Adobe Contributor License Agreement

Thank you for Your interest in contributing to Projects made available by Adobe Systems Incorporated and its affiliates, assigns, and subsidiaries (collectively "Adobe"). In order to clarify the rights granted to Adobe, Adobe must have a Contributor License Agreement ("CLA") on file that has been signed by each contributor, indicating agreement to the license terms below. This license is for Your protection as a contributor as well as the protection of the Project and its users; it does not change Your rights to use Your own Submissions for any other purpose. If You have not already done so, please complete, sign, and return this CLA to Adobe. Please read this document carefully before signing and keep a copy for Your records.

This CLA is agreed to by the party signing below ("You" or "Your"), and conveys certain license rights to Adobe for Your contributions to Adobe open source projects. This CLA is effective as of the latest signature date below.

1. Definitions.

- **1.1. "Code"** means the computer software code, whether in human-readable or machine-executable form, that is delivered by You to Adobe under this CLA.
- 1.2. "Project" means any of the projects owned or managed by Adobe and offered under a license approved by the Open Source Initiative (<u>www.opensource.org</u>) and documentation offered under an OSI or a Creative Commons license (<u>https://creativecommons.org/licenses</u>).
- 1.3. "Submit" is the act of uploading, submitting, transmitting, or distributing code or other content to any Project, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Project for the purpose of discussing and improving that Project, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Submission."
- **1.4. "Submission"** means the Code and any other copyrightable material Submitted by You, including any associated comments and documentation.
- 2. Your Submission. You must agree to the terms of this CLA before making a Submission to any Project. This CLA covers any and all Submissions that You, now or in the future (except as described in Section 4 below), Submit to any Project.
- 3. Originality of Work. You represent and warrant that each of Your Submissions is entirely Your original work. Should You wish to Submit materials that are not Your original work, You may Submit them separately to the Project if You (a) retain all copyright and license information that was in the materials as You received them, (b) in the description accompanying Your Submission, include the phrase "Submission containing materials of a third party:" followed by the names of the third party and any licenses or other restrictions of which You are aware, and (c) follow any other instructions in the Project's written guidelines concerning Submissions.
- 4. Your Employer. References to "employer" in this CLA include Your employer or anyone else for whom You are acting in making Your Submission, e.g. as a contractor, vendor, or agent. If Your Submission is made in the course of Your work for an employer or Your employer has intellectual property rights in Your Submission by contract or applicable law, You must secure permission from Your employer to make the Submission before signing this CLA. In that case, the term "You" in this CLA will refer to You and the employer collectively. If You change employers in the future and desire to Submit additional Submissions for the new employer, then You agree to sign a new CLA and secure permission from the new employer before Submitting those Submissions.

5. Licenses.

5.1. Copyright License. You grant Adobe, and those who receive the Submission directly or indirectly from Adobe, a perpetual, worldwide, non-exclusive, royalty-free, irrevocable license in the Submission to reproduce, prepare derivative works of, publicly display, publicly perform, and distribute the Submission and such derivative works, and to sublicense any or all of the foregoing rights to third parties.

- **5.2. Patent License**. You grant Adobe, and those who receive the Submission directly or indirectly from Adobe, a perpetual, worldwide, non-exclusive, royalty-free, irrevocable license under the patent claims of the patents that You own or have rights to license or sublicense that are necessarily infringed by the Submission or the combination of the Submission with the Project to which it was Submitted to make, have made, use, offer to sell, sell and import or otherwise dispose of the Submission alone or with the Project.
- **5.3. Other Rights Reserved**. Each party reserves all rights not expressly granted in this CLA. No additional licenses or rights whatsoever (including, without limitation, any implied licenses) are granted by implication, exhaustion, estoppel or otherwise.
- 6. Representations and Warranties. You represent and warrant that You are legally entitled to grant the above licenses. You represent and warrant that each of Your Submissions is entirely Your original work (except as You may have disclosed pursuant to Section 3). You represent and warrant that You have secured permission from Your employer to make the Submission in cases where Your Submission is made in the course of Your work for Your employer or Your employer has intellectual property rights in Your Submission by contract or applicable law. If You are signing this CLA on behalf of Your employer, You represent and warrant that You have the necessary authority to bind the listed employer to the obligations contained in this CLA. You are not expected to provide support for Your Submission, unless You choose to do so. UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING, AND EXCEPT FOR THE WARRANTIES EXPRESSLY STATED IN SECTIONS 3 AND 6, THE SUBMISSION PROVIDED UNDER THIS CLA IS PROVIDED WITHOUT WARRANTY OF ANY KIND, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTY OF NONINFRINGEMENT, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE.
- 7. Notice to Adobe. You agree to notify Adobe in writing of any facts or circumstances of which You later become aware that would make any of Your representations in this CLA inaccurate in any respect.
- **8. Information about Submissions**. You agree that contributions to Projects and information about contributions may be maintained indefinitely and disclosed publicly, including Your name and other information that You provide with Your Submission.
- 9. Governing Law/Jurisdiction. This CLA is governed by the laws of the State of California, and the parties consent to exclusive jurisdiction and venue of the courts of competent jurisdiction in Santa Clara County, California. The parties waive all defenses of lack of personal jurisdiction and forum non-conveniens.
- **10. Entire Agreement/Assignment**. This CLA is the entire agreement between the parties, and supersedes any and all prior agreements, understandings or communications, written or oral, between the parties relating to the subject matter hereof. This CLA may be assigned by Adobe.

Please select one of the options below and sign as indicated. By signing, You accept and agree to the terms of this CLA for Your present and future Submissions to Adobe.

ave sole ownership c for my employer.	of intellectual property rig	thts to my Submissions a	and I am not making S	Submissions in the course
Name ("You"):			-	
Signature:			-	
Date:			-	
GitHub Login:			-	
Fmail:				

Country:

I am making Submissio	ns in the course of work for my employer (or my e	mployer has intellectual property rights in my
Submissions by contract or	applicable law). I have permission from my emplo	yer to make Submissions and enter into this
CLA on behalf of my emplo	yer. By signing below, the defined term "You" incl	udes me and my employer.
Employer Name: _		
Signature:		
By:		
Title:		
Date:		
GitHub Login:		
Email:		

Address: