ELENTRA CONSORTIUM CONTRIBUTOR AGREEMENT

Thank you for your interest in the integrated teaching and learning platform historically known as Entrada and currently known as Elentra (the "Software") and joining the Software community of developers with the goal of facilitating research, innovation and product development. The institution that you are employed by or otherwise engaged by (your "Institution") has granted you access to the Software as an Authorized Developer in accordance with a Community License ("CL") and for clarity and consistency, capitalized terms not defined in this agreement correspond to definitions in the CL. You may submit this signed agreement to:

Mail: Queen's University Email: cla@elentra.org

206 - 21 Arch Street

Kingston, Ontario, Canada, K7L 3N6 Scanned signed copy in PDF form

In consideration of my employment and/or engagement by my Institution and such other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged:

- 1. I have reviewed the CL and agree to abide by the obligations, rights and restrictions in the CL on behalf of my Institution.
- 2. To the extent that any of my Intellectual Property Rights in any of my Modifications are not owned by my Institution in accordance with any separate agreement, I hereby irrevocably transfer and assign any and all my Intellectual Property Rights in: (a) Any Previously Contributed Modifications and Contributed Modifications that I made or may make to Queen's; and (b) Any of my Previous Internal Modifications and Internal Modifications to my Institution. I waive unconditionally and irrevocably, in favour of Queen's or my Institution, as applicable, any and all moral rights and rights of a similar nature which I have in such Modifications. The "License Effective Date" (as defined in the CL) regarding the definitions in section 2 and 3 of this Contributor Agreement, is for my purposes the date I sign below. I hereby fully and finally release the Queen's Group from and against any and all claims (including statutory or common law) or losses relating to or arising from Queen's licensing of and/or use of my Previously Contributed Modifications on or before such License Effective Date.
- 3. To the extent that any of my assignments in section 2 of this Contributor Agreement fail, are ineffectual or are incomplete, I hereby grant Perpetual, exclusive, royalty-free, worldwide licenses to each of Queen's and my Institution, as applicable in accordance with my assignments in section 2 of this Contributor Agreement, to the extent of my Intellectual Property Rights in my Modifications, to access, use, reproduce, compile and modify my Modifications.
- 4. I represent and warrant that each of my Modifications are my original creations based on the Software. I undertake to include complete details of any third-party license or other restrictions (including, but not limited to, related patents, trademarks, licensing or open source software) of which I am personally aware and which are or may be associated with any part of my Modifications. I further agree to assist Queen's, at Queen's expense, in every reasonable way to obtain and, from time to time, enforce or obtain Intellectual Property Rights relating to the Covered Code.
- 5. I acknowledge that I am not expected to provide support for my Modifications, except to the extent I desire to provide support. Subject to section 4 of this contributor agreement, and unless required by applicable law or agreed to in writing, I provide my Modifications 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.
- 6. I acknowledge that the Covered Code is confidential, and I shall not disclose any such information to Third Parties. At any time and for any reason, Queen's or my Institution may revoke my status as an Authorized Developer. Upon such revocation I shall discontinue use of and destroy all copies of the Covered Code and shall not distribute any copies.
- 7. I agree to notify Queen's and my Institution of any facts or circumstances of which I become aware that would make these statements inaccurate in any respect. This Contributor Agreement shall be governed by the law of Ontario, Canada. If any part of this Contributor Agreement is held or rendered to be invalid or illegal, the remainder of this Contributor Agreement shall continue to apply.

Signature	Date	
Full Name		