NIBIO Contributor Agreement

This in an agreement between The Norwegian Institute of Bioeconomy Research, with registration number 988 983 837 and registered address P.O. Box 115, NO-1431 Ås, Norway, hereinafter referred to as "NIBIO", and the organization/company and person(s) listed below.

This NIBIO Contributor Agreement (the "BCA") applies to any contribution that you make to the VIPS software (an early warning system for predicting the risk of plant diseases, pest and weeds), and any related or connected part to this or any product or project managed by NIBIO, before or after signing this BCA.

The BCA sets out the rights and the intellectual property rights that you (as identified below) grant to NIBIO in your contributed materials. These terms and conditions constitute a formal binding legal agreement between you and NIBIO, and you should therefore read the conditions herein carefully before entering into this BCA.

Your contribution

With respect to your contribution (regardless of format, content and time) you hereby assign to NIBIO joint ownership in any worldwide copyrights, copyright applications and registrations, and to the extent such assignment is or becomes fully/partly invalid, ineffective or unenforceable, you hereby grant to NIBIO 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 sublicenses' 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 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 further agree that you will not assert any moral rights in your contribution against us, our licensees or transferees.

You also agree that you agree that NIBIO may register a copyright in your contribution and exercise all ownership rights associated with it; 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. You further agree that NIBIO may at any time without notice transfer its rights and obligations hereunder.

Except as stated above, or reasonably interpreted to be included above, you keep all rights to your contribution. Any contribution NIBIO makes available under a general license for VIPS (not tailor-made to a specific customer) will also be made available under an open source license.

Your guarantees

You hereby guarantee that what you submit to NIBIO is your original work and that you can legally grant the rights set out above to NIBIO, and that you to the best of your knowledge is not infringing any third party's rights, hereunder copyrights, trademarks, patents or any other intellectual property rights or any local laws where you are placed by submitting your contribution to NIBIO. You further agree to notify us if any of the above should become untrue, or for any claims in this regard.

Law and venue

This BCA between you and NIBIO is governed by the laws of Norway with exclusive venue Oslo District Court. Any choice of law rules will not apply.

Please note below whether you are signing on behalf of yourself or on behalf of your employer (or on behalf of both parties). If you are signing on behalf of your employer you also guarantee that you have the authority to do so. Otherwise a person with authority to do so must sign. Remember that your employment agreement / local law may require this.

I am signing on behalf of myself / my employer / both:		
Date and place:		
Full name:		Signature:
Organization		
name:		
Title:		Signature:
Contact details	Email:	Telephone: