

BigBlueButton Inc. Contributor Agreement

This BigBlueButton Inc. Contributor Agreement (the “Agreement”) shall apply to the contribution of materials by the individual or company identified in the signature block below (“Contributor”) to a product or project (“Project”) owned or managed by BigBlueButton Inc. (“BigBlueButton”), and sets out the intellectual property rights Contributor grants to BigBlueButton in the contributed materials. If this contribution is on behalf of a company, the term Contributor will also mean the company identified below. If Contributor agrees to be bound by these terms, fill in the information requested below and provide Contributor’s signature. In the event of a conflict between the terms of this Agreement and the terms of any other BigBlueButton policy or agreement, the terms of this Agreement shall prevail to the extent of the conflict.

1. The term “Contribution” means any source code, object code, patch, tool, sample, graphic, specification, manual, documentation, or any other material posted or submitted by Contributor to a Project.

2. The term “Licensed Patents” means patent claims licensable by Contributor which are necessarily infringed by the use or sale of Contributor’s Contribution alone or when combined with the Project to which it is being contributed.

3. Subject to the terms of this Agreement, Contributor hereby grants to BigBlueButton a perpetual, irrevocable, non-exclusive, worldwide, no-charge, royalty-free, unrestricted copyright license to use, make, reproduce, prepare derivative works of, publicly display, publicly perform, communicate, transmit, sell, distribute, sublicense or otherwise transfer Contributor’s Contribution, and/or derivative works thereof, and authorize third parties to do any, some or all of the foregoing including, but not limited to, sublicensing others to do any some or all of the foregoing indefinitely.

4. Subject to the terms of this Agreement, Contributor hereby grants to BigBlueButton a non-exclusive, worldwide, royalty-free patent license under the Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer Contributor’s Contribution, if any, in source code and object code form together with the right to sublicense the foregoing rights. This patent license shall apply to the combination of the Contribution and the Project to which such Contribution was contributed if, at the time the Contribution is added by Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. If any entity institutes patent litigation against Contributor (including a cross-claim or counterclaim in a lawsuit) alleging that Contributor’s Contribution or the Project to which it was contributed (excluding combinations of the Project with other software or hardware) constitutes direct or contributory infringement of such entity’s patent(s), then such entity’s rights granted by BigBlueButton in accordance with its sublicense rights contained in this section shall terminate

in accordance with the termination provisions of the Retaliation Clause (as defined in Section 5 below) in the license between BigBlueButton and such entity.

5. Except as set out above, Contributor keeps all right, title, and interest in Contributor's Contribution. The rights that Contributor grants to BigBlueButton under these terms are effective on the date Contributor first made the Contribution to BigBlueButton, even if Contributor's Contribution took place before the date Contributor signed these terms. BigBlueButton may make any Contribution available to others under a suitable FSF (Free Software Foundation) or OSI (Open Source Initiative) approved license, provided that any such license provides for the termination of that license if the recipient commences patent infringement litigation against Contributor with respect to the Contribution (a "Retaliation Clause") and BigBlueButton will provide reasonable cooperation with respect to the enforcement of the termination of such license.

6. Contributor is not expected to provide support for Contributor's Contributions, except to the extent Contributor desires to provide support. Contributor may provide support for free, for a fee, or not at all. Unless agreed to in writing, Contributor provides Contributor's Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS 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. Contributor represents that to Contributor's knowledge Contributor has sufficient rights in Contributor's Contribution(s) to grant the foregoing rights and licenses. This Agreement will be governed by the laws of the State of New York and applicable U.S. Federal Law. Any choice of law rules will not apply.

8. The parties to this Agreement may not assign this Agreement without the other party's written consent provided that BigBlueButton may assign all of its rights and obligations under this Agreement without Contributor's consent by providing Contributor with prior written notice if such assignment is pursuant to 1) a reorganization of BigBlueButton into another not-for-profit corporation or foundation with a similar purpose to BigBlueButton or 2) the sale or transfer of all or substantially all of the assets and liabilities of BigBlueButton to another not-for-profit-corporation or foundation with a similar purpose to BigBlueButton. Upon any such assignment BigBlueButton shall be fully released from its obligations hereunder provided that the assignee assumes the rights and obligations of BigBlueButton hereunder. Please list Contributor's username(s) for which Contributor would like to contribute materials to the BigBlueButton Project(s).

Contributor's username(s):	
----------------------------	--

Contributor's contact information (Please print clearly):

Contributor's name:	
Contributor's company's name (if applicable):	
Physical mailing address (not email):	
Contact phone and email address:	
Signature	
Date:	

To deliver these terms to us, please fill out, scan (or take a picture) of each page, and email the scanned images to cla@bigbluebutton.org.

OTT_LAW\ 3104965\6