

**OPENSOCIAL FOUNDATION
CONTRIBUTION LICENSE AGREEMENT
(FOR CORPORATIONS AND OTHER LEGAL ENTITIES)**

Thank you for your interest in the OpenSocial Foundation! All contributors to the OpenSocial Foundation (the "Foundation") must first accept a Contribution License Agreement ("CLA"). This version of the CLA allows a corporation or other legal entity to submit contributions to the Foundation through its representatives. Before submitting Contributions to the Foundation, you hereby agree to the following terms and conditions:

1. You shall abide by the Foundation's current Intellectual Property Rights Policy ("IPR Policy") which is fully incorporated herein by this reference, and a copy of which is located at <http://www.opensocial.org/opensocial-foundation/opensocial-foundation-ipr>. Capitalized terms used herein have the same meaning assigned to such terms in the IPR Policy.
2. You may, through your representatives who must separately execute a CLA designated for individuals (a current version of which is available at <http://www.opensocial.org/opensocial-foundation/OpenSocialCLA.pdf>), make Contributions to any Specification of the Foundation, in accordance with the IPR Policy and the Foundation's current Specification Definition Process, a copy of which is located at <http://www.opensocial.org/Technical-Resources/spec-process>. Please note that the Foundation, at its discretion, may or may not use any Contributions your representatives provide.
3. You hereby:
 - (a) grant a copyright license to the Foundation and to any other third party to use and exploit your Contributions, in accordance with the IPR Policy; and
 - (b) affirm your good faith intent to make a limited patent promise with respect to any final Specification to which you made Contributions, in accordance with Section 5.2 of the IPR Policy.

Except for the licensing and patent promise obligations set forth in the IPR Policy, you retain and reserve all rights in and to your Contributions. There are no other limitations whatsoever imposed by the Foundation on your ability to exercise any copyright rights or other rights in your Contribution or any portion thereof.

4. You hereby represent and warrant that:
 - (a) the undersigned has sufficient right and authority to enter into this CLA on behalf of you;
 - (b) your representatives are authorized by you to make Contributions to and otherwise participate in the Foundation;
 - (c) you shall not knowingly incorporate (or knowingly cause your representative to incorporate) any third party materials into any Contribution, unless you know that you have sufficient rights and licenses necessary from such third party to submit such Contribution for use in accordance with the terms and conditions of this CLA.
 - (d) if you owe a duty to any third party regarding intellectual property that your representative creates (in whole or in part) that is related to any Specifications or to the actions of any Foundation working groups in which your representative participate, you will ensure that such third party also affirmatively executes its own copy of the CLA designed for individuals or corporations (a current version of which is located at <http://www.opensocial.org/page/opensocial-foundation>), as applicable, as soon as reasonably practicable following your execution of this CLA but in no event later than the date of your representative's first Contribution to the Foundation which triggers such a duty. Any Contributions made by your representative will also be deemed a Contribution made by such third party for purposes of that party's own CLA.

5. EXCEPT AS EXPRESSLY SET FORTH IN SECTION 4, YOU DO NOT MAKE ANY, AND HEREBY EXPRESSLY DISCLAIM ALL OTHER, WARRANTIES OF ANY KIND (WHETHER EXPRESS, IMPLIED, OR STATUTORY), INCLUDING, BUT NOT LIMITED TO, ANY WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT, FITNESS FOR A

PARTICULAR PURPOSE, OR TITLE, RELATED TO ANY SPECIFICATION, AND THE ENTIRE RISK AS TO IMPLEMENTING OR OTHERWISE USING SUCH CONTRIBUTION IS ASSUMED BY THE IMPLEMENTER OR USER THEREOF. THE FOUNDATION AGREES THAT IT WILL MAKE NO REPRESENTATIONS OR WARRANTIES ON YOUR BEHALF. UNDER NO LEGAL THEORY, INCLUDING, BUT NOT LIMITED TO NEGLIGENCE, SHALL EITHER PARTY (INCLUDING ITS EMPLOYEES, CONTRACTORS, AGENTS, SUCCESSORS, OR AFFILIATES) BE LIABLE TO THE OTHER FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR EXEMPLARY DAMAGES, INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS, GOODWILL, OR OTHER INTANGIBLE LOSSES (EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), ARISING OR RELATING TO THIS AGREEMENT.

6. Upon any formal change made by the Foundation to the IPR Policy, Specification Definition Process or the CLA, a copy of the amended document, as applicable, will be posted at the Foundation's website and you will receive an email notifying you of the nature of the modifications and a link to the modified document on the website so that you may review it. Your continued participation in the activities of the Foundation following receipt of such notification shall constitute your affirmative acknowledgement of the revised document(s) and, in the case of revisions to the IPR Policy and the Specification Definition Process, their automatic incorporation into this CLA and your agreement to abide and be bound by the CLA, as amended. If at any time you choose not to accept this CLA, including following receipt of notification of any modifications hereto, then you should withdraw from the Foundation's activities in accordance with the then-current Specification Definition Process.

7. You may not assign, delegate or transfer this CLA, except in the context of a Change of Control Transaction, as set forth in Section 8 of the IPR Policy.

8. This CLA and your relationship with the Foundation shall be governed by the laws of the State of California without regard to its conflict of laws provisions. You and the Foundation agree to submit to the exclusive jurisdiction of the courts located with California to resolve any legal matter arising from its terms.

9. This CLA, the IPR Policy and the Specification Definition Process constitute the entire understanding between the parties with respect to the subject matter addressed herein and supersedes all prior agreements, whether written or oral, entered into by the parties with respect to such subject matter.

SIGN ELECTRONICALLY

Corporation / Legal Entity Name ("You"):

Mailing Address:

Country:

Point of Contact Name:

E-Mail:

Telephone Number:

Authorized Signature

Full Name:

Title:

Full Name:

E-Mail:

Mailing Address:

Country:

Telephone Number:

Electronic Signature: