

Sun Microsystems, Inc. ("Sun") SOFTWARE LICENSE AGREEMENT ("SLA") and ENTITLEMENT for SOFTWARE A. ENTITLEMENT for SOFTWARE. Capitalized terms not defined in this Entitlement have the meanings ascribed to them in the SLA (attached below as Section B). These terms will supersede any inconsistent or conflicting terms in the SLA. Licensee ("You"): The entity receiving the Software from Sun. Effective Date: Date You receive the Software Software: Solaris Enterprise System, which may include the following: Solaris 10, Sun Java System Access Manager, Sun Java System Directory Server Enterprise Edition, Sun Java Directory Proxy Server, Sun Java System Identity Manager, Sun Java System Identity Manager Resource Adapters, Sun Java System Identity Synchronization for Windows, Sun Java System Federation Manager, Sun Java Auditor, Sun Java System Application Server Standard Edition, Sun Java System Application Server Enterprise Edition, Sun Java System Message Queue Enterprise Edition, Sun Java System Web Server, Sun Java System Web Proxy Server, Sun Java System Portal Server, Sun Java System Portal Server Secure Remote Access, Sun Java System Portal Server Mobile Access, Service Registry, Sun Java System Messaging Server, Sun Java System Calendar Server, Sun Java System Instant Messaging Server, Sun Java System Connector for Microsoft Outlook, Sun Java System Communications Sync, Sun Java System RFID Software, Sun Cluster, Sun Cluster Agents, Sun Cluster Geographic Edition, Sun N1 Service Provisioning System, Sun N1 Advanced Architecture for SAP Solutions, Sun N1 Grid Engine, Sun N1 System Manager, Sun Studio, Sun Management Center, Sun Management Center Add-On Packages, Sun Java Studio Creator, Sun Java Studio Enterprise, Netbeans IDE, Sun SeeBeyond eGate Integrator, Sun SeeBeyond eInsight Business Process Manager, Sun SeeBeyond eVision Studio, Sun SeeBeyond eBAM Studio, Sun SeeBeyond eTL Integrator, Sun SeeBeyond eView Studio, Sun SeeBeyond eWay Adapter for Siebel EAI, Sun SeeBeyond eWay Adapter for PeopleSoft, Sun SeeBeyond eWay Adapter for SAP ALE, Sun SeeBeyond eWay Adapter for SAP BAPI, Sun SeeBeyond eWay Batch Adapter, Sun SeeBeyond eWay HTTPS Adapter, Sun SeeBeyond eWay e-Mail Adapter, Sun SeeBeyond eWay TCP/IP Adapter, Sun SeeBeyond eWay LDAP Adapter, Sun SeeBeyond eWay COM/DCOM Adapter, Sun SeeBeyond eWay SNA Adapter, Sun SeeBeyond eWay TCP/IP HL7 Adapter, Sun SeeBeyond eWay Adapter for Oracle, Sun SeeBeyond eWay Adapter for SQL Server, Sun SeeBeyond eWay Adapter for DB2 Universal Database, Sun SeeBeyond eWay JDBC/ODBC Adapter, Sun SeeBeyond eWay Adapter for DB2 Connect, Sun SeeBeyond eWay Adapter for Sybase, Sun SeeBeyond eWay Adapter for VSAM, Sun SeeBeyond eWay Adapter for Sun Java System Application Server, Sun SeeBeyond eGate API Kit, Sun SeeBeyond eWay Adapter for WebSphere MQ, Sun SeeBeyond eWay Adapter for WebLogic, Sun SeeBeyond eWay Adapter for CICS, Sun SeeBeyond eWay Adapter for IMS, Sun SeeBeyond eWay File Adapter, Sun SeeBeyond HL7 OTD Library, Sun SeeBeyond SWIFT OTD Library, Sun SeeBeyond Alert Agent, Sun SeeBeyond SNMP Agent, Sun SeeBeyond COBOL Copybook Converter and Sun SeeBeyond eIndex Single Patient View. Software includes only the versions of the above products that are made initially available to You. License Term: Perpetual (subject to termination under the SLA) Licensed Unit: Software Copy Licensed Unit Count: Unlimited Permitted Uses: You may reproduce and use the Software internally for Your own Individual, Commercial, Service Provider, or Research and Instructional Use, subject to and conditioned on Your compliance with the Additional Terms below. Additional Terms: 1. The scope of Your license does not include any right, express or implied, (i) to access, copy, distribute, display or use the Software to provide diagnostic, maintenance, repair or technical support services for Sun software or Sun hardware on behalf of any third party for Your direct or indirect commercial gain or advantage, without Sun's prior written authorization, or (ii) for any third party to access, copy, distribute, display or use the Software to provide diagnostic, maintenance, repair or technical support services for Sun software or Sun hardware on Your behalf for such party's direct or indirect commercial gain or advantage, without Sun's prior written authorization. The limitations set forth in this paragraph apply to any and all error corrections, patches, updates, and upgrades to the Software You may receive, access, download or otherwise obtain from Sun. 2. Notwithstanding anything to the contrary in any Master Terms between the parties or in the SLA, Master Terms do not apply to Software under this Agreement. For Solaris 10, Sun Management Center, Sun Studio, Java Studio Enterprise, Java Studio Creator, and Netbeans IDE only, any Master Terms purporting to cover those products shall apply, as supplemented and superseded by Sections 1-6 of the SLA. 3. If You would like to purchase Service for the Software, You must first purchase a separate Entitlement to the Software. Sun will not provide Service to You for Software provided under this Entitlement. You may, however, purchase support under this Entitlement for Solaris 10, Sun Management Center, Sun Studio, Java Studio Enterprise, Java Studio Creator, and Netbeans IDE. 4. Sun reserves the right to End of Life (EOL), End of Service Life (EOSL), add to, take away, re-brand and otherwise change the components in any subsequent version or update of the Software. 5. Your Service Provider Use is limited to a ratio of two hundred non-Employees for each Employee (200:1) accessing the Software. 6. You are authorized to develop software programs utilizing Solaris 10. If You desire to develop software programs which incorporate portions of Solaris 10 ("Developed Programs"), the following provisions apply: (i) You may not modify or add to application programming interfaces associated with Solaris 10; (ii) You are not licensed to use fonts within Solaris 10 to develop printing applications unless You have secured valid licenses from the appropriate font suppliers; (iii) incorporation of portions of Motif in Developed Programs may require reporting of copies of Developed Programs to Sun; and (iv) You will indemnify and defend Sun and its licensors from any claims, including attorneys' fees, which arise from or relate to distribution or use of Developed Programs to the extent these claims arise from or relate to the development performed by You. 7. Sun Management Center includes third party database software which is provided to support Solaris operating system services only. The third party database software may not be used to provide any other type of data storage nor may the interfaces from the third party database software be accessed or used by any third party applications. 8. You may use Java Compilers contained in Software provided that for a particular version of the Java platform, any executable output generated by a Java compiler contained in the Software (i) is compiled from source code that conforms to the corresponding version of the OEM Java Language Specification; (ii) is in the class file format defined by the corresponding version of the OEM Java Virtual

Machine Specification; and (iii) executes properly on a reference runtime, as specified by Sun, associated with such version of the Java platform. 9. During the term of the SLA and Entitlement, and for a period of three (3) years thereafter, You agree to keep proper records and documentation of Your compliance with the SLA and Entitlement. Upon Sun's reasonable request, You will provide copies of such records and documentation to Sun for the purpose of confirming Your compliance with the terms and conditions of the SLA and Entitlement. This section will survive any termination of the SLA and Entitlement. You may terminate this SLA and Entitlement at any time by destroying all copies of the Software in which case the obligations set forth in Section 7 of the SLA shall apply. B. SOFTWARE LICENSE AGREEMENT READ THE TERMS OF THIS AGREEMENT ("AGREEMENT") CAREFULLY BEFORE OPENING SOFTWARE MEDIA PACKAGE. BY OPENING SOFTWARE MEDIA PACKAGE, 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 EQUIVALENT) 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 Sun 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) "Permitted Use" means the licensed Software use(s) authorized in this Agreement as specified in your Entitlement. The Permitted Use for any bundled Sun software not specified in your Entitlement will be evaluation use as provided in Section 3. (d) "Service" means the service(s) that Sun or its delegate will provide, if any, as selected in your Entitlement and as further described in the applicable service listings at www.sun.com/service/servicelist. (e) "Software" means the Sun software described in your Entitlement. Also, certain software may be included for evaluation use under Section 3. (f) "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, Sun 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 Sun or authorized Sun 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 is licensed, not sold, to you by Sun. Sun 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 Sun 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 Sun 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 Sun'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 Sun. (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 Sun, its subcontractors, and its service delivery partners for the purpose of providing you with remote system services and/or improving Sun'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 Sun 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 Sun 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. Sun 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 Sun 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 Sun if you materially breach it or take any action in derogation of Sun's and/or its licensors' rights to Software. Sun may terminate this Agreement should any Software become, or in Sun'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 Sun. Sections 1, 5, 6, 7, and 9-15 will survive termination of the Agreement.

8. Limited Warranty. Sun 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 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. 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 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. 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 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).

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 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. Please contact Sun Microsystems, Inc. 4150 Network Circle, Santa Clara, California 95054 if you have questions.