The Project of CANN

Individual Contributor License Agreement ("Agreement")

By signing this contributor license agreement, I understand and agree that this Project and Contributions to it are public and that a record of the Contributions (including all personal information I submit with it, including my name and email address) is maintained indefinitely and may be redistributed consistent with this project, compliance with the open source/open software license(s) involved, and maintenance of authorship attribution.

Thank you for your interest in the CANN **Project** ("**CANN**" or the "**Project**") incubated and hosted by Huawei Technologies Co., Ltd ("**Huawei**" or "**Us**" or "**We**"). **Huawei** is on behalf of the **Project**, and is also the legal entity that is making this **Agreement** with you.

In order to clarify the rights granted with **Contributions** from any person or entity, the **Project** must have a **Contributor** License **Agreement** (the "**Agreement**" or "**CLA**") on file that has been signed by each **Contributor**, indicating agreement to the license terms below. This **Agreement** is for **Your** protection as a **Contributor** as well as the protection of the **Project** and its users, however it does not change **Your** rights to use **Your** own **Contribution**s for any other purpose.

This version of the **Agreement** allows an individual to submit **Contribution**s to the **Project**, and to grant copyright and patent licenses thereto.

Please read this **CLA** carefully before completing and signing it, and keep a copy for **Your** records.

The rights that **You** grant to **Us** under these terms are effective on the date **You** first submitted a **Contribution** to **CANN**, even if **Your** submission took place before the date **You** agreed to these terms and conditions. Except for the license granted herein to the **Project** and recipients of the **Work** of the **Project**, **You** reserve all rights, title and interest in and to **Your Contributions**.

1. Definitions.

"Project" refers to the CANN Project incubated and hosted by the Huawei.

"Contributor" or "You" (or "Your") shall mean the individual copyright owner or individual authorized by the copyright owner that is making this agreement with **Huawei**, and voluntarily submits a **Contribution** to the **Project**.

"Contribution" shall mean the code, documentation, or any original work of authorship, including a modification of or addition to an existing work, that is intentionally submitted by You for inclusion in the work of the Project (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Project 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 Project 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. **Contributor** Grant of Copyright License.

By submitting a **Contribution**, **You** hereby assign to **Us** joint ownership of all right, title and interest in any worldwide copyright **You** have in the **Contribution**. **You** understand and agree that **Huawei** as the co-owners of the **Contribution** have the right to independently initiate litigation or take other legal actions to protect the **Contribution**.

Under this **Agreement**, you hereby grant **Us** and our affiliates a perpetual, worldwide, non-exclusive, royalty-free, sublicensable, irrevocable license to exercise the following rights:

- 1) Reproduce, use, modify, distribute, operate, and display **Your** "**Contribution**";
- 2) Redistribute copies of **Your** "**Contribution**" or derivative works thereof to the public or to any third party, under appropriate license terms decided by **Huawei**

You hereby understand and agree that if one of **Us** makes a derivative work of **Your Contribution**, the one who makes the derivative work (or has it made) will be the sole owner of that derivative work.

3. Contributor Grant of Patent License

Subject to the terms and conditions of this **Agreement**, **You** hereby grant to the **Project**, and to all who directly or indirectly receive the **Work**, a perpetual, non-exclusive, worldwide, 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 the **Work**; provided, however, that such license applies only to those patent claims licensable by **You** that are necessarily infringed by **Your Contribution**(s) alone or by combination of **Your Contribution**(s) with the **Work** to which such **Contribution**(s) were submitted.

If any entity institutes patent litigation against **You** or any other entity (including a cross-claim or counterclaim in a lawsuit) alleging that **You** or such other entity has directly or contributorily infringed a patent as a result of some act of making, having made, using, offering to sell, selling, or importing **Your Contribution**, or the combination of **Your Contribution** with the **Work** to which **You** submitted the **Contribution**, then any patent license granted by **You** under this **CLA** to the entity instituting patent litigation shall terminate as of the date such litigation is filed.

Apart from the licenses granted in section 2 & 3, You reserve all right, title and interest in and to Your Contribution.

- 4. You represent that You are legally entitled to grant the licenses in section 2 and 3. If Your employer (s) has rights to Your Contribution, You represent that You have received permission to submit Your Contribution on behalf of that employer, that Your employer has waived such rights for Your Contribution to the Project, or that Your employer has executed a separate Corporate Contributor License Agreement with Huawei.
- 5. You represent that Your Contribution is Your original work (see section 7 for submissions on behalf of others). You represent that Your submission of Your Contribution includes complete details of any third-party license or other restriction (including, but not limited to, related copyrights, patents and trademarks) of which You are personally aware and which are associated with any part of Your Contribution, and that, to the best of Your knowledge, there are no such third-party licenses or other restrictions require disclosure in connection with Your Contribution, thereby enabling Us to assess compliance with these licenses and restrictions.
- 6. 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 and except as expressly set forth in this CLA, You provide Your Contribution on an "AS IS" BASIS, WITHOUT WARRANTIES 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.
- 7. Should **You** wish to submit work that is not **Your** original work, **You** may submit it to the **Project** separately from **Your Contribution**, identifying the complete details of its origin and of any license or other restriction (including, but not limited to, related copyrights, patents and trademarks) of which **You** are aware, and conspicuously marking the work to show it has been submitted on behalf of a third party and the name of that party.
- 8. The information **We** provide in a private repository (if any) of the **Project** is confidential. **You** must treat such information as confidential under the terms of the applicable non-disclosure agreement ("**NDA**") between **Us** and **You**, and fulfill **Your** obligations under the **NDA**. If **You** have not entered into an NDA with **Us**, **You** may not disclose, distribute or share any information in the **Project**'s private repository (if any), unless you have obtained express written authorization from **Us** or **We** have disclosed such information to the public. If **You** breach **Your** confidentiality obligations under this section or the **NDA**, **We** have the rights to (1) obtain an injunction to terminate the breach that has occurred; (2) claim compensation from **You** for damages arising from such a breach, including but not limited to attorney's fees arising out of or in connection with **Your** breach of confidentiality obligations under this section.
- 9. **You** agree to notify the **Project** of any facts or circumstances of which **You** become aware that would make these representations inaccurate in any respect in time.