

Cfengine AS Contributor statement

The terms stated below apply to your contribution of computer code and other material to software or projects owned or managed by Cfengine AS (“project”), and set out the intellectual property rights in the contributed material you transfer to Cfengine. If this contribution is on behalf of a company, “you” will also mean the company you identify below.

1. “Material” and “contribution” shall mean any source code, object code, patch, tool, sample, graphic, specification, manual, documentation, or any other code or other material posted or submitted by you to the project or us.

2. Regarding any worldwide copyrights, or copyright applications and registrations, in your contribution:

- You hereby assign to us joint ownership, and to the extent that such assignment is or becomes invalid, ineffective or unenforceable, you hereby grant to us a perpetual, irrevocable, non-exclusive, worldwide, no-charge, royalty-free, unrestricted license to exercise all rights under those copyrights. 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 each of us can do all things in relation to your contribution as if each of us were the sole right holder, and if one of us makes a derivative work of your contribution, the one who makes the derivative work (or has it made) will be the sole owner of that derivative work, hereunder make, have made, use, sell, offer to sell, import, and otherwise transfer your contribution in whole or in part;
- You agree that neither of us has any duty to consult with, obtain the consent of, pay or render an accounting to the other for any use or distribution of the material.

3. If you own or may license any patent without payment to any third party, you hereby grant us a perpetual, irrevocable, non-exclusive, worldwide, no-charge, royalty-free license to use, transfer and otherwise control such material, to the same extent as described above for copyright.

4. You keep all right, title, and interest in your contribution, exempted only as stated above. The rights that you grant to us under these terms are effective on the date you first submitted a contribution to us, even if your submission took place before the date you sign these terms. Any contribution we make available under any license will also be made available under a suitable FSF (Free Software Foundation) or OSI (Open Source Initiative) approved license.

5. With respect to your contribution, you represent that:

- it is an original work and that you can legally grant the rights set out in these terms;
- it does not to the best of your knowledge violate any third party's copyrights, trademarks, patents, or other intellectual property rights; and
- you are authorized to sign this contract on behalf of your company (if identified below).

6. These terms will be governed by the laws of Norway. Legal venue is Oslo, Norway.

If available, please list your cfengine.com username(s) and the name of the project(s) (or project website(s)) for which you would like to contribute materials.

Your username:	Project name (or project website) and nature of contribution:

Your contact information (Please print clearly):

Your name:	
Your company's name (if relevant):	
Physical mail address:	
Phone, fax and email address:	
Signature:
Date:	

To send these terms to us, scan and email, or fax a signed copy to Cfengine using the email address or fax number set out on the project website. Or mail to:

Cfengine AS
 CFengine AS
 Gaustadalléen 21
 N-0349 Oslo
 Norway
 Tel: +47 22 95 85 00
 Fax: +47 22 60 44 27