

## **IronSource Contributor License Agreement**

This Contribution License Agreement (“CLA”) is entered into by [REDACTED] (“Contributor”) on this day [REDACTED] of [REDACTED], 20[REDACTED] and conveys certain license rights to IronSource Ltd. and its affiliates (“IronSource”). This agreement is effective as of the signing date below. Please read the terms and conditions in this document carefully prior to signing.

### **1. Definitions.**

- 1.1 “Contribution”** means any type of work contributed by the Contributor to a software development project owned or managed by IronSource, including any modifications, addition or any derivative to any existing code.
- 1.2 “Projects”** means any of the projects owned or managed by IronSource in which software is offered under a license approved by the Open Source Initiative (OSI) ([www.opensource.org](http://www.opensource.org)) together with documentation offered under an OSI and/or a Creative Commons license (<https://creativecommons.org/licenses>).

### **2. Licenses.**

- (a) Grant of Copyright License.** Subject to the terms and conditions of this CLA, Contributor hereby grants IronSource and any recipients of software distributed by IronSource, a perpetual, non-exclusive, worldwide, no-charge, royalty-free, irrevocable copyright license to reproduce, publicly perform, publicly display, prepare derivative works of, distribute and sublicense, internally and externally its Contribution.
- (b) Grant of Patent License.** Subject to the terms and conditions of this CLA, Contributor hereby grants IronSource and any recipients of software distributed by IronSource, a perpetual, non-exclusive, worldwide, no-charge, royalty-free, irrevocable patent license to make, have made, offer to sell, sell, use, import, and otherwise transfer the Contribution, where such license applies only to those patent claims licensable by Contributor, that are necessarily infringed by Contributor’s Contribution, alone or by a combination of Contributor’s Contribution, with the Projects to which such Contribution was contributed. If any entity institutes patent litigation against Contributor or any other entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Contribution, or the Project to which Contributor has contributed, constitutes direct or contributory patent infringement, then any patent licenses granted to such entity under this CLA for that Contribution or Project shall terminate as of the date such litigation is filed.

### **3. Representations and Warranties.**

Contributor represents and warrants that:

- (a) Contributor is legally entitled to grant the above licenses.
- (b) Where Contribution is made in the course of Contributor’s work for an employer and such employer has intellectual property rights in the Contribution, Contributor has received permission to make Contributions on behalf of that employer, and that said employer has waived such rights for the Contributions to IronSource.
- (c) Contributor’s Contribution is either his original work, or is conspicuously marked as “contributed on behalf of a third party: [named here]”.
- (d) The Contribution includes complete details of any third party licenses or other restrictions (including, but not limited to, related patents, trademarks, and license agreements).

### **4. Disclaimer.**

Contributor is not expected to provide support for his Contribution, unless Contributor desires to do so and to the extent decided by him and agreed to by IronSource. UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING, AND EXCEPT FOR THE WARRANTIES EXPRESSLY STATED IN SECTION 2 AND 3, THE CONTRIBUTION PROVIDED UNDER THIS CLA IS PROVIDED ON AN “AS IS” BASIS. CONTRIBUTOR

MAKES NO OTHER WARRANTY OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY, TITLE, NONINFRINGEMENT, OR FITNESS FOR A PARTICULAR PURPOSE.

5. **Notice.**

Contributor agrees to notify IronSource in the event he becomes aware of any facts or circumstances that would make his representations in this CLA inaccurate in any way.

6. **Governing Law/Jurisdiction.**

This CLA will be governed by, construed and enforced in accordance with the laws of New York. The parties consent to the exclusive jurisdiction and venue of the courts of New York, New York and the parties waive all defenses of lack of personal jurisdiction and forum non-conveniences.

7. **Assignment.**

Contributor shall not be entitled to assign or transfer this CLA or any of its rights or delegate any of its obligations hereunder without the prior written consent of IronSource. This CLA may only be assigned by IronSource according to its own discretion.

8. **Information about Submissions.**

Contributor agrees that Contributions to Projects and information about Contributions may be maintained indefinitely and disclosed publicly, including Contributor's name and other information disclosed by Contributor regarding the Contribution.

9. **Entire Agreement.**

This CLA is the entire agreement between the parties, and supersedes any and all prior agreements, understandings or communications, written or oral, between the parties relating to the subject matter hereof. This CLA does not, and shall not be construed to create any relationship, partnership, joint venture, employer-employee, agency, or franchisor-franchisee relationship between the parties hereto. No modification or other amendment to this CLA shall be valid unless reduced to writing and signed by both parties. This CLA does not change Contributor's rights to use its own Contributions for any other purpose.

Contributor

:

Signed By: \_\_\_\_\_

Print Name: \_\_\_\_\_

Contact Email: \_\_\_\_\_

Github Username: \_\_\_\_\_