

MELOWN CONTRIBUTOR LICENSE AGREEMENT

made as of (“Effective Date”) by and between

Melown Technologies SE, a private company having offices at Strakonická 1199/2d, 152 00 Praha 5, registered in the Commercial Register kept at Municipal Court in Prague, section H, entry 433 (“Melown”)

and

....., an individual whose address of residence is

....., born (“Contributor”)

1. **Terms.** The following terms are used throughout this agreement:
 - “Project” is an umbrella term that refers to any and all Melown’s open source projects;
 - “Contribution” is any type of work that the Contributor submits to a Project, including any modifications or additions to existing work;
 - “Submitted” means conveyed to a Project via a pull request, commit, issue, or any form of electronic, written, or verbal communication with Melown, contributors or maintainers.
2. **Grant of Copyright License.** Subject to the terms and conditions of this agreement, the Contributor grants to the Projects’ maintainers, contributors, users and to Melown a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute his or her Contributions and such derivative works. Except for this license, the Contributor reserves all rights, title, and interest in his or her Contributions.
3. **Grant of Patent License.** Subject to the terms and conditions of this agreement, the Contributor grants to the Projects’ maintainers, contributors, users and to Melown a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer his or her Contributions, where such license applies only to those patent claims licensable by the Contributor that are necessarily infringed by his or her Contribution or by combination of his or her Contribution with the project to which this contribution was submitted.

If any entity institutes patent litigation - including cross-claim or counterclaim in a lawsuit - against the Contributor alleging that his or her Contribution or any project it was submitted to constitutes or is responsible for direct or contributory patent infringement, then any patent licenses granted to that entity under this agreement shall terminate as of the date such litigation is filed.
4. **Source of Contribution.** The Contributor declares that any Contribution is either his or her original creation, or based upon a previous work that, to the best of your knowledge, is covered under an appropriate open source license and that the Contributor has the right under that license to submit that work with modifications, whether created in whole or in part by the Contributor, or that the Contributor will clearly identify the source of the Contribution and any license or other restriction (like related patents, trademarks, and license agreements) of which he or she is personally aware.

IN WITNESS WHEREOF, this Agreement has been executed by the following duly authorized representatives of the parties:

.....
Melown
Ondřej Procházka, Board Member

.....
Contributor