



THE COMMONS CONSERVANCY

Contributor agreement

Thank you for your interest in contributing to [The Commons Conservancy]. [The Commons Conservancy] is a not-for-profit organisation managing the rights of free and open technology development and of associated materials in the interest of global user communities. [The Commons Conservancy] tries to manage many different scenarios on behalf of its Programmes, such as future merging and forking of software code bases, approved reuse of documentation materials in publications with incompatible licenses, translations, transfer to a standalone legal entity when one of its Programmes establishes an independent not-for-profit and other actions. Allowing [The Commons Conservancy] to hold the broadest possible exclusive license in Your Contribution will enable it to protect the long term interests of the communities it serves in the best possible way.

The purpose of this contributor agreement ("Agreement") is to clarify and document the rights granted by contributors to [The Commons Conservancy] (throughout this document referred to as: "We" or "Us").

To make this document effective, please send a signed copy to:

[The Commons
Conservancy]
Science Park 400
1098 XH Amsterdam
The Netherlands

or send a scanned version by mail to: legaldocuments@commonsconservancy.org

1. Definitions

"You" means the Individual Copyright owner who submits a Contribution to Us. If You are an

employee and submit the Contribution as part of your employment, You have had Your employer approve this Agreement or sign the Entity version of this document.

"Contribution" means any original work of authorship (software and/or documentation) including any modifications or additions to an existing work, Submitted by You to Us, in which You own the Copyright. If You do not own the Copyright in the entire work of authorship, please contact Us via <https://commonsconservancy.org/assignments>.

"Copyright" means all rights protecting works of authorship owned or controlled by You, including copyright, moral and neighboring rights, as appropriate, for the full term of their existence including any extensions by You.

"Material" means the software or documentation made available by Us to third parties. When this Agreement covers more than one software project, the Material means the software or documentation to which the Contribution was Submitted. After You Submit the Contribution, it may be included in the Material.

"Submit" means any form of physical, electronic, or written communication sent to Us, including but not limited to electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, Us, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

"Submission Date" means the date You Submit a Contribution to Us.

"Documentation" means any non-software portion of a Contribution.

"Programmes", **"Forking"**, **"Merge"** are to be read as defined in the regulations of [The Commons Conservancy], in the documents DRACC "Mapping Rights to Programmes", DRACC "Programme Forking", and DRACC "Assigning Rights" respectively. You can obtain a copy of these documents via: dracc-service@commonsconservancy.org.

2. License grant

2.1 Copyright License to Us

Subject to the terms and conditions of this Agreement, You hereby grant to Us a worldwide, royalty-free, exclusive, perpetual and irrevocable license, with the right to transfer an unlimited number of non-exclusive licenses or to grant sublicenses to third parties, under the Copyright covering the Contribution to use the Contribution by all means, including, but not limited to:

- publish the Contribution,
- modify the Contribution, to prepare derivative works based upon or containing the Contribution and to combine the Contribution with other software code,
- reproduce the Contribution in original or modified form,
- distribute, to make the Contribution available to the public, display and publicly perform the Contribution in original or modified form.

2.2 Moral Rights

Moral rights remain unaffected to the extent they are recognized and not waivable by applicable law. Notwithstanding, You may add your name in the header of the source code files of Your Contribution and We will respect this attribution when using Your Contribution.

2.3 Copyright License back to You

Upon such grant of rights to Us, We immediately grant to You a worldwide, royalty-free, non-exclusive, perpetual and irrevocable license, with the right to transfer an unlimited number of non-exclusive licenses or to grant sublicenses to third parties, under the Copyright covering the Contribution to use the Contribution by all means, including, but not limited to:

- publish the Contribution,
- modify the Contribution, to prepare derivative works based upon or containing the Contribution and to combine the Contribution with other software code,
- reproduce the Contribution in original or modified form,
- distribute, to make the Contribution available to the public, display and publicly perform the Contribution in original or modified form.

This license back is limited to the Contribution and does not provide any rights to the Material.

3. Patents

3.1 Patent License

Subject to the terms and conditions of this Agreement You hereby grant to us a worldwide, royalty-free, non-exclusive, perpetual and irrevocable (except as stated in Section 3.2) patent license, with the right to transfer an unlimited number of non-exclusive licenses or to grant sublicenses to third parties, to make, have made, use, sell, offer for sale, import and otherwise transfer the Contribution and the Contribution in combination with the Material (and portions of such combination). This license applies to all patents owned or controlled by You, whether already acquired or hereafter acquired, that would be infringed by making, having made, using, selling, offering for sale, importing or otherwise transferring of Your Contribution(s) alone or by combination of Your Contribution(s) with the Material.

3.2 Revocation of Patent License

You reserve the right to revoke the patent license stated in section 3.1 if we make any infringement claim that is targeted at your Contribution and not asserted for a Defensive Purpose. An assertion of claims of the Patents shall be considered for a "Defensive Purpose" if the claims are asserted against an entity that has filed, maintained, threatened, or voluntarily participated in a patent infringement lawsuit against Us or any of Our licensees.

4. Third-party Materials

You hereby declare that You are neither now nor on Submission Date aware of any third parties holding patents, copyright or other rights that would be infringed due to your Submitting to the Material. Should You later become aware of such information, You hereby promise to inform Us of it as soon possible.

5. Disclaimer

The contribution is provided "AS IS". more particularly, all express or implied warranties including, without limitation, any implied WARRANTY OF MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE are expressly DISCLAIMED by You to Us and by Us to You.

To the extent that any such warranties cannot be disclaimed, such warranty is limited in duration to the minimum period permitted by law.

6. Consequential Damage Waiver

To the maximum extent permitted by applicable law, in no event will You or Us be liable for any loss of profits, loss of anticipated savings, loss of data, indirect, special, incidental, consequential and exemplary damages arising out of this agreement regardless of the legal or equitable theory (contract, tort or otherwise) upon which the claim is based.

7. Approximation of Disclaimer and Damage Waiver

If the disclaimer and damage waiver mentioned in section 5 and section 6 cannot be given legal effect under applicable local law, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the contribution.

8. Term

This Agreement shall come into effect upon Your acceptance of the terms and conditions.

In the event of a termination of this Agreement Sections 5, 6, 7, 8 and 9 shall survive such termination and shall remain in full force thereafter. For the avoidance of doubt, Contributions that are already licensed under a free and open source license at the date of the termination shall remain in full force after the termination of this Agreement.

9. Miscellaneous

This Agreement and all disputes, claims, actions, suits or other proceedings arising out of this agreement or relating in any way to it shall be governed by the laws of the Netherlands excluding its private international law provisions.

This Agreement sets out the entire agreement between You and Us for Your Contributions to Us and overrides all other agreements or understandings.

If any provision of this Agreement is found void and unenforceable, such provision will be replaced to the extent possible with a provision that comes closest to the meaning of the original provision and that is enforceable. The terms and conditions set forth in this Agreement shall apply notwithstanding any failure of essential purpose of this Agreement or any limited remedy to the maximum extent possible under law.

You agree to notify Us of any facts or circumstances of which you become aware that would make this Agreement inaccurate in any respect.

10. Programmes You wish to contribute to

Please list the Programme(s) within [The Commons Conservancy] that You are Submitting your Contribution and the entire work of authorship to:

You understand that during the lifetime of the Programme(s) it may Fork or (partially) Merge with other Programmes, if such is possible according to the statutes and regulations of the Programme(s) involved. These direct (lineal) descendants and confusions are all considered to be parallel futures of the current Programme(s). **Therefore, the above list of names of receiving Programme(s) is considered to also include any potential direct (lineal) future descendants of the Programme(s) listed by You as well as any potential future confusion (such as Merging) of Programme(s) into which the governing body or governing bodies of the Programme(s) involved may decide to enter into.** You can at any point in time decide to revoke this agreement for future contributions, and replace it at Your choice with a new agreement containing another list of recipients to share Your contributions with.

Signatures

You

Date and location: _____

Name: _____

Possible verifiers: _____ (optional)
(such as email address, cryptographic key)

I wish to use a pseudonym for publications _____ (optional)

We value your privacy. Contact details (e-mail, postal address) are therefore optional, but we may need to use them for future requests and important communications. In the absence of valid contact details, You grant Us the right to make decisions on your behalf regarding your Contribution until further notice.

Contact details: _____

_____ (optional)

Signature: _____

On behalf of [The Commons Conservancy]

Date and location: _____

Name: _____

Administrative ID assigned to this CA: _____

Other related documents: _____

Signature: _____