

openEuler project

Software Grant and Corporate Contributor License Agreement ("Agreement")

Thank you for your interest in The openEuler project (the "Project"). In order to clarify the intellectual property license granted with Contributions from any person or entity, the Project 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 Contributions for any other purpose.

This version of the Agreement allows an entity (the "Corporation") to submit Contributions to the Project, to authorize Contributions submitted by its designated employees to the Project, and to grant copyright and patent licenses thereto.

If you have not already done so, please complete and sign, then scan and email a pdf file of this Agreement to public@openeuler.org. Please read this document carefully before signing and keep a copy for your records.

Corporation name:	<u>abc</u>
Corporation address:	<u>sfsfs</u>
Point of Contact:	<u>eewssdfsdfsfd</u>
E-Mail:	<u>ssa@173.com</u>
Telephone:	<u>12345678911</u>

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to the Project. In return, the Project shall not use Your Contributions in a way that is contrary to the public benefit or inconsistent with its nonprofit status and bylaws in effect at the time of the Contribution. Except for the license granted herein to the Project and recipients of software distributed by the Project, You reserve all right, title, and interest in and to Your Contributions.

1. By signing this Agreement For Contribution (this Agreement), the undersigned Contributor agrees to accept and be legally bound by this Agreement. This Agreement applies to the Contribution submitted by Contributor to all the projects of openLooKeng Community (â€œProjectâ€•), whether provided before, on or after the signing date.

2. Contribution shall mean any work protectable under copyright law that is intentionally submitted by Contributor for inclusion in the software distributed by the Project. â€œsubmittedâ€• means any form of electronic, verbal, or written communication sent to the hoster of the openLooKeng Community (Hoster) or its representatives, 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 Hoster for the purpose of discussing and improving the Project, but excluding communication that is conspicuously marked or otherwise designated in writing by Me as "Not a Contribution".

3. Contributor or I or Me or My shall mean the individual or legal entity identified in the signature block below. For legal entity, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition, â€œcontrolâ€™ means direct or indirect ownership of at least fifty percent (50%) of the voting power, capital or other securities of controlled or commonly controlled entity.

4. Each Contributor hereby grants to the Hoster and the recipients of software distributed by the Project a

perpetual, worldwide, royalty-free, non-exclusive, irrevocable, sub-licensable copyright license to reproduce, use, modify, or distribute its Contribution, with modification or not.

5. Each Contributor hereby grants to the Hoster and recipients of the software distributed by the Project a perpetual, worldwide, royalty-free, non-exclusive, irrevocable patent license to make, have made, use, offer for sale, sell, import or otherwise transfer its Contribution where such patent license is only limited to the patent claims owned or controlled by such Contributor now or in future which will be necessarily infringed by its Contribution alone, or by combination of the Contribution with the Project software to which the Contribution was contributed, excluding of any patent claims solely be infringed by your or others's modification or other combinations. In case the license adopted by the specific software distributed by the Project has further restriction on the patent license granted to the software recipients, for example, restricts the recipients to file patent litigation or enforcement against Contribution or such software, then the patent license to the recipients of the specific Project license prevails.

6. Contributor represents that it is the copyright owner of the Contribution or it is authorized by the copyright owner to make such Contribution, and it is legally entitled to grant the rights set out in this Agreement and the License.

7. Contributor represents that it is not aware any of My Contribution has infringed or will infringe any third party's copyrights, trademarks, patents, or other intellectual property rights.

8. Except as otherwise stated in the Agreement, Contribution is provided without warranties of any kind, either express or implied. In no event shall any Contributor or copyright holder be liable to you for any damages, including, but not limited to any direct, or indirect, special or consequential damages arising from your use or inability to use the software or the Contribution in it, no matter how it is caused or based on which legal theory, even if advised of the possibility of such damages.

Please sign below

Signature

George Cao

Title

Team Leader.

Corporation

Open Project.

Date

2020-08-27

Signature

Title

Corporation

Date

2020-08-27