

SOFTWARE EVALUATION LICENSE TERMS

Unless otherwise provided for in a current signed agreement between You and Hitachi Vantara Corporation, located at 2845 Lafayette Street, Santa Clara, CA 95050 ("HITACHI"), these Software License Terms ("License Terms") apply to Your evaluation and testing of the HITACHI Products that HITACHI makes available to You for evaluation purposes ("Software"). You must read these License Terms under which Hitachi will license the Software to You.

BY DOWNLOADING, INSTALLING, COPYING, ACCESSING, OR USING THE SOFTWARE, OR BY CHOOSING THE "I ACCEPT" OPTION LOCATED ON OR ADJACENT TO THE SCREEN WHERE THIS AGREEMENT MAY BE DISPLAYED, YOU AGREE TO THE SOFTWARE EVALUATION LICENSE TERMS. IF YOU ARE ACCEPTING THESE TERMS ON BEHALF OF ANOTHER PERSON, COMPANY OR OTHER LEGAL ENTITY, YOU REPRESENT AND WARRANT THAT YOU HAVE FULL AUTHORITY TO BIND THAT PERSON, COMPANY, OR LEGAL ENTITY TO THESE LICENSE TERMS. IF YOU DO NOT AGREE TO THESE LICENSE TERMS, DO NOT DOWNLOAD, INSTALL, COPY, ACCESS, CLICK AN ACCEPT BUTTON OR USE THE SOFTWARE AND PROMPTLY RETURN THE SOFTWARE TO THE PARTY FROM WHOM IT WAS OBTAINED.

- 1. **License Grant.** HITACHI grants to You, a royalty-free, non-transferable and non-exclusive license to use the Software solely to evaluate its performance and functionality in Your internal business environment, subject to these License Terms.
- Software Format. You may only use the Software as provided in either machine-readable object code or machine-compressed form, and the related documentation in printed or electronic form. You must not duplicate the Software or documentation without HITACHI's prior written consent.
- 3. **Third Party Software.** Any Software licensed to HITACHI by a third-party and provided to You as part of Your Software evaluation will be governed by the terms of the shrink-wrap or click-through or other third-party license agreement made available to You. These License Terms will supersede any applicable shrink-wrap or click-wrap license agreement, to the extent there is a conflict.
- 4. **Permitted Use.** You will only use the Software during the evaluation period (or if these License Terms are terminated earlier, up to the termination date), solely at the location, and on the equipment expressly agreed to and specified by HITACHI. You must only use the Software in accordance with HITACHI's published specifications for the Software and in compliance with all applicable laws. You must not move the Software from the authorized equipment without HITACHI's prior written approval. Any support services that HITACHI provides for the Software are subject to HITACHI's Warranty Maintenance and Support Terms set out at https://www.hitachivantara.com/en-us/company/legal.html.
- 5. **Restrictions on Use.** You must not: (i) create a lien on, sell, assign, rent, sub-license, lease, distribute, or otherwise transfer the Software to any third party; (ii) copy or reproduce the Software in any manner without the prior written consent of HITACHI; (iii) disclose the Software or its contents to anyone, except to your employees who require access to carry out the purpose of these License Terms; (iv) modify, disassemble, decompile, reverse engineer or translate the Software (except to the extent these restrictions are prohibited by applicable law), or (v) allow any person or entity to commit any of the actions described in this Section. You will take appropriate action, with respect to Your personnel permitted access to the Software, to ensure that all of your obligations are satisfied.
- 6. **Termination.** Subject to Section 7, your license rights in the Software will expire upon the earlier of the expiration of the evaluation period expressly agreed to by HITACHI and the termination of these License Terms ("**End Date**"). Either party may terminate these License Terms by giving no less than ten (10) days' prior written notice to the other party. In addition, HITACHI may terminate these License Terms immediately if HITACHI suspects that You have breached them.
- 7. **Disablement of Software**. The Software may automatically disable itself upon the expiry of the evaluation period expressly agreed to by HITACHI. If the Software does not have a disabling program and You do not enter into a subsequent Software license within ten (10) days after the End Date, You must return the original and all copies, including partial copies, of the Software and related documentation to HITACHI and certify that the Software is purged from all computer memories and devices within Your control.
- 8. **Ownership Rights.** The Software is proprietary and confidential to HITACHI or HITACHI' licensors, who retain exclusive title to, and ownership of, the Software at all times. You must not do anything that affects those ownership rights.
- 9. **No Warranties.** HITACHI provides the Software "**AS IS**" and, to the extent permitted by applicable law, HITACHI expressly disclaims and excludes all implied and statutory warranties, including without limitation, any warranty of merchantability, fitness for a particular purpose or non-infringement. Except for death or personal injury caused to a person by the Software, HITACHI will not be liable for any direct, indirect, special, incidental, consequential or other damages, however caused, whether for breach of contract, negligence or otherwise, and irrespective if You have been advised of the damage possibility. This risk allocation reflects the lack of charges for the use of the Software.
- 10. **IP Indemnity.** HITACHI agrees to pay You the damages and costs finally awarded against You (or amounts You must pay by way of settlement, subject to HITACHI's prior written approval) in any legal action by a third party alleging the Software infringes their copyright or patent rights. You must notify HIATCHI promptly about the claim, give HITACHI sole control of the defense of the claim and assist HITACHI as reasonably requested, at no charge. HITACHI will not be liable for any payment under this Section if have You modified the Software in some way or combined the Software with other products and such actions gave rise to the third-party claim. This Section represents HITACHI's total liability.
- 11. **Customer Indemnity**. You agree to indemnify, defend HITACHI and hold HITACHI harmless from and against all loss, claim liability or damage, and related costs and expenses (including legal fees and costs) arising directly or indirectly from the possession, use or operation of the Software, or the fault or negligence of You or Your personnel.



- 12. **Export Compliance.** You acknowledge that, in various countries, laws and regulations governing the export of computer products and technology may prohibit use, sale or re-export of the Software and related technology if You know, or have reason to know, that such Software or related technology are for use in connection with the design, development, production, stock piling or use of nuclear, chemical or biological weapons or missiles and in some countries for certain conventional military end-uses. If HITACHI permits You to transfer to another person or entity the right to use any part of the Software or related technology, You must ensure that all applicable export restrictions of the nature described in this section are observed.
- 13. **Governing Law.** These License Terms are subject to the laws of California and the courts of Santa Clara County, California will have exclusive jurisdiction.