS ENTITLEMENT SHALL HAVE THE MEANING GIVEN TO THEM IN THE SLA.

Licensor: Oracle America, Inc. ("Oracle")

Licensee/Company ("You" or "you"): Entity and/or individual receiving Computer Equipment.

Computer Equipment: The Fujitsu hardware system, including components thereof, which You received with this SLA and Entitlement and any other related computer equipment, spare or replacement parts, or updates or additions to that system.

Effective Date: The date Fujitsu and/or its authorized channel partner deliver the Computer Equipment to You. For Optional Components or Integrated Software Options separately ordered by You, the date Fujitsu or its authorized channel partner accepts Your applicable order.

Integrated Software: Any software or programmable code (1) embedded or integrated in the Computer Equipment that enables the functionality of the Computer Equipment, and/or (2) specifically provided to You by Oracle under this Entitlement, as expressly stated in accompanying documentation, an Oracle webpage, and/or a mechanism that facilitates installation for use with Your Computer Equipment. Integrated Software includes related versions, updates or patches that may be distributed separately from the Computer Equipment. Integrated Software does not include and You do not have rights to:

1. Code or functionality for diagnostic, maintenance, repair or technical support services; or
2. Separately licensed applications, operating systems, development tools, or system management software, or other code that is separately licensed, and those Integrated Software features that are designated as an Integrated Software Option and may be embedded in, installed on, or activated on the Computer Equipment but are ordered separately for an additional fee.

Integrated Software Option: Software or programmable code embedded in, installed on, or activated on the Computer Equipment that requires one or more unit licenses that You must separately order for additional fees. Refer to the Oracle Integrated Software Options License Definitions, Rules and Metrics accessible at www.oracle.com/contracts ("License Rules") for the specific Integrated Software Options that apply to the Computer Equipment. Any Integrated Software Option separately ordered by You, including updates or patches that may be distributed separately from the Computer Equipment, is Software subject to this SLA and Entitlement and the License Rules, which are incorporated in and made a part of this SLA and Entitlement. To fully understand Your license grant to any Integrated Software Options separately ordered by You, You need to review the License Rules. In the event of any conflict between this SLA and Entitlement and the License Rules, the License

Rules shall apply. Oracle reserves the right to designate new software features as Integrated Software Options in subsequent releases, such designation will be specified in the applicable product documentation and the License Rules.

License Term: The period during which You own, borrow, or lease the Computer Equipment.

Licensed Units: For Integrated Software, one per unit of Computer Equipment owned, borrowed, or leased by You. For Integrated Software Options separately ordered by You, one per unit of Computer Equipment owned, borrowed, or leased by You except as may be set forth in the License Rules.

Permitted Use: Unless otherwise expressly licensed to You, You are licensed to use Software for Your own Commercial, Individual, Research and Instructional Uses only in operating the Computer Equipment.

Software: All Integrated Software, and Integrated Software Option(s) separately ordered by You. Any open source or third party licenses for the accompanying product, and any associated source code (or a description of how to obtain any associated source code), may be found in README or similar files or notices included with Software or Computer Equipment documentation and/or distributed with the Software.

Last updated 14 November 2012



Offer to Provide Certain Source Code

For third party technology that you receive from Oracle in binary form which is licensed under an open source license that gives you the right to receive the source code for that binary, you can obtain a copy of the applicable source code from <http://www.oracle.com/goto/opensourcecode>. Alternatively, if the source code for the technology was not provided to you with the binary, you can also receive a copy of the source code on physical media by submitting a written request to:

Oracle America, Inc.
Attn: Associate General Counsel
Development and Engineering Legal
500 Oracle Parkway, 10th Floor
Redwood Shores, CA 94065

Or, you may send an email to Oracle using the form linked from <http://www.oracle.com/goto/opensourcecode>. Your written or emailed request should include:

- The name of the component or binary file(s) for which you are requesting the source code
- The name and version number of the Oracle product
- The date you received the Oracle product
- Your name
- Your company name (if applicable)
- Your return mailing address and email
- A telephone number in the event we need to reach you.

We may charge you a fee to cover the cost of physical media and processing. Your request must be sent (i) within three (3) years of the date you received the Oracle product that included the component or binary file(s) that are the subject of your request, or (ii) in the case of code licensed under the GPL v3, for as long as Oracle offers spare parts or customer support for that product model.

Product License Agreement

Product Name: XSCF Control Package

PLEASE READ THE FOLLOWING TERMS AND CONDITIONS BEFORE YOU USE, INSTALL, MAKE AN ARCHIVAL COPY OF, OR EMBED INTO ANOTHER PROGRAM, THE PRODUCT. YOUR USE, INSTALLATION, MAKING AN ARCHIVAL COPY, OR EMBEDDING INTO ANOTHER PROGRAM OF THE PRODUCT INDICATES YOUR UNDERSTANDING AND ACCEPTANCE OF ALL OF THE FOLLOWING TERMS AND CONDITIONS.

I. LICENSE AND COPYRIGHTS

FUJITSU LIMITED ("FUJITSU") grants you a limited, non-exclusive license to use the computer program and documentation enclosed in this package ("Product") solely on the hardware which this Agreement is attached to, and to copy the Product, in each case, solely as expressly permitted hereunder. For the avoidance of doubt, you acquire hereunder only a limited right to use the Product, and FUJITSU (or developer of the Product) retains all rights, including but not limited to copyrights, in and to the Product.

II. INSTALLATION

You may install and use Product solely on the hardware which this Agreement is attached to.

III. ARCHIVAL COPY

You may make one (1) archival copy of the Product.

IV. EMBEDDING

If the Product is expected to be embedded in another program, you may embed the Product, in whole or in part, in such other program, in accordance with the procedure described in the applicable documentation.

V. COPIES

1. The Product is protected by the copyright laws of Japan and international copyright treaties. You may not copy the Product except as expressly provided in Paragraphs II-IV above. If you embed the Product in another program pursuant to Paragraph IV, you may not make copies of the Product as so embedded other than one (1) archival copy unless expressly otherwise licensed by FUJITSU. In no event may you make a copy of the Product which incorporates the copy protection function.
2. If you make copies of the Product as permitted herein, you may not change, delete, or otherwise diminish the effect of the copyright notice originally affixed to the Product.
3. All terms and conditions contained herein shall apply to the copies of the Product.

VI. ASSIGNMENT

You may not rent, lease, sublicense, assign, transfer or create lien against the Product.

VII. MODIFICATION

You may not modify or except to the extent expressly permitted by applicable law, reverse engineer (including, without limitation, decompile and disassemble) the Product, and you may not permit others to do so.

VIII. LIMITED WARRANTY

1. You acknowledge that FUJITSU does not warrant that your use of the Product will be uninterrupted, that the Product will be error free or that all Product errors will be corrected. However, if within ninety (90) days following your acquisition of the Product you notify the reseller from which you have acquired the Product of (i) non-conformance of the Product to the description in manuals, or (ii) physical defects of the media containing the Product, FUJITSU will, at its sole discretion, correct the non-conformance or provide you with information necessary to correct the nonconformance, or replace the defective media with a new media. Only if you inform such reseller of your problem with the Product during the above mentioned warranty period and provide satisfactory evidence of the date you acquired the Product, will FUJITSU be obligated to honor this warranty.
2. WARRANTIES SET FORTH IN THIS PARAGRAPH SHALL BE THE ONLY WARRANTY MADE BY FUJITSU. FUJITSU MAKES NO OTHER

WARRANTY, EXPRESS OR IMPLIED, AND EXPRESSLY DISCLAIMS ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NONINFRINGEMENT OF THIRD PARTIES' RIGHTS. UNDER SOME JURISDICTIONS NOT ALLOWING THE EXCLUSION OF IMPLIED WARRANTIES, THIS LIMITATION MAY NOT APPLY TO YOU. NO FUJITSU RESELLER, AGENT OR EMPLOYEE IS AUTHORIZED TO MAKE ANY MODIFICATIONS, EXTENSIONS, OR ADDITIONS TO THIS WARRANTY. IF MODIFICATIONS ARE MADE TO THE PRODUCT BY YOU DURING THE WARRANTY PERIOD, IF THE MEDIA IS SUBJECTED TO ACCIDENT, ABUSE, OR IMPROPER USE, OR IF YOU VIOLATE THE TERMS AND CONDITIONS HEREOF, THEN THIS WARRANTY SHALL IMMEDIATELY BE TERMINATED.

3. LIMITATION OF LIABILITY. UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, TORT, CONTRACT, OR OTHERWISE, SHALL FUJITSU BE LIABLE TO YOU OR ANY OTHER PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER, INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, LOSS OF PROFIT, WORK STOPPAGE OR LOSS OF DATA, OR FOR ANY DAMAGES IN EXCESS OF THE LIST PRICE FOR A LICENSE TO THE PRODUCT, EVEN IF FUJITSU SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR ANY CLAIM BY ANY OTHER PARTY. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONNEL INJURY TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. FURTHERMORE, UNDER SOME JURISDICTIONS NOT ALLOWING THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, THIS LIMITATION AND EXCLUSION MAY NOT APPLY TO YOU.
4. The above states the entire liability of FUJITSU in connection with the use, performance or non-performance of the Product.
5. Even if a part of the Product has been developed by a third party, the warranty and remedy for that part of the Product are limited to those provided for in items 1-3 above, and the third party developer shall have no liability in connection with the use, performance or non-conformance of the Product.

IX. MISCELLANEOUS

1. The terms and conditions hereof represent the complete agreement concerning this license between the parties and supersede all prior or contemporaneous written communications between them. In the event that any additional terms or conditions are provided in the accompanied documentation, you must also comply with such terms and conditions.
2. You agree to comply with all applicable export laws and regulations.
3. You may not publish or provide the results of any benchmark or comparison tests run on the Product to any third party without the prior written consent of FUJITSU.
4. **Governing Law.** This Agreement shall be governed by and construed in all respects in accordance with California law and controlling U.S. federal law. No choice of law rules of any jurisdiction will apply.
5. Fujitsu supports and benefits from the global community of open source developers, and thanks the community for its important contributions and open standards-based technology, which Fujitsu has adopted into many of its products. Please note that portions of Product may be provided with notices and open source licenses from such communities and third parties that govern the use of those portions, and any licenses granted hereunder do not alter any rights and obligations you may have under such open source licenses, however, the disclaimer of warranty and limitation of liability provisions in this Agreement will apply to all Product in this distribution.
6. You acknowledge and agree that Attachment of this Agreement written in Japanese is for reference purposes and accommodation only, and will not be binding.

使用許諾契約書

本製品名	XSCF Control Package
------	----------------------

このたびは、富士通株式会社（以下「当社」といいます）製品であるソフトウェア（同梱のプログラム・プロダクトおよびマニュアル等をいい、以下「本製品」といいます）をお買い上げいただきまして、まことにありがとうございます。当社では、本製品をご使用いただく権利をお客様に対して許諾するにあたり、下記「ご使用条件」にご同意いただくことを条件とさせていただきます。なお、お客様が本製品のご使用、インストール、バックアップ、または本製品の別ソフトウェアへの組み込み等のいずれかを実施された時点で、本「ご使用条件」にご同意いただいたものといたしますのでご注意ください。なお、本書の再発行はいたしませんので、大切に保管ください。

ご使用条件

I. 本製品の使用および著作権

お客様は、本製品を、本使用許諾契約書が添付されたコンピュータ（以下「コンピュータ」といいます）でのみ使用できます。なお、お客様は本製品のご購入により本製品の使用権のみを得るものであり、本製品の著作権は当社または開発元である第三者に帰属するものとします。

II. インストール

お客様は本製品を本使用許諾契約書が添付されたコンピュータにのみインストールし使用することができます。

III. バックアップ

お客様は、本製品について、予備用（バックアップ）媒体一式に複製することができます。

IV. 本製品の別ソフトウェアへの組み込み

本製品が、別のソフトウェアに組み込んで使用されることを想定した製品である場合は、お客様は有効なマニュアル等記載の要領に従って、本製品の全部または一部を別のソフトウェアに組み込んで使用することができます。

V. 複製

1. 本製品は日本の著作権法および著作権に関する国際条約によって保護されます。本製品の複製は、上記第 II 条、第 III 条、または第 IV 条の場合に限定されるものとします。本製品が別のソフトウェアに組み込まれる場合は、別途当社が複製を許諾する場合を除き、予備用（バックアップ）に一式複製する以外には本製品の複製は行わないでください。上記にかかわらず、本製品に複製防止処理がほどこしてある場合には複製できません。
2. 前号によりお客様が本製品を複製する場合、お客様は本製品に付されている著作権表示を、変更、削除せず、またその他の方法で著作権の効果を減ずることも行わないものとします。
3. 本製品の複製物についても、本使用許諾契約書の各条項が適用されるものとします。

VI. 第三者への譲渡

お客様は、本製品について、第三者に対し、これを譲渡、貸与または再使用权を許諾しあるいは担保の目的に供することはできないものとします。

VII. 改造

お客様は、本製品について修正を行うこと、または適用される法律によって明確に許諾されている範囲を超えてリバースエンジニアリングを行うこと（逆アセンブルすること、逆コンパイルすることを含みますが、これらには限定されません）、および第三者に対してこれらの行為を許諾することはできません。

VIII. 保証の範囲

1. お客様は、お客様が本製品を中断されることなく使用できること、本製品に瑕疵がないこと、および本製品の瑕疵が修正されることにつき当社が保証しないことに同意するものとします。ただし、当社は、本製品において、プログラム・プロダクトとマニュアル等との不一致または本製品の記録媒体等に物理的な欠損等があった旨お客様より通知していただいた場合、お客様が本製品を入手された日から 90 日間（以下「保証期間」という）に限り、無償で当該マニュアルとの不一致の修正もしくは修正情報の提供、または物理的欠損と良品の交換を行うものとします。なお、当社は、保証期間中に本製品の問題についてお客様より通知していただきお客様が本製品を入手された日にちに關する十分な証拠を提出いただいた場合に限り、本条の保証義務を負います。
2. 本条に記載された保証は、当社が行う唯一の保証とします。当社は、明示的または黙示的にも、その他の一切の保証はいたしません。また、当社は、商品性、特定目的への適合性、または第三者の権利の非侵害に関する一切の黙示的保証を明示的に否認いたします。黙示的保証の除外が認められていない法域においては、上述の制限がお客様に適用されない場合があります。

当社の再販業者、代理店または従業員は、本条の保証のいかなる変更、拡張、または追加を行う権限もありません。保証期間中にお客様が本製品を改変した場合、媒体に事故、誤用、もしくは不適切な使用があった場合、またはお客様が本使用許諾契約書の条件に違反した場合、本条の保証は直ちに終了するものとします。

3. 責任制限。いかなる状況においても、またいかなる法理論、不法行為、契約、またはその他の事項に基づく場合であっても、当社はお客様または第三者に対し、あらゆる性質の間接損害、特別損害、付随的損害、または派生的損害（営業権の損失、逸失利益、事業の中断、またはデータの喪失による損害を含みますが、これらには限定されません）、および本製品に対するライセンスの表示価格を超えるいかなる損害についても、当社が当該損害の生じる可能性について知り得べきであったとしても、また、第三者からの訴訟の請求についても一切責任を負いません。本項で定める責任制限は、死亡または人身傷害に対する責任に対しては、適用される法律が当該制限を禁じている場合に限り、適用されません。さらに、付随的損害または派生的損害の除外または制限が認められていない法域においては、当該責任の制限および除外がお客様に適用されない場合があります。
4. 上記は本製品の使用、動作または非動作に関する当社の全責任について記述したものです。
5. 本製品に第三者が開発したソフトウェアが含まれている場合においても、当該第三者が開発したソフトウェアに関する保証は当社が行う上記(1)-(3)の範囲に限られ、開発元である当該第三者は本製品に関する一切の保証を行いません。

IX. 雑則

1. 本使用許諾契約書の条件は本ライセンスに関する両当事者間の完全な合意を表明するもので、これまでの両当事者間の書面による一切のやりとりを取って代わるものです。添付文書にて追加条件が定められた場合、お客様はこれらの条件も遵守する義務があります。
2. お客様は適用される輸出に関するすべての法律および規制に従うことに同意するものとします。
3. お客様は、当社の書面による事前承諾を得ない限り、ソフトウェア上で行ったベンチマークまたは比較テストの結果を第三者に公表または提供することはできません。
4. 準拠法。本使用許諾契約書はカリフォルニア州法および適用される米国連邦法に準拠し、同法に基づいて解釈されます。いかなる裁判管轄における法令も適用されないものとします。
5. 当社は、オープンソース開発者のグローバルコミュニティを支援すると同時にその恩恵を受けており、当該コミュニティによる多大な貢献および当社製品の多くに採用している標準ベースのオープンテクノロジーに対して謝意を表するものとします。本製品の一部分については、その一部分の使用を管理している当該コミュニティまたは第三者からの表示およびオープンソースライセンスと共に提供されることがあること、および本契約に基づき付与されたライセンスはお客様が当該オープンソースライセンスに基づき有するいかなる権利および義務を変更するものではないことに留意下さい。ただし、本契約に定める保証の否認および責任制限に関する条項は、配布される本製品全てに適用されるものとします。
6. 本使用許諾書は英語版の **Product License Agreement** に基づいて解釈されます。お客様は、本使用許諾書が参照目的であることおよび拘束力がないことに同意するものとします。

Licensing Information

Oracle Technology Notices and Licenses

The following Oracle Technologies that have a license document may be included in or distributed with this Oracle product. These Oracle Technologies may include various third party software, and the applicable notices and licenses can be found at the following locations:

■ *Oracle Solaris OS*

Third party notices and licenses for Oracle Solaris 11.2 are available in the online documentation library at:

http://docs.oracle.com/cd/E36784_01/html/E48474/index.html

Third party notices and licenses for Oracle Solaris 11.3 are available in the online documentation library at:

http://docs.oracle.com/cd/E53394_01/html/E54836/index.html

Third party notices and licenses for Oracle Solaris 11.4 are available in the online documentation library at:

https://docs.oracle.com/cd/E37838_01/html/E61065/index.html

■ *Oracle Enterprise Manager Ops Center*

Third party notices and licenses for Oracle Enterprise Manager Ops Center 12cR2 are available in the online documentation library at:

http://docs.oracle.com/cd/E40871_01/index.htm

■ *Oracle VM Server for SPARC*

Third party notices and licenses for Oracle VM Server for SPARC 3.1.1 are available in the online documentation library at:

<http://www.oracle.com/technetwork/documentation/vm-sparc-194287.html>

- XSCF

Third party notices and licenses for XSCF are available in the *Software License Conditions for Fujitsu SPARC M12 and Fujitsu M10/SPARC M10* for your server at:

<https://www.fujitsu.com/global/products/computing/servers/unix/sparc/downloads/manuals/>

Third Party Technology

The following third party technology may be included in or distributed with this product. The notices provided below in "Third Party Notices and Licenses" are based on information of the third party licensors listed. Some software is expressly licensed only under the license terms indicated. Such software is licensed separately and not under the terms of the Fujitsu license. Additionally, software whose license terms require separate licensing of the software under open source terms, including without limitation the GPL, the LGPL and the Mozilla license, will be understood to be separately licensed under the relevant open source license and not under the terms of the Fujitsu license.

- OpenBoot USB Driver
- iSCSI Boot Firmware

Third Party Notices and Licenses

Open-Source Software

Required notices for open-source software products or components distributed in Fujitsu SPARC M12 and Fujitsu M10/SPARC M10 are identified in the following table along with the applicable licensing information. Additional notices and/or licenses may be found in the included documentation or README files of the individual third party open source software.

Provider	Component(s)	Licensing Information
FirmWorks	ISCSI Boot Firmware, OpenBoot USB Driver	<p>Copyright (c) 2006, 2009, FirmWorks</p> <p>Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:</p> <p>The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.</p> <p>THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.</p>

EIP Environmental Information Enterprise Server Product

Taiwan RoHS Declarations

設備名稱：伺服器，型號（型式）：SP-1S, 系列型號詳次頁 Equipment name Type designation (Type)						
單元 Unit	限用物質及其化學符號 Restricted substances and its chemical symbols					
	鉛Lead (Pb)	汞Mercury (Hg)	鎘Cadmium (Cd)	六價鉻 Hexavalent chromium (Cr ⁺⁶)	多溴聯苯 Polybrominated biphenyls (PBB)	多溴二苯醚 Polybrominated diphenyl ethers (PBDE)
印刷電路板	—	○	○	○	○	○
硬碟	—	○	○	○	○	○
風扇	—	○	○	○	○	○
機箱	○	○	○	○	○	○
電源	—	○	○	○	○	○
纜線	—	○	○	○	○	○
備考1. “超出0.1 wt %”及“超出0.01 wt %”係指限用物質之百分比含量超出百分比含量基準值。 Note 1 : “Exceeding 0.1 wt %” and “exceeding 0.01 wt %” indicate that the percentage content of the restricted substance exceeds the reference percentage value of presence condition.						
備考2. “○”係指該項限用物質之百分比含量未超出百分比含量基準值。 Note 2 : “○” indicates that the percentage content of the restricted substance does not exceed the percentage of reference value of presence.						
備考3. “—”係指該項限用物質為排除項目對應CNS15663附錄D排除項目D13, D14, D16。 Note 3 : The “—” indicates that the restricted substance corresponds to the exemption and base on D13 and D14, D16 of Annex D of CNS15663.						

系列型號列表

SPARC M10-1, SPMAAAA10W, SPMAEAA10W, SPMAHAA10W,
SPMAKAA10W, 7105498, 7110045, 7112509, 7115097

進口商：台灣富士通股份有限公司
地址：臺北市中正區中華路1段39號19樓

設備名稱：伺服器，型號（型式）：SP-1S (本型式係CA08208主板), 系列型號詳次頁 Equipment name Type designation (Type)						
單元 Unit	限用物質及其化學符號 Restricted substances and its chemical symbols					
	鉛Lead (Pb)	汞Mercury (Hg)	鎘Cadmium (Cd)	六價鉻 Hexavalent chromium (Cr ⁺⁶)	多溴聯苯 Polybrominated biphenyls (PBB)	多溴二苯醚 Polybrominated diphenyl ethers (PBDE)
印刷電路板	—	○	○	○	○	○
硬碟	—	○	○	○	○	○
風扇	—	○	○	○	○	○
機箱	○	○	○	○	○	○
電源	—	○	○	○	○	○
纜線	—	○	○	○	○	○
備考1. “超出0.1 wt %”及“超出0.01 wt %”係指限用物質之百分比含量超出百分比含量基準值。 Note 1 : “Exceeding 0.1 wt %” and “exceeding 0.01 wt %” indicate that the percentage content of the restricted substance exceeds the reference percentage value of presence condition.						
備考2. “○”係指該項限用物質之百分比含量未超出百分比含量基準值。 Note 2 : “○” indicates that the percentage content of the restricted substance does not exceed the percentage of reference value of presence.						
備考3. “—”係指該項限用物質為排除項目對應CNS15663附錄D排除項目D13, D14, D16。 Note 3 : The “—” indicates that the restricted substance corresponds to the exemption and base on D13 and D14, D16 of Annex D of CNS15663.						

系列型號列表

Fujitsu SPARC M12-1, SPNAAAA10W, SPNAAAA10V, 7118228, 7118229,
SPNAAAA20W, 7602945, SPNAAAA30W, 7605161, SPNAAAA40W, 7605940

進口商：台灣富士通股份有限公司 地址：臺北市中正區中華路1段39號19樓

設備名稱：伺服器 Equipment name		型號（型式）：SP-2HBB，系列型號詳如附表 Type designation (Type)				
單元	限用物質及其化學符號					
	鉛 (Pb)	汞 (Hg)	鎘 (Cd)	六價鉻 (Cr ⁺ ₆)	多溴聯苯 (PBB)	多溴二苯醚 (PBDE)
印刷電路板	—	○	○	○	○	○
硬碟	—	○	○	○	○	○
風扇	—	○	○	○	○	○
機箱	○	○	○	○	○	○
電源	—	○	○	○	○	○
纜線	—	○	○	○	○	○
備考1. “○” 係指該項限用物質之百分比含量未超出百分比含量基準值。 Note 1 : “○” indicates that the percentage content of the restricted substance does not exceed the percentage of reference value of presence.						
備考2. “—” 係指該項限用物質為排除項目。 Note 2 : The “—” indicates that the restricted substance corresponds to the exemption.						

系列型號列表

Fujitsu SPARC M12-2, Fujitsu SPARC M12-2S,
 SP-2HNB, SPNBBA10W, SPNBBA10V,
 SPNCCAA10W, SPNCCAA10V, 7117204, 7117206,
 SPNBBA20W, SPNCCAA20W, 7602604, 7602605,
 SPNBBA30W, SPNCCAA30W, 7605162, 7605163
 SPNBBA40W, SPNCCAA40W, 7605941, 7605942

進口商：台灣富士通股份有限公司 地址：臺北市中正區中華路 1 段 39 號 19 樓

China RoHS Declaration



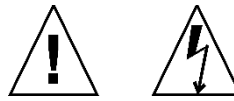
该标记是按照 2016 年 1 月 21 日公布的[电器电子产品有害物质限制使用管理办法]以及 SJ/T11364[电子电气产品有害物质限制使用标识要求]在中国销售的电器电子产品环保使用期限的标识。如遵守关于该产品的安全及使用上的注意事项，在该期限内(从生产日期起算) 该产品不会因产品中的有害物质泄漏或突然发生的异变，而引起环境污染以及对人体或财产产生重大影响。

产品中有毒有害物质或元素的名称及含量

部件名称	有毒有害物质或元素					
	铅 (Pb)	汞 (Hg)	镉 (Cd)	六价铬 (Cr(VI))	多溴联苯 (PBB)	多溴二苯醚 (PBDE)
印制电路板装配	×	○	○	○	○	○
HDD and SSD (磁盘驱动器及固态硬盘)	×	○	○	○	○	○
FAN(风扇)	×	○	○	○	○	○
机箱	○	○	○	○	○	○
电源	×	○	○	○	○	○
电缆	×	○	○	○	○	○
本表格依据 SJ/T11364 的规定编制 ○：表示该有害物质在该部件所有均质材料中的含量均在 GB/T26572 规定的限量要求以下。 ×：表示该有害物质至少在该部件的某一均质材料中的含量超出 GB/T26572 规定的限量要求。						

Important Safety Information for Fujitsu Hardware Systems

Safety Precautions



For your protection, observe the following safety precautions when setting up and operating this product:

- Fujitsu Limited makes every effort to prevent users and bystanders from being injured or from suffering damage to their property. Use the product according to this manual.
- This product is designed and manufactured for use in standard applications such as office work, personal device, household appliance, and general industrial applications. This product is not intended for use in nuclear-reactor control systems, aeronautical and space systems, air traffic control systems, mass transportation control systems, medical devices for life support, missile launch control systems or other specialized uses in which extremely high levels of reliability are required, the required levels of safety cannot be guaranteed, or a failure or operational error could be life-threatening or could cause physical injury (referred to hereafter as “high-risk” use). You shall not use this product without securing the sufficient safety required for the high-risk use. If you wish to use this product for high-risk use, consult with sales representatives in charge before such use.
- This product may contain a time-of-day battery which may contain perchlorate where special handling may apply. See <http://www.dtsc.ca.gov/hazardouswaste/perchlorate/>.
- Follow all cautions and instructions stated on the product.
- Ensure that the voltage and frequency of your power source match the voltage and frequency inscribed on the product’s electrical rating label.
- Only authorized service engineers should perform unpacking, installation, and maintenance of the product including other Fujitsu optional products. Otherwise, a product failure may result.
- Avoid installing the product in a dusty place or a place directly exposed to corrosive gas or salty air.
- Avoid installing the product in a place exposed to strong vibration. Also, install the product on a level surface so that it is stable.
- Avoid installing the product near a copy machine, air conditioner, welding machine, or any other devices generating electronic noise.
- When moving the product or a rack, do not hold the front door or the rear door. The damage to the product could be caused.
- Never push objects of any kind through openings in the product. The product contains high-voltage components. Conductive foreign objects could produce a short circuit that could cause fire, electric shock, or damage to the product.
- Do not remodel the product in any way involving its mechanical or electrical characteristics. Fujitsu Limited assumes no responsibility for any remodeled product.
- Do not block or cover any opening in the product. Do not place a radiator near the product. Failure to observe these guidelines for the product may cause it to overheat, resulting in a decrease in its reliability.
- Do not place anything on top of the product. Do not use the product as a workspace.
- Avoid exposing the product to rapid changes in the ambient temperature,

such as a rapid increase during transport in winter. A rapid increase in the ambient temperature causes moisture to condense in the product. Use the product only after the difference between its temperature and the ambient temperature is negligible.

- Take preventive action to minimize static electricity at the installation location. Note that static electricity is easily generated in some carpets and can cause the product to malfunction.
- This product is designed to work with power systems having a grounded neutral (grounded return for DC-powered products). To reduce the risk of electric shock, do not plug the product into any other type of power system. Contact your facilities manager or a qualified electrician if you are not sure what type of power is supplied to your building.
- Not all power cords have the same current ratings. Never use the power cord packed together with this product for other products. Never use household extension power cords with this product. For products with multiple power cords, all power cords must be disconnected to completely remove power from the system.
- Turn on power to the product with its cover closed. Using the product with its cover open is dangerous. Doing so may cause an injury or malfunction.
- Do not damage, break, or modify the power cords. Cable damage may cause electric shock or fire.
- Do not run any cable beneath the product. Also, prevent cables from becoming taut. Never disconnect any power cord from the product while power is being supplied to the product.
- For products with a Standby power switch, the power cord serves as the primary disconnect device for the system. Be sure to plug the power cord into a grounded power outlet that is nearby the system and is readily accessible. Do not connect the power cord when the power supply has been removed from the system chassis.
- To use this product in a stable condition, when you add on the option product, use the option product specified by Fujitsu. In case you use the option product other than those specified by Fujitsu, note that there is no guarantee of proper operation of this product.
- Do not spray combustible gas in the room where this product is installed.

- For maintenance of the product, contact your authorized service engineer.

Pay special attention to *the Safety and Compliance Guide* of your product and safety notes indicated in your hardware documentation at:

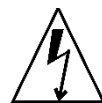
<https://www.fujitsu.com/global/products/computing/servers/unix/sparc/downloads/manuals/>

For Indian e-waste Rules

- This product does not contain 6 hazardous substances in accordance with article 16(1) in "The e-waste (Management) Rules, 2022."
- This symbol means that used electrical and electronic products should not be dropped in garbage bin containing waste destined for disposal. Please dispose of this product appropriately by handing over to authorized collection center or registered dismantler or recycler. Disposing correctly will help to protect human health and the environment.



安全のための注意事項



本製品の設置および運用時は、次のことに注意してください。

- 富士通は、使用者および周囲の方の身体や財産に被害を及ぼすことなく安全に使っていただくために細心の注意を払っています。本製品を使用する際は、マニュアルの説明に従ってください。
- 本製品は、一般事務用、パーソナル用、家庭用、通常の産業用等の一般的用途を想定して設計・製造されているものであり、原子力核制御、航空機飛行制御、航空交通管制、大量輸送運行制御、生命維持、兵器発射制御など、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）に使用されるよう設計・製造されたものではありません。
お客様は、当該ハイセイフティ用途に要する安全性を確保する措置を施すことなく、本製品を使用しないでください。
ハイセイフティ用途に使用される場合は、弊社の営業担当者までご相談ください。
- 本製品は、高調波ガイドライン準用品です。
- 製品上に記載されている注意事項や取り扱い方法に従ってください。
- ご使用の電源の電圧や周波数が、本製品の電気定格表示と一致していることを確認してください。
- 本製品および当社提供のオプション製品の開梱、設置、保守作業は当社技術員または担当のサービスエンジニアが行います。
お客様は絶対に作業しないようにお願いします。故障の原因となるおそれがあります。
- ほこりの多い場所や腐食性ガスが発生する場所、潮風が直接あたるような場所には設置しないでください。
- 振動の多い場所に設置しないでください。また、本製品が傾かないような平らな場所に設置してください。
- コピー機、空調機、溶接機など、電氣的ノイズが発生するものの近くに設置しないでください。
- 本製品またはラックを移動するときは前面扉や背面扉を持たないでください。製品が破損するおそれがあります。
- 本製品の開口部に物を差し込まないでください。内部は高電圧になります。金属など導体を入れるとショートして、発火、感電、製品の損傷の原因となることがあります。
- 本製品に対して機械的または電氣的な改造を行わないでください。富士通株式会社は、改造された製品に対して一切の責任を負いません。
- 本製品の開口部をふさいだり、覆ったりしないでください。また、本製品の近くに放熱する機器を置かないでください。このガイドラインに従わないと、製品が加熱し、信頼性が損なわれる可能性があります。
- 本製品の上に物を置いたり、本製品のうえで作業しないでください。
- 冬季に周囲の温度を急激に上げないようにしてください。温度を急激に上げると製品内部に結露が生じます。また、本製品が十分に温まってから使用してください。
- 静電気が発生しないようにしてください。特に、じゅうたんを敷くと静電気が発生しやすく、誤動作の原因になりますのでご注意ください。
- 本製品は、アースされた中性線（DC電源の製品ではアースされた帰線）を持つ電力系を使用する設計になっています。それ以外の電源に本製品を接続すると、感電や故障の原因になります。建物に供給されている電力の種類がわからない場合は、施設の管理者または有資格の技術者に問い合わせてください。
- 必ずしもすべての電源コードの定格電流が同じではありません。本製品に付属の電源コードを他の製品や用途に使用しないでください。家庭用の延長コードには過負荷保護がないため、コンピュータ用として使用できません。
家庭用延長コードを本製品に接続しないでください。
- 添付の電源コードは本製品に接続し、使用することを目的として設定され、その安全性が確認されているものです。
決して他の装置や用途に使用しないでください。火災や感電の原因となるおそれがあります。
- 本製品に接続するACケーブルは同梱されたACケーブルを使用してください。

また、同梱したACケーブルは、他の製品に使用しないでください。

- カバーを閉じてから電源を入れてください。本製品のカバーを開けたまま使用するのは危険です。傷害や故障の原因になります。
- 電源コードを傷つけたり、破損したり、加工したりしないでください。感電・発火のおそれがあります。
- ケーブル類を本製品の下にしたり、強く引かれた状態のままにしないでください。また、電源が投入された状態のまま、電源コードを抜かないでください。
- スタンバイ電源スイッチのある製品では、システムの電源を完全に切るためには、電源プラグを抜いてください。設置場所の近くのアースされた電源コンセントに電源プラグを差し込んでください。シャーシから電源装置が取り外された状態で、電源コードを接続しないでください。
- 本製品を安定してご使用いただくためにオプション製品の増設時には、弊社指定のオプション製品をご使用ください。弊社指定以外のオプション製品をご使用いただく場合、本製品の動作保証は一切いたしかねますので、ご注意ください。
- 本製品を設置している室内では、可燃性物質を含むスプレーを使用しないでください。
- 本製品の保守については、当社技術員にお問い合わせください。

「安全に使用していただくために」およびハードマニュアルに記載された安全に関する注意事項をよく読み、理解したうえで当製品を使用してください。

<https://www.fujitsu.com/jp/products/computing/servers/unix/sparc/downloads/manual/>

ご不要になったときの廃棄・リサイクル

弊社では、ご使用済みのICT製品を回収・リサイクル（有償）し、資源の有効利用に積極的に取り組んでいます。

詳細は、弊社ホームページ「ICT製品の処分・リサイクル方法」をご覧ください。営業担当者にお問い合わせください。

<https://www.fujitsu.com/jp/about/environment/recycleinfo/>

廃棄・譲渡時のハードディスク上のデータ消去に関するご注意

本製品を使用していた状態のまま廃棄・譲渡すると、ハードディスク内のデータを第三者に読み取られ、予期しない用途に利用されるおそれがあります。弊社では、お客様の機密情報や重要なデータの漏洩を防止するため、お客様が本製品を廃棄・譲渡する際にハードディスク上のデータやソフトウェアを消去するサービスを提供しています。

データ消去サービス

弊社の専門スタッフがお客様のもとにお伺いし、短時間で、磁気ディスクおよび磁気テープ媒体上のデータなどを消去するサービスです。

<https://www.fujitsu.com/jp/services/infrastructure/maintenance/1cm/service-phase4/h-elimination/>

