



TADEK - Test Automation in a Distributed Environment

CONTRIBUTION AGREEMENT

This Contributor Agreement applies to any contribution you make to TADEK Software and regulates the intellectual property rights you grant in the contributed materials to Comarch SA, a company existing under the laws of Poland, with its registered seat in Krakow at Aleja Jana Pawla II 39 A, entered in the National Court Register under no. KRS 000057567, "Comarch". If you agree please complete and sign, then scan and email a pdf file of this Agreement to the following address: tadek-licenses@comarch.com or send a paper copy to:

Comarch SA TADEK Licenses Aleja Jana Pawla II 41G 31-864 Krakow Poland

Please read this document carefully as these terms and conditions constitute a binding legal agreement.

1. Definitions

"TADEK" means Test Automation in a Distributed Environment, software developed by Comarch SA to which Comarch SA has all intellectual property rights.

"Contribution" means any source code, object code, patch, tool, sample, graphic, specification, manual, documentation or other original works of authorship - including without limitation modifications or additions to an existing work posted and submitted by you to Comarch.

"Submitted" means any form of electronic, verbal or written communication send to Comarch including but not limited to communication on electronic mailing lists, source code control systems or issue tracking systems.

"You" (or "Contributor") means the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with Comarch SA.

2. Grant of the copyright license.

You hereby grant Comarch SA a perpetual, irrevocable, non-exclusive, worldwide, no charge, royalty-free, unrestricted license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense and distribute Contributions and such derivative works.

3. Grant of the patent license.

With respect to any patents you own or that you can license without payment to any third party, you hereby grant to Comarch SA a perpetual, irrevocable, non-exclusive, worldwide, no —charge, royalty-free license to make, have made, use, sell, offer to sell, import and otherwise transfer your Contribution in whole or in part alone or in combination with or included in any product, work or materials arising out of the project to which your Contribution was submitted.

COMARCH



- 4. You undertakes to Submit the Contribution to Comarch SA as soon as it is developed, however no later than on the day when the Contribution is publicly released.
- 5. The rights that you grant to Comarch SA under these terms are effective on the date you first Submitted a Contribution to Comarch SA even if such Submission took place before the date you sign these terms or at the day when the Contribution is publicly released.
- 6. You covenant and represent that:
 - each Contribution that you Submit is and shall be an original work of authorship and that you can legally grant the rights set out in this Agreement;
 - to the best of your knowledge, each Contribution will not violate any third party's copyrights, trademarks, patents, or other intellectual property rights.

You agree to notify Comarch SA if you become aware of any circumstance which would make the representations inaccurate in any respect.

- 7. Based on the grant of rights in Sections 2 and 3, if Comarch SA includes Contribution in our software, Comarch SA may license the Contribution under any license, including copyleft, permissive, commercial, or proprietary licenses.
- 8. This Agreement will be governed by the laws of Poland. The United Nation Convention on Contracts for International Sale of Goods is not applicable to this Agreement.
- 9. This Agreement is the entire agreement between the Parties and there are no terms and conditions, either oral or written, other than those included herein. The Parties agree that there are no representations or warranties not contained in this Agreement.
- 10. Neither party will assign this Agreement without the prior written consent of the other party. Each party acknowledges that the other may use third party subcontractors to exercise rights or perform its obligations under this Agreement, which shall be permitted, provided that the contracting parties remain liable under this Agreement.
- 11. Any disputes that may arise between Comarch SA and the Contributor on the basis of the Agreement concluded between Comarch SA and the Contributor or as a result of further agreements that arise from or follow such an Agreement, shall be resolved by the commercial court in Kraków, Poland.

\square I am signing on behalf of myself	
$\Box I$ am signing on behalf of an entity and I have the authority to represent that e	entity.
E-100	
Entity name:	
Full name:	
E-mail address:	
Mailing address:	
Country:	
Telephone:	
I CICHIUIIC.	