Individual Contributor License Agreement (ICLA)

Thank you for your interest in contributing to open source Zabbix Monitoring Solution software owned by Zabbix SIA ("Zabbix"), a limited liability company formed under the laws of the Republic of Latvia, with registration No. 40003738045, with registered address at 117 Dzelzavas street, Riga, LV-1021, Latvia.

In order to clarify the intellectual property license granted with Contributions from any person or entity, Zabbix must have a Contributor License Agreement on file that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of Zabbix and recipients of software distributed by Zabbix; it does not change your rights to use your own Contributions for any other purpose.

This Individual Contributor License Agreement ("Agreement") applies to any Contribution that You make to any Work and sets out the intellectual property rights You grant to Zabbix in such Contribution.

If You agree to be bound by this Agreement, please fill in the information requested below and sign the Agreement, where indicated below.

Read this Agreement carefully before signing. These terms and conditions constitute a binding legal agreement.

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to Zabbix. Except for the license granted herein to Zabbix and recipients of software distributed by Zabbix, You reserve all right, title, and interest in and to Your Contributions.

1. Definitions:

"Contributor", "You" (or "Your") means the person or entity identified below who is the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with Zabbix. For legal entities, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" means any original work of authorship (for example, any source code, object code, patch, tool, localization/translation, sample, graphic, specification, manual, documentation) in which You own or assert ownership rights (including, but not limited to Copyright), including any modifications or additions to an existing work, that is intentionally submitted by You to Zabbix for inclusion in, or documentation of, any Work. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to Zabbix or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, Zabbix for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution." If You do not fully own the entire work of authorship, please ensure that a paper copy of this Agreement is signed by all relevant copyright holders.

"Copyright" means all rights protecting works of authorship owned or controlled by You, including copyright, moral and neighboring rights, as appropriate, for the full term of their existence including any extensions by You.

"Work" means the work or works of authorship owned or managed by Zabbix which are software that Zabbix distributes to users (third parties – recipients of software distributed by Zabbix). Work does not include the Contribution (which is generally a modification or addition to the Work).

2. Grant of Copyright License.

With respect to any worldwide Copyrights, or Copyright applications and registrations, in Your Contribution:

You hereby grant to Zabbix and to recipients of software distributed by Zabbix a perpetual, irrevocable, non-exclusive, worldwide, no-charge, royalty-free, unrestricted license to exercise all rights under those copyrights and to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such...
derivative works. This includes, at our option, the right to sublicense these same rights to third parties through multiple levels of sublicensees or other licensing arrangements;

– You agree that if Zabbix makes a derivative work of the Contribution, Zabbix will be the sole owner of that derivative work;
– You agree that You will not assert any moral rights in your Contribution against Zabbix, Zabbix licensees or transferees;
– You agree that Zabbix may register a copyright in Your Contribution and exercise all ownership rights associated with it; and
– You agree that Zabbix has no duty to consult with, obtain the consent of, pay, or render an accounting to You for any use or distribution of Your Contribution.


Subject to the terms and conditions of this Agreement, You hereby grant to Zabbix and to recipients of software distributed by Zabbix 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, and otherwise transfer the Work, where such license applies only to those patent claims licensable by You that are necessarily infringed by Your Contribution(s) alone or by combination of Your Contribution(s) with the Work to which such Contribution(s) was submitted. If any entity institutes patent litigation against You or any other entity (including a cross-claim or counterclaim in a lawsuit) alleging that your Contribution, or the Work to which you have contributed, constitutes direct or contributory patent infringement, then any patent licenses granted to that entity under this Agreement for that Contribution or Work shall terminate as of the date such litigation is filed.

4. Except as set out above, You keep all right, title, and interest in your Contribution. The rights that You grant to Zabbix under this Agreement are effective on the date You first submitted a Contribution to Zabbix, even if Your submission took place before the date you sign this Agreement.

If Zabbix includes any Contribution in a Work, Zabbix may license such Contribution under any license, including copyleft, permissive, commercial, or proprietary licenses, but as a condition of the exercise of this right, Zabbix agrees to make available the Contribution in one open source version of the Work licensed either under the terms of the license which Zabbix is using for the Work in which the Contribution is included on the date You first submitted a Contribution to Zabbix, or under the terms of any other suitable FSF (Free Software Foundation) or OSI (Open Source Initiative) approved license.

5. You represent that You are legally entitled to grant the above license. If You are less than eighteen years old, please have Your parents or guardian sign the Agreement on your behalf. If your employer has rights to intellectual property that you create that includes Your Contributions, You represent that You have received permission to make Contributions on behalf of that employer, that your employer has waived such rights for your Contributions to Zabbix, or that your employer has executed a separate Corporate Contributor License Agreement (CCLA) with Zabbix.

6. You represent that each of Your Contributions is Your original creation (see section 8 for submissions on behalf of others).

7. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your 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.

8. Should You wish to submit work that is not Your original creation, You may submit it to Zabbix separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as “Submitted on behalf of a third-party: [named here]”.

9. You agree to notify Zabbix of any facts or circumstances of which you become aware that would make these representations inaccurate in any respect.

10. Counterparts and Copies. This Agreement may be executed in any number of signed originals (counterparts). One signed original of this Agreement must be delivered physically by mail or courier to Zabbix mailing address at 117 Dzelzavas street, Riga, LV-1021, Latvia. In addition to that, a scanned copy of the signed Agreement in .pdf format should be emailed...
to contribution@zabbix.com. Only a paper copy of this Agreement, signed by hand, will be considered as a valid commitment.

11. Data protection. Zabbix is committed to protecting the privacy of Your personal data under the Latvian Law and the EU General Data Protection Regulation 2016/679 ("GDPR"). For the purposes of GDPR, Zabbix will be the controller of Your personal data that Zabbix collects from You in connection with this Agreement. Zabbix Privacy Policy is available at https://www.zabbix.com/privacy_policy. Zabbix relies on a legitimate interest basis (Art. 6 (1) (f) of GDPR) for collecting, storing, and processing Your personal data.

12. Zabbix, in accordance with its legitimate interests, may publicly disclose the fact that You have submitted the Contribution to Zabbix and have signed the Agreement.

Contributor details:

Please tick one of the relevant boxes below as appropriate. Please do NOT tick all boxes:

☐ I am signing on behalf of myself as an individual and no other person or legal entity, including my employer, has rights to intellectual property that I create that includes Contributions.

☐ I am signing on behalf of a legal entity or my employer, and I have the actual authority to contractually bind that legal entity or my employer.

☐ I am signing on behalf of myself as an individual, and my employer has rights to intellectual property that I create that includes Contributions; therefore, my employer should also execute a separate Corporate Contributor License Agreement (CCLA) with Zabbix to authorize Contributions submitted by me to Zabbix.

<table>
<thead>
<tr>
<th>Full Name*:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mailing Address*:</td>
</tr>
<tr>
<td>Telephone and E-Mail*:</td>
</tr>
<tr>
<td>Zabbix Account ID*:</td>
</tr>
<tr>
<td>Signature*:</td>
</tr>
<tr>
<td>Date*:</td>
</tr>
<tr>
<td>Company’s name (if applicable):</td>
</tr>
<tr>
<td>Title or Role (if applicable):</td>
</tr>
<tr>
<td>Employer’s name (if applicable):</td>
</tr>
</tbody>
</table>

*Required field

Please register at https://support.zabbix.com to receive Zabbix Account ID.