

## Engine Yard, Inc. Vertebra Contributor Agreement

This Contributor Agreement ("Agreement") specifies the rights of the signatory to this Agreement ("you") and Engine Yard, Inc. ("us") with respect to Contributions (as defined below) submitted by you to a project owned or managed by us ("Project"). For any Contributions you submit on behalf of a company, the term "you" will also mean the company you identify below. Please read this Agreement carefully. If you agree to be bound by its terms please fill in the information requested and sign below. Sending an executed copy of this Agreement to us is a prerequisite to contributing to any of our Projects. If you are under 18 years of age (or under the age required to form binding contracts in your home jurisdiction) please contact us before submitting any Contributions and please do not submit any Contributions until you have obtained our written approval of your participation in a Project.

"Contribution" means any work of authorship, including any source code, object code, patch, tool, sample, graphic, image, specification, manual, documentation, or any modification or enhancement to any of the foregoing, submitted by you for use in a Project. In order to be considered a "Contribution" hereunder, the submission must be explicitly marked in writing as a "Contribution" by you prior to any such submission. For the avoidance of doubt, any work of authorship, including any source code, object code, patch, tool, sample, graphic, image, specification, manual, documentation, or any modification or enhancement which is not explicitly marked by you as a "Contribution" shall not be subject to this Agreement.

You hereby assign to us a non-exclusive, undivided, joint ownership interest in all copyright rights in the Contributions.

## You retain your undivided joint ownership interest in the Contributions and may continue using them in any manner you wish.

You and we agree that: (a) either party may exercise all rights associated with the copyrights in the Contributions, including the right to register such copyrights in the name of both parties; (b) either of us may make or have made derivative, collective, or other works ("Other Works") using the Contributions and as between you and us the one who makes such Other Works will be the sole owner of them; (c) neither party will assert any moral rights or similar rights you may have in the Contributions against the other party, its licensees or transferees; and (d) neither of us has any duty to consult with, obtain the consent of, pay or render an accounting to the other for any use, enforcement, licensing, distribution or commercialization of the Contributions or Other Works.

To the extent the foregoing assignment is or becomes invalid or unenforceable for any reason, you hereby grant to us a perpetual, irrevocable, non-exclusive, worldwide, royalty-free license to exercise all intellectual property rights in the Contributions, including the right to sublicense the foregoing rights to third parties in any manner.

With respect to any patents you own or that you have the right to enforce ("Licensable Patents") you hereby grant to us a non-exclusive, worldwide, perpetual, irrevocable, royalty-free, license under such Licensable Patents to make, have made, use, sell, offer to sell, import, and otherwise exploit the Contributions (in whole or in part); provided that such license applies only to claims of the Licensable Patents that are necessarily infringed by the Contributions as submitted to us.

You represent that you can legally grant the rights described above, that the grant of rights above to the Contributions does not violate any contractual obligations between you and a third party (including any obligation between you and your employer), and that to your knowledge the Contributions do not violate

Your contact information:

any third party's intellectual property rights. You otherwise provide the Contributions "AS IS" and disclaim all other representations and warranties with respect to the Contributions, whether statutory or implied. Other than the express licenses and rights explicitly granted herein, there are no implied licenses or other rights granted hereunder.

Your assignment of rights with respect to a Contribution is effective as of the date you first submitted such Contribution to us, even if your submission occurred before the date you sign this Agreement. This Agreement supersedes and replaces all prior licenses or assignments made by you to us with respect to any Contributions. This Agreement will be governed by the laws of the State of California and may be amended only by a written agreement between you and us.

Your name:	
Your company's name (if applicable):	
Mailing Address:	
Country:	
Telephone, fax and email:	
Your signature:	Date:

## Please scan and email, fax, or mail a signed copy of this Agreement to us at:

By email: <a href="mailto:vertebracontributor@engineyard.com">vertebracontributor@engineyard.com</a>

By fax: +1-866-697-4010

By mail: c/o Vertebra Contributor Agreements

Engine Yard, Inc. P.O. Box 77130

San Francisco, CA 94107-1713