

**Intel® Solutions for Lustre* Software
End User License Agreement Terms**

**IMPORTANT - READ BEFORE COPYING, INSTALLING OR USING THE INTEL SOLUTIONS FOR LUSTRE*
SOFTWARE**

Do not use or load this software and any associated documentation (collectively, the "Software") until you have carefully read the following terms and conditions. By selecting "Agree" below, or by loading or using the Software, you agree to the terms of this license agreement (the "Agreement"). If you do not agree to these terms, click "Do Not Agree" and do not install or use the Software. If you are an employee or agent of a legal entity, you represent and warrant that you have the authority to bind such legal entity to this Agreement.

The Intel Solutions for Lustre* Software includes (a) Intel Software (as defined in Section 1); (b) any Intel-branded edition and/or version of an open source Lustre file system distribution ("Intel-branded Lustre* software"), and (c) other Open Source Software (as defined in Section 3 below), that are provided by Intel Corporation or its majority-owned subsidiaries ("Intel") with this Agreement, through an authorized Intel Reseller or cloud service provider in which access to the Lustre System is provided to end users, but end users do not obtain copies of the Intel Solutions for Lustre* Software, and any other accompanying documentation.

1. LICENSE GRANT.

1.1 Llicenses for Intel-branded Lustre* software and Other Open Source Software. Intel-branded Lustre* software and other Open Source Software will be governed by the open source licenses accompanying such software and you must comply with such licenses.

1.2 License for Intel Software.

(a) For the purposes of this Agreement, "**Intel Software**" means Intel proprietary software (i) which is used to monitor and/or manage a Lustre file system or its successor product, (ii) which is a proprietary command line tool that creates a Lustre file system (e.g. loci and ce-client), and/or (iii) which Intel may list as "Intel Proprietary Software" in its header, release notes or accompanying documentation. Except as expressly provided in this Section 1, you will not have any other rights to Intel Software.

(b) Subject to all of the terms and conditions of this Agreement, including any restrictions set forth in Section 2 below, Intel grants to you a non-exclusive, non-assignable, copyright license to install one copy per license and use Intel Software on a single server or computer solely for the purpose of installing, configuring, monitoring and managing a Lustre file system that uses Intel® Solutions for Lustre* Software.

(b) Subject to all of the terms and conditions of this Agreement, including any restrictions set forth in Section 2 below, Intel grants to you a non-exclusive, non-transferable, non-sublicensable license under Intel's Licensed Patent Claims to make one copy per license of Intel Software internally only, and use Intel Software internally only. "**Licensed Patent Claims**" means the claims of Intel's patents that are necessarily and directly infringed by the reproduction of Intel Software authorized herein, when that Intel Software is in its unmodified form as delivered by Intel to you and not modified, or combined with anything else. Licensed Patent Claims are only those claims which Intel can license without paying, or getting the consent of, a third party.

(c) In addition to the number of copies permissible under this Agreement you may make a reasonable number of copies of Intel Software for archival purposes or for use as a back-up when Intel Software is not operational. You must copy (or retain) all copyright legends, trademarks, trade names and other legends and identification when you copy Intel Software and Documentation. You will maintain records of the

number of copies currently in your possession or control, and the location of each copy and will provide copies of those records to Intel upon request.

(d) The consideration provided under this Agreement for Intel Software is only for the licenses expressly granted in this Agreement. Any other rights, including but not limited to additional patent rights, would require an additional license and additional consideration. Nothing in this Agreement requires or will be treated to require Intel to grant any additional license.

2. LICENSE RESTRICTIONS. You may NOT: (i) use or copy Intel Software except as provided in this Agreement; (ii) rent or lease Intel Software to any third party; (iii) assign this Agreement or transfer Intel Software without the express written consent of Intel; (iv) modify, adapt, or translate Intel Software in whole or in part except as provided in this Agreement; (v) reverse engineer, decompile, de-obfuscate or disassemble Intel Software; (vi) distribute, sublicense or transfer any components of Intel Software to any third party except as provided in this Agreement; or (vii) modify or distribute the Source Code of any Intel Software so that any part of it becomes subject to an Excluded License. An “**Excluded License**” is one that requires, as a condition of use, modification, or distribution, that (a) the code be disclosed or distributed in source code form; or (b) others have the right to modify it. Intel Software may include third party programs or materials. The license terms with those programs or materials apply to your use of them, and Intel is not liable for them.

3. OPEN SOURCE SOFTWARE. Certain programs and or files included with the Software may include Open Source Software (defined below). Your rights to use the Open Source Software are governed by the license agreements that accompany such Open Source Code. Intel does not warrant such Open Source Software in any way and assumes no liability for your use of the Open Source Software. You are subject to the terms of the license agreements identified in the Open Source Software comments in the applicable source code file(s) and file header delivered with the Open Source Software if you use the Open Source Software. “**Open Source Software**” means any software that requires as a condition of use, modification and/or distribution of such software that such software or other software incorporated into, derived from or distributed with such software (a) be disclosed or distributed in source code form; or (b) be licensed by the user to third parties for the purpose of making and/or distributing derivative works; or (c) be redistributable at no charge. Open Source Software includes, without limitation, software licensed or distributed under any of the following licenses or distribution models, or licenses or distribution models substantially similar to any of the following: (a) GNU’s General Public License (GPL) or Lesser/Library GPL (LGPL), (b) the Artistic License (e.g., PERL), (c) the Mozilla Public License, (d) the Netscape Public License, (e) the Sun Community Source License (SCSL), (f) the Sun Industry Source License (SISL), (g) the Apache Software license and (h) the Common Public License (CPL).

4. NO OTHER RIGHTS. Except as otherwise expressly provided in this Agreement, Intel grants no express or implied right under Intel patents, copyrights, trade secrets, trademarks, or other intellectual property rights.

5. OWNERSHIP OF SOFTWARE AND COPYRIGHTS. Title to the Intel Software and all copies thereof remain with Intel or its suppliers. The Intel Software is copyrighted and protected by United States copyright laws and international treaty provisions. You will not remove any copyright notice from the Intel Software. You agree to prevent any unauthorized copying of the Intel Software. Except as expressly provided herein, no license or right is granted to you directly or by implication, inducement, estoppel or otherwise. Specifically Intel does not grant any express or implied right to you under Intel patents, copyrights, trademarks, or trade secret information.

6. NO WARRANTY AND LIMITED REPLACEMENT. THE INTEL SOLUTIONS FOR LUSTRE* SOFTWARE IS PROVIDED “AS IS”, WITH NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT OF

INTELLECTUAL PROPERTY RIGHTS, OR ANY WARRANTY OTHERWISE ARISING OUT OF ANY PROPOSAL, SPECIFICATION, OR SAMPLE. If the media on which the Software is furnished is found to be defective in material or workmanship under normal use for a period of ninety (90) days from the date of receipt, Intel's entire liability and your exclusive remedy shall be the replacement of the media. This offer is void if the media defect results from accident, abuse, or misapplication.

7. LIMITATION OF LIABILITY. IN NO EVENT SHALL INTEL OR ITS SUPPLIERS OR VENDORS OR THIRD PARTY SOFTWARE OWNERS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, LOST PROFITS, BUSINESS INTERRUPTION, OR LOST INFORMATION) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE, EVEN IF INTEL HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SOME JURISDICTIONS PROHIBIT EXCLUSION OR LIMITATION OF LIABILITY FOR IMPLIED WARRANTIES OR CONSEQUENTIAL OR INCIDENTAL DAMAGES, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU. THE WARRANTY DISCLAIMER AND LIMITATIONS ON LIABILITY IN THIS AGREEMENT ARE FUNDAMENTAL ELEMENTS OF THE AGREEMENT BETWEEN INTEL AND YOU REGARDING THE INTEL SOLUTIONS FOR LUSTRE* SOFTWARE. INTEL WOULD NOT BE ABLE TO PROVIDE THE INTEL SOLUTIONS FOR LUSTRE* SOFTWARE TO YOU WITHOUT SUCH LIMITATIONS. INTEL BEARS NO RESPONSIBILITY OR LIABILITY TO YOU FOR ANY ISSUES YOU ENCOUNTER THAT COULD HAVE BEEN AVOIDED BY INSTALLATION OF SOFTWARE RELEASES PROVIDED BY INTEL FROM TIME TO TIME THAT INCORPORATE UPDATES OR BUG FIXES.

8. UNAUTHORIZED USES. THE INTEL SOLUTIONS FOR LUSTRE SOFTWARE IS NOT DESIGNED, INTENDED, OR AUTHORIZED FOR USE IN ANY MEDICAL, LIFE SAVING OR LIFE SUSTAINING SYSTEMS, OR FOR ANY OTHER APPLICATION IN WHICH THE FAILURE OF THE SOFTWARE COULD CREATE A SITUATION WHERE PERSONAL INJURY OR DEATH MAY OCCUR. Should you purchase or use the Intel Solutions for Lustre* Software for any such unintended or unauthorized use, you shall indemnify and hold Intel and its officers, subsidiaries and affiliates harmless against all claims, costs, damages, and expenses, and reasonable attorney fees arising out of, directly or indirectly, any claim of product liability, personal injury or death associated with such unintended or unauthorized use, even if such claim alleges that Intel was negligent regarding the design or manufacture of the part.

9. USER SUBMISSIONS. You agree that any material, information or other communication, including all data, images, sounds, text, and other things embodied therein, you transmit or post to an Intel website or provide to Intel under this Agreement will be considered non-confidential communications ("Communications"). Intel will have no confidentiality obligations with respect to the Communications. You agree that Intel and its designees will be free to copy, modify, create derivative works, publicly display, disclose, distribute, license and sublicense through multiple tiers of distribution and licensees, incorporate and otherwise use the Communications, including derivative works thereto, for any and all commercial or non-commercial purposes.

10. CONSENT. You agree that Intel, its subsidiaries or suppliers may collect and use technical and related information, including but not limited to technical information about your computer, system and application software, and peripherals, that is gathered periodically to facilitate the provision of software updates, product support and other services to you (if any) related to the Software, and to verify compliance with the terms of this Agreement. Intel may use this information, as long as it is in a form that does not personally identify you, to improve our products or to provide services or technologies to you.

11. TERMINATION OF THIS LICENSE. This Agreement becomes effective on the date you accept this Agreement and will continue until terminated as provided for in this Agreement. If you are using the Intel Solutions for Lustre* Software under the control of a time-limited license, for example an Evaluation License, this Agreement terminates without notice on the last day of the time period, which is controlled by the license key code for the Intel Solutions for Lustre* Software. Intel may terminate this license at any time if

you are in breach of any of its terms and conditions. Upon termination, you will immediately return to Intel or destroy the Intel Solutions for Lustre* Software and all copies thereof.

12. APPLICABLE LAWS. Claims arising under this Agreement shall be governed by the laws of the State of Delaware, excluding its principles of conflict of laws and the United Nations Convention on Contracts for the Sale of Goods. You may not export the Software in violation of applicable export laws and regulations. Intel is not obligated under any other agreements unless they are in writing and signed by an authorized representative of Intel.

13. U.S. GOVERNMENT RESTRICTED RIGHTS. This Agreement is for your temporary license of software for your internal use. No Government procurement regulation or contract clauses or provision will be considered a part of any transaction under this Agreement unless its inclusion is required by statute, or mutually agreed upon in writing by the you and Intel in connection with a specific transaction. The technical data and computer Software covered by this license is a "Commercial Item," as that term is defined by the FAR 2.101 (48 C.F.R. 2.101) and is "commercial computer software" and "commercial computer software documentation" as specified under FAR 12.212 (48 C.F.R. 12.212) or DFARS 227.7202 (48 C.F.R. 227.7202), as applicable. This commercial computer software and related documentation is provided to end users for use by and on behalf of the U.S. Government, with only those rights as are granted to all other end users under the terms and conditions in this Agreement. Use for or on behalf of the U.S. Government is permitted only if the party acquiring or using this Software is properly authorized by an appropriate U.S. Government official.

14. OTHER GENERAL INFORMATION. Intel is not responsible for any errors which may appear in the documentation or the Intel Solutions for Lustre* Software, nor does Intel make a commitment to update the information or software contained herein. Intel reserves the right to make changes to this document or software at any time, without notice.

The English language version of this Agreement shall be the only legally binding version and in the event of a conflict, inconsistency or difference of interpretation between the English language version and any other translation, the English language version shall prevail over such other translation. Any translation of this Agreement is provided for convenience only and shall not be used in the interpretation or construction of this Agreement and shall not be binding on the parties.

Intel and the Intel logo are trademarks or registered trademarks of Intel Corporation or its subsidiaries in the United States and other countries.

**Other names and brands may be claimed as the property of others.*