OpenTAP Contributor License Agreement (CLA) v2.0

These terms apply to your Contribution (as defined below) to the OpenTAP package, an open-source test sequencer engine and related open source software, including bases classes and sequencer, package manager, CLI, and some basic test steps, all of which can currently be found at https://gitlab.com/OpenTAP/opentap (the "Project") that is owned or managed by Keysight Technologies, Inc. ("we" or "us"), and sets out the intellectual property rights you grant to us in your Contribution to the Project. If your Contribution is on behalf of a company, the term "you" will also mean the company you identify below. If you agree to be bound by these terms, fill in the information requested below and provide your signature. Read this agreement carefully before signing.

1. The term "Contribution" means any source code, object code, patch, tool, sample, graphic, specification, manual, documentation, or any other material related to the Project posted, submitted, or otherwise delivered by you, directly or indirectly, e.g., via GitLab, Stack Overflow or other electronic forum, to us. For the avoidance of doubt, "Contribution" does not include any services, developments, deliverables, or intellectual property rights unrelated to the Project, nor does it include plugins, even if they are designed to interface with the Project.

2. With respect to any worldwide copyrights, or copyright applications and registrations, in your Contribution to the Project:
   - you hereby grant to us a perpetual, irrevocable, non-exclusive, worldwide, no-charge, royalty-free, unrestricted license to exercise all rights under those copyrights that are in your Contribution to the Project. 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 except for copyright enforcement with respect to your Contribution, which is retained by you, each of us can do all things in relation to your Contribution as if each of us were the sole owners, 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;
   - you agree that you will not assert any moral rights in your Contribution against us, our licensees or transferees; and
   - 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 your Contribution.

3. With respect to any patents you own, or that you can license without payment to any third party, and that are specifically used in or necessary for the use of your Contribution to the Project, you hereby grant to us a perpetual, irrevocable, non-exclusive, worldwide, no-charge, royalty-free license to:
   - make, have made, use, sell, offer to sell, import, and otherwise transfer your Contribution in whole or in part, alone or in combination with or included in any product, work or materials arising out of the Project to which your Contribution was submitted, and
   - at our option, to sublicense these same rights to third parties through multiple levels of sublicensees or other licensing arrangements.

4. Except as set out above, you keep all right, title, and interest in your Contribution. 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.

5. With respect to your Contribution, you represent that:
   - you can legally grant the rights set out in these terms;
   - to the best of your knowledge, exercise of the rights granted herein to the Contribution will not violate any third party's copyrights, trademarks, patents, or other intellectual property rights, and you agree that should you gain such knowledge in the future, you will inform us; and
   - you are authorized to sign this contract on behalf of your company (if identified below).

EXCEPT FOR THE FOREGOING REPRESENTATIONS, YOU MAKE NO WARRANTIES, WRITTEN OR ORAL, EXPRESS OR IMPLIED, REGARDING THE SUBJECT MATTER OF THIS AGREEMENT, INCLUDING WITH RESPECT TO THE CONTRIBUTION, AND ALL WARRANTIES ARE SPECIFICALLY EXCLUDED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. EXCEPT AS EXPRESSLY PROVIDED, THE CONTRIBUTION IS PROVIDED ON AN "AS IS" BASIS.

6. These terms will be governed by the laws of the State of California and applicable U.S. Federal law. Any choice of law rules will not apply.

Your contact information (Please print clearly):

<table>
<thead>
<tr>
<th>Your name (&quot;you&quot; or &quot;your&quot;):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Your company's name (if applicable):</td>
</tr>
<tr>
<td>Mailing address:</td>
</tr>
<tr>
<td>Telephone, Fax and/or Email:</td>
</tr>
<tr>
<td>GitLab account name(s) (if applicable):</td>
</tr>
<tr>
<td>Your signature:</td>
</tr>
<tr>
<td>Date:</td>
</tr>
</tbody>
</table>

To deliver these terms to us, scan and email a signed copy to us at CLA@opentap.io.