IEEE Open Source Software Contributor License Agreements

IEEE Contributor License Agreements

IEEE Contributor License Agreements (CLAs) are required when submitting any contribution to IEEE Open Source Projects. The CLAs support specific open source licenses under which the open source software will be made available. If you have questions about the open source licenses (e.g., Apache 2.0 or BSD 3-Clause), please visit the organizations responsible for maintaining those licenses.

For example, if the open source software will be provided under a BSD 3-Clause license, then the associated IEEE BSD 3-Clause CLA must be submitted with any contributions.

Another consideration that must be made is whether to submit an Individual Contributor License Agreement (ICLA) or an Entity Contributor License Agreement (ECLA). The choice depends on who owns IP in the contribution that you are making.

- a) If you developed the contribution and fully own all IP in the contribution, then you would submit an ICLA.
- b) If you developed the contribution but an entity owns the IP in the contribution (e.g., your employer or an affiliation), then the entity must complete an ECLA and name you as a person authorized to submit contributions on the entity's behalf.
- c) If you did not create or develop the contribution, you will need to indicate that you are submitting the contribution on behalf of a third party, and then that third party will need to complete a CLA (ICLA or ECLA as appropriate) for the contribution.

A final consideration that must be made is the application of the CLA.

- a) If you would like the CLA to be applicable to only a single contribution, then you would indicate that on the CLA. Note however, that you will need to submit a CLA with each and every contribution you make if this option is always selected.
- b) If you would like the CLA to be applicable to an entire IEEE project, then you would indicate that on the CLA. Note however, that you will need to submit at least one CLA for each project (you may submit two CLAs if you need to submit both an ICLA and an ECLA).
- c) If you would like the CLA to be applicable to all IEEE projects under the license covered by the CLA, then you would indicate that on the CLA. You would not need to submit another CLA unless the owner of the IP differs.

Please be aware that CLAs are irrevocable, once submitted.

IEEE Standards Association | 445 Hoes Lane | Piscataway NJ 08854 USA Phone: +1 732 981 0060 | Fax: +1 732 562 1571 | standards.ieee.org



IEEE Software Grant and Individual Contributor License Agreement ("Agreement"), v 1.0 http://www.ieee.org/os-icla/BSD-3

[This Agreement is based on the Apache Individual Contributor License Agreement, but is not approved or endorsed by the Apache Foundation. A copy of the non-modified Apache Individual Contributor License Agreement V2.0 can be found at https://www.apache.org/licenses/icla.pdf.]

IEEE ICLA Number: B(wi	ll be	e provided	once	submitt	ed)
------------------------	-------	------------	------	---------	-----

Thank you for your interest in IEEE Open Source Code development. In order to clarify the intellectual property license granted with Contributions from any person or entity, IEEE 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 IEEE and its users; it does not change your rights to use your own Contributions for any other purpose. If you have not already done so, please print, complete, and sign, then scan and email a pdf file of the signed Agreement to os-fb@ieee.org. If necessary, send an original signed Agreement to Open Source CLA, IEEE Legal and Compliance, 3 Park Avenue, 17th Floor, New York, NY 10016-5997 USA. Please read this document carefully before signing and keep a copy for your records.

Full name:
(optional) Public name:
Mailing Address:
Country:
Telephone:
E-Mail:
You accept and agree to the following terms and conditions for (initial one):
All Your present and future Contributions submitted to IEEE Open Source Projects; or
All Your Contributions to the following IEEE Open Source Project:
; c
Your present Contribution to the following IEEE Open Source Project:

In return, IEEE 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 IEEE and recipients of software distributed by IEEE, You reserve all right, title, and interest in and to Your Contributions.



1. Definitions.

"You" (or "Your") means the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with IEEE. For legal entities, 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, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" means any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to IEEE for inclusion in, or documentation of, (1) the Open Source Project specified above, or (2) if none is specified, then any IEEE Open Source Projects (in either of the foregoing cases, the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to IEEE 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, IEEE for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

- 2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to IEEE and to recipients of software distributed by IEEE 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 Your Contributions and such derivative works.
- 3. You represent that You are legally entitled to grant the above license. If Your employer(s) has rights to intellectual property that You create that includes Your Contributions, You represent that You have received permission to make Contributions on behalf of that employer, that Your employer has waived such rights for Your Contributions to IEEE, or that Your employer has executed a separate Entity CLA with IEEE for which You are named as a designated employee.
- 4. You represent that each of Your Contributions is Your original creation (see section 6 for submissions on behalf of others). You represent that Your Contribution submissions include complete details of any third-party license or other restriction (including, but not limited to, related patents and trademarks) of which You are personally aware and which are associated with any part of Your Contributions.



- 5. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.
- 6. Should You wish to submit work that is not Your original creation, You may submit it to IEEE separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which You are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]" or "Submitted under license of a third-party: [named here]".
- 7. You agree to notify IEEE of any facts or circumstances of which You become aware that would make these representations inaccurate in any respect.

Please sign:	Date:

Appendix A

IEEE Contributor License Agreement

(This Appendix is incorporated into the IEEE Contributor License Agreement)

GENERAL TERMS

 The undersigned represents that he/she has the power and authority to ma The undersigned agrees to indemnify and hold harmless the IEEE from a warranties set forth in this license agreement. 	S .
(1)	
Contributor	Date
U.S. GOVERNMENT EMPLOYEE CER This will certify that you are the author of the Contribution, you are a U.S. go the scope of your official duties. As such, the Contribution is not subject to	overnment employee, and you prepared the Contribution on a subject within
(2)Authorized Signature	Date
(Contributors who are U.S. government employees should also sign signate international jurisdictions.)	ure line (1) above to enable the IEEE to claim and protect its copyright in
CROWN COPYRIGHT CERTIFIC	EATION (WHERE APPLICABLE)
This will certify that you are the author of the Contribution, you are an emplothe Work in connection with your official duties. As such, the Contribution Open Government License (see http://www.nationalarchives.gov.uk/dochowever , that the IEEE has the right to publish, distribute and reprint the Co	is subject to Crown Copyright, and the Contribution is made subject to the copen-government-licence/version/3/). The undersigned acknowledges,

(Contributors who are British or British Commonwealth Government employees should also sign line (1) above to indicate their acceptance of all terms other than the copyright licensing requirements.)

Date

Authorized Signature