Openbravo Contribution Agreement

Thank you for your interest in the Openbravo open source project, which is managed by Openbravo S.L.U. (otherwise and herein referred to as “Openbravo”). The form of assignment below is a document that clarifies the terms under which You, the person listed below, for yourself or on behalf of a company that is owner of rights in the software code described below (the “Contribution”) may contribute to the Openbravo project, and which we need for our files.

We appreciate your participation in our project, and your help in improving our products, so we want you to understand what will be done with the Contribution.

In order to clarify the intellectual property rights in relation with contributions of software from any person or entity, Openbravo, as guardian of the Openbravo code, would like to have a Contributor Agreement on file that has been signed by that person, indicating agreement to the terms below. This in effect assigns the copyright in the Contribution to Openbravo with a license back to you to use it in any way that you please.

This agreement is for your protection as a Contributor of software to Openbravo and does not change your right to use your own contributions for any other purpose. It enables us to defend the Openbravo code, including your contributions, in the event of any infringement by third parties.

To make a contribution, please print two copies of this document, complete the information below and send it by email (scan it and send it to collaborate@openbravo.com under the subject "Signed Contributors Agreement") or send the two copies signed by normal mail to Openbravo S.L.U., Attn. Community Management, Pol. Ind. Landaben, Calle J, Ed. SLAN, 31012 Pamplona, Spain or by fax to +34 932 725 905. We will sign one copy and return it to you.

Please read this document carefully before signing and keep our returned original for your records. If you have questions about these terms, please contact us at legal@openbravo.com.

Your details:
Full name: __________________________________________________________
Proof of identity: ____________________________________________________
E-Mail: _____________________________________________________________
Mailing Address: _____________________________________________________
Telephone: __________________________________________________________

If you are acting on behalf of a Company:
Company Name: _____________________________________________________
Company identification details (number, address):

______________________________________________________________
Agreement

In consideration for the potential acceptance of your Contribution in Openbravo products, you and Openbravo, S.L.U. ("Openbravo") agree to the following:

1. "Contributor" or "You" means the person or entity that is copyright owner of the Contributions and is making this Agreement. "Contributions" means either:
   □ contribution specifically identified in the Schedule B hereto, and any update or upgrade thereof howsoever provided to Openbravo in the future; or
   □ all of your past, present and future contributions of object code, source code and documentation (including any modifications or additions to an existing work), submitted (a) to source code repositories of Openbravo-owned projects hosted at code.openbravo.com or dev.openbravo.com; (b) to Openbravo-owned projects on Openbravo Forge; (c) Openbravo issue tracker or other tool or platform for submitting reports on Openbravo software and/or (d) by email to Openbravo addresses indicating that the content is a Contribution.

"Contribution" excludes any submissions that are conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Copyright assignment: You assign all right, title and interest worldwide in copyrights in the Contributions for the full term of their existence to Openbravo and Openbravo shall be able to register this assignment. These rights include without limitation the exclusive rights to use, copy, transform or prepare derivative works of, distribute and/or publicly communicate or make available to third parties the Contributions on any licensing terms, including without limitation: (a) free and open source licenses such as (without limitation) the Openbravo Public License, the GNU General Public License (GPL), the GNU Lesser General Public License (LGPL), the Apache Software License; and (b) binary, proprietary, or commercial licenses.

3. License back: At the same time, Openbravo grants to you a non-exclusive, irrevocable, worldwide, royalty free, transferable copyright license for the duration of the rights to reproduce, prepare derivative works of, distribute (internally and externally, in object code and, if included in Your Contributions, source code form), use, and/or publicly communicate Your Contributions, with the right to sublicense all of these rights through multiple tiers of sub-licensees. The intention of the parties is that this license will be as broad as possible and to provide you with rights as similar as possible to the rights of the owner of the copyright. This license is limited to Your Contributions and does not provide any rights to Openbravo or associated Openbravo products.

4. Patent assignment: You also grant to Openbravo and to recipients of your contributions distributed by Openbravo a non-exclusive, perpetual, irrevocable, worldwide, royalty free, transferable license to make, use, sell, offer for sale and import Your Contributions alone or in combination with the Openbravo or other Openbravo-related products, with the right to sublicense all of these rights through multiple tiers of sub-licensees, 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.

5. License: If You have any rights to the Contribution that cannot be assigned as described above including, without limitation, any moral rights or the equivalent thereof,
   (a) You agree to waive enforcement world-wide of such rights against Openbravo, its officers, directors, shareholders, agents, employees, licensees, or sub-licensees, to the extent permitted by applicable law; and
(b) You hereby grant to Openbravo a non-exclusive, irrevocable, fully paid-up, and royalty free license, world-wide and for the duration of the rights, to fully exercise such rights, including rights to sublicense through multiple tiers of sublicenses. These rights are assignable to third parties by Openbravo.

6. **You are able to grant us these rights.** You represent that you are legally entitled to assign the rights and grant the license set forth in previous paragraphs.
   (a) If the Contributor is a natural person and is employed and the employer has any copyright, patent or trade secrecy rights to the Contribution, the Contributor represents that (1) s/he has received permission to make the Contributions on behalf of that employer and is legally entitled and empowered by the employer to do so, or (2) that the Contributor’s employer has waived such rights for the Contributions or signed an Openbravo Contributor Agreement.
   (b) If the Contributor is a legal entity, the Contributor further represents that each employee of the Corporation designated on Schedule A below (or in a subsequent written modification to that Schedule) is authorised to submit Contributions on behalf of the Corporation. It is the Contributor’s responsibility to notify Openbravo when any change is required to the list of designated employees authorised to submit Contributions on behalf of the Corporation.

7. **The Contributions are your original work.** You represent that the Contributions are Your original works of authorship, and to Your knowledge, no other person claims, or has the right to claim, any right in the Contributions or any invention or patent related to the Contributions. You represent that Your Contribution submission(s) include complete details of any license or other restriction (including, but not limited to, related patents, copyrights and trademarks) associated with any part of Your Contribution(s) (including a copy of any applicable license agreement). You agree to notify Openbravo of any facts or circumstances of which you become aware that would make your representations in this Agreement inaccurate in any respect.

8. **We determine the code that is in our products.** You understand that the decision to include the Contribution in any product or source repository is entirely that of Openbravo, and this agreement does not guarantee that the Contributions will be included in any product.

9. Except as provided herein, You provide Your Contributions AS IS, WITHOUT WARRANTY OF ANY KIND AND DISCLAIMS THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. Similarly, under the license back, Your Contributions are provided AS IS, WITHOUT WARRANTY OF ANY KIND AND OPENBRAVO DISCLAIMS ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

10. IN NO EVENT SHALL EITHER PARTY BE LIABLE TO ANYONE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES OF ANY KIND ARISING OUT OF THE USE OF YOUR CONTRIBUTIONS, EVEN IF THE USER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT WILL YOU OR OPENBRAVO HAVE ANY LIABILITY FOR ANY CLAIM, WHETHER IN CONTRACT, TORT OR ANY OTHER THEORY OF LIABILITY.

11. **Personal data.** The name and contact details of the person set out above are stored on a file under the responsibility of Openbravo. This data is used for the purpose of developing the Openbravo community, and Openbravo partner and client network and managing our relationship with you. It may be published as recognition of your contribution to Openbravo in the source code or otherwise, and may be stored on a
confidential basis on server in the USA and/or India. You have rights of access, modification, and cancellation which may be exercised by emailing to privacy/at/openbravo.com or writing to Openbravo at the address above. By signing this Agreement, you consent to the processing of this data in the stated manner.

12. General. This Contributor Agreement shall be governed by the laws of Spain and the parties agree to submit any claim to the exclusive jurisdiction of the courts of Pamplona, Spain. In the event of invalidity of any provision of this agreement, the parties agree that such invalidity shall not affect the validity of the remaining portions of this agreement. This is the entire agreement between you and Openbravo which supersedes any prior agreement, whether written or oral, relating to the subject matter of this agreement and may be amended only by a writing signed by both parties.

Signatures:

Contributor: Openbravo, S.L.U.

_______________________________ ________________________________

Date: __________________ Date: __________________

Place: Place:

_____________________________ _______________________________

Schedule A - [Initial list of designated employees for Corporate Contributors]

Schedule B: [Identified contribution]