



Sonatype, Inc. ("Sonatype") Master Contributor Agreement

Thank you for your interest in contributing to the Sonatype, Inc. ("Sonatype") development community. This Master Contributor Agreement (the "Agreement") allows an entity or individual to submit Contributions to Sonatype, either on his, her or its behalf, and sets forth the terms pursuant to which you, the entity or person submitting the Contribution (the "Contributor"), may contribute software code to Sonatype's open source projects (including, but not limited to, Maven Integration for Eclipse and Nexus Repository Manager). Consistent with the practice of many other open source communities, if you would like to make a Contribution, Sonatype requires that you grant the licenses below to Sonatype. Please read this Agreement carefully before signing, and keep an original for your records. If you have questions about these terms, please contact us via email at community@sonatype.com.

Contributor must send an executed copy of this Agreement to Sonatype via email to community@sonatype.com or via mail or courier to Sonatype, Inc., 8161 Maple Lawn Boulevard, Suite 250, Fulton, MD 20759. Upon submitting an executed copy of the Agreement, Contributor may send any Contributions to Sonatype via mail or email at the addresses set forth above, or via any other form deemed acceptable by Sonatype in its sole discretion.

"Contribution" is hereby defined to mean any original work of authorship, including any modifications or additions to an existing work, submitted by Contributor to Sonatype for inclusion in, or documentation of, any of the open source projects and/or products owned or managed by Sonatype (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to Sonatype or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, or issue tracking systems that are managed by, or on behalf of, Sonatype for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by Contributor as "Not a Contribution."

This Contributor Agreement is made and entered into by and between Contributor and Sonatype. Any Contribution by Contributor will be made under this Contributor Agreement.

1. Grant of Copyright License to Sonatype. Subject to the terms and conditions of this Contributor Agreement, Contributor hereby grants to Sonatype and to recipients of software distributed by Sonatype a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, modify, prepare derivative works of, publicly display, publicly perform, sublicense (through multiple tiers), distribute and otherwise exploit in any manner the Contribution and such derivative works.

2. Grant of Patent License to Sonatype. Subject to the terms and conditions of this Contributor Agreement, Contributor hereby grant to Sonatype and to recipients of software distributed by Sonatype a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, transfer or otherwise exploit in any manner the Contribution or any Work that incorporates the Contribution, where such license applies only to those patent claims licensable by Contributor that are necessarily infringed by the Contribution(s) alone or by combination of the Contribution(s) with the Work to which such Contribution(s) was submitted. 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 Work to which Contributor has contributed, constitutes direct or contributory patent infringement, then any patent licenses granted to that entity under this Contributor Agreement for that Contribution or Work shall terminate as of the date such litigation is filed.

3. Contributor is able to grant Sonatype these rights. Contributor represents and warrants that Contributor is legally entitled to grant the above licenses and that by granting such licenses, Contributor is not violating any law, breaching any contract, or infringing upon the rights of any person or entity. If Contributor further represent and warrants that: (a) if Contributor is an entity, then each of its employees is authorized to submit Contributions on behalf of the Contributor; (b) if Contributor is an entity, then Contributor has all requisite legal and corporate power to execute and deliver this Agreement and has taken all corporate action necessary for authorization, (c) the Contribution is Contributor's original work of authorship, and to Contributor's knowledge, no other person claims, or has the right to claim, any right in any invention or patent related to the Contribution, (d) the licenses granted by Contributor under this Agreement will not conflict with any other obligation Contributor may have to any other party and (e) the Contribution does not incorporate and is not derived from any third-party intellectual property (including any other computer code, libraries or other materials obtained from any other source or any open source code). If Contributor's employees or contractors (if Contributor is an entity) or employer (if Contributor is an individual) have rights to intellectual property that Contributor creates, Contributor represents and warrants that Contributor has received permission and/or obtained all necessary assignments and permissions, as applicable, to make the Contribution and grant the licenses pursuant to this Agreement. Contributor represents and warrants that the Contribution shall be free of any: (i) viruses, worms, time bombs, Trojan horses or other harmful, malicious or destructive code and (ii) software disabling devices, time-out devices, counter devices and devices intended to collect data regarding usage of the software without the knowledge of Sonatype.

4. Sonatype has no obligation to use any Contribution. Contributor understands that the decision by Sonatype to use or include the Contribution in any Work is entirely that of Sonatype. Contributor further acknowledges that Contributor shall not be entitled to any attribution, credit, royalties, license fees or other payments of any type with respect to any use, distribution or other exploitation of any type by Sonatype of any Contribution or Work.

5. General Terms. In the event that any of the provisions of this Agreement shall be held illegal or unenforceable by a court of competent jurisdiction, such provisions shall be limited or eliminated to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect. This Agreement shall be governed by the laws of the State of Maryland and the United States without regard to conflicts of laws provisions thereof. Unless waived by Sonatype in its sole discretion, the jurisdiction and venue for any action arising out of or relating to the subject matter of this Agreement shall be the state and United States federal courts located in the State of Maryland, and both parties hereby submit to the personal jurisdiction of such courts. This Agreement supersedes all prior discussions and writings and constitutes the entire agreement between the parties with respect to the subject matter hereof. The prevailing party in any action to enforce this Agreement shall be entitled to costs and attorneys' fees. No waiver or modification of this Agreement will be binding upon either party unless made in writing and signed by a duly authorized representative of each party and no failure or delay in enforcing any right will be deemed a waiver. Sonatype may assign this Agreement to any party without the consent of Contributor.

Accepted and agreed to by the authorized representative of each party:

CONTRIBUTOR

SONATYPE, INC.

Signature:

Signature:

Print Name:

Print Name:

Print Title:

Print Title:

Notice Address:

Notice Address:

Sonatype, Inc.
8161 Maple Lawn Boulevard, Suite 250
Fulton, MD 20759

Attention:

Attention: Legal Department

Date:

Date: