End User License Agreement

< IMPORTANT >

BEFORE YOU DOWNLOAD PROGRAM PRODUCT, CAREFULLY READ THE TERMS AND CONDITIONS OF THIS END USE LICENSE AGREEMENT.

By downloading and installing, copying or otherwise using the computer software programs ("Programs") shipped with this Agreement(collectively called "Program Product"), you are consenting to be bound by and are becoming a party to this End User License Agreement ("Agreement"). If you do not agree to all of the terms of this agreement, then do not download, install and copy or use the Program Product.

GRANT OF LICENSE Hitachi, Ltd. ("HITACHI") grants you a non-exclusive, non-transferable, limited license to use Programs shipped with this Agreement only in combination with one or more VMware products on Hitachi Server Products, solely for your internal business purposes in the country in which the Program Product was furnished to you, and under the terms and conditions set forth in this Agreement.

OPEN SOURCE SOFTWARE Open source software components provided with Programs are licensed to you under the terms of the applicable license agreements. All open source licensing information, documentations or corresponding source files are available at http://www.hitachi.co.jp/products/bladesymphony/download/index.html or http://downloads.vmware.com/d/

RESTRICTIONS The Program Product is the property of HITACHI and any third party from whom HITACHI has received sublicense rights, and are protected by copyright laws, international copyright treaties, and other intellectual property laws and treaties. You may copy the Programs only for back up or archival purposes as long as the copies contain all titles, trademarks, copyright notices, and any restricted rights notices in the original Programs. You may not: a) use the Program Product for commercial timesharing, rental, or service bureau purposes; b) modify, distribute, sublicense, market, or sell the Program Product; c) reverse engineer, decompile, or disassemble the Programs or allow any third party to do so; d) ship, transmit, or send the Program Product outside the country where you furnished the Program Product; e) assign, transfer, or delegate your rights or obligations under this Agreement; f) rent or lease the Program Product and g) disclose the results of benchmark or other performance test run on the Programs to any third party.

LIMITED WARRANTY and DISCLAIMER

THE PROGRAM PRODUCT IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND INCLUDING WITHOUT LIMITATION, ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

THIS WARRANTY IS EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE AND ANY WARRANTIES OF NON-INFRINGEMENT.

LIMITATION OF LIABILITY IN NO EVENT SHALL HITACHI BE LIABLE FOR LOSS OF PROFIT OR FOR SPECIAL OR CONSEQUENTIAL DAMAGES OR FOR ANY OTHER INDIRECT DAMAGES SUCH AS, BUT NOT LIMITED TO, LOSS OF PROFIT, LOSS OF CUSTOMERS, LOSS

OF GOODWILL, WORK STOPPAGE, DATA LOSS, COMPUTER FAILURE,OR MALFUNCTION OR ANY OTHER SIMILER DAMAGE OR LOSS, EVEN IF IT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. HITACHI shall have no liability or responsibility for Program Product altered, modified, or converted by you or a third party, damages resulting from accident, abuse, or misapplication or for problems due to the malfunction of your equipment or software not supplied by HITACHI.

TERM AND TERMINATION This Agreement is effective until terminated. You may terminate this Agreement at any time by returning, destroying, or erasing all copies of the Program Product. This Agreement shall also be terminated immediately without notice from HITACHI if you fail to comply with any provision of this Agreement. Upon termination of this Agreement, you shall promptly return or destroy the Program Product and all copies or portions thereof, and on request, certify in writing to HITACHI that you have taken such action.

EXPORT LIMITATIONS You warrants that it shall not use any Program Product and/or technical information relating thereto provided by HITACHI under this Agreement for the purposes or activities to disturb international peace and security, including the design, development, production, stockpile or any use of weapons of mass destruction such as nuclear, chemical or biological weapons or missiles to deliver any such weapons, nor any use supporting these weapons activities. Furthermore, you shall not directly or indirectly, export, re-export or transship the Program Product in violation of any applicable export control laws and regulations promulgated and administered by the governments of the countries claiming jurisdiction over the parties or transactions.

MISCELLANEOUS This license is governed by the laws of Japan.