Network Working Group Internet-Draft S. Bradner Harvard University Editor October 2003

IETF Rights in Contributions

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Abstract

The IETF policies about rights in Contributions to the IETF are designed to ensure that such Contributions can be made available to the IETF and Internet communities while permitting the authors to retain as many rights as possible. This memo details the IETF policies on rights in Contributions to the IETF. It also describes the objectives that the policies are designed to meet. This memo updates RFC 2026, and, with RFC XXXY, replaces Section 10 of RFC 2026. [note to RFC editor: replace XXXY with number of IETF IPR]

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1. Definitions

The following definitions are for terms used in the context of this document. Other terms, including "IESG," "ISOC," "IAB" and "RFC Editor," are defined in [<u>RFC 2028</u>].

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any of the settings described in 1(c) below.

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- i. "RFC Editor Documents": RFCs and Internet-Drafts that are RFC Editor Contributions and the RFCs that may be published from them.
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2. Introduction

Under the laws of most countries and current international treaties (for example the "Berne Convention for the Protection of Literary and Artistic Work" [<u>Berne</u>]), authors obtain numerous rights in the works they produce automatically upon producing them. These rights include copyrights, moral rights and other rights. In many cases, if the author produces a work within the scope of his or her employment, most of those rights are usually assigned to the employer, either by operation of law or, in many cases, under contract. (The Berne Convention names some rights as "inalienable", which means that the author retains them in all cases.)

This document details the rights that the IETF requires in IETF Contributions and rights the IETF, as publisher of Internet-Drafts, requires in all such Drafts including RFC Editor Contributions. The RFC Editor may also define additional rights required for RFC Editor Contributions.

In order for works to be used within the IETF Standards Process or to be published as Internet-Drafts, certain limited rights in all Contributions must be granted to the IETF and Internet Society

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(ISOC). In addition, Contributors must make representations to IETF and ISOC regarding their ability to grant these rights. These necessary rights and representations have until now been laid out in Section 10 of [RFC 2026]. In the years since [RFC 2026] was published there have been a number of times when the exact intent of Section 10 has been the subject of vigorous debate within the IETF community. The aim of this document is to clarify various ambiguities in Section 10 of [RFC 2026] that led to these debates and to amplify the policy in order to clarify what the IETF is currently doing.

<u>Section 1</u> gives definitions used in describing these policies. Sections 3, 4, 5 and 6 of this document address the rights in Contributions previously covered by Section 10 of [RFC 2026] and the "Note Well" explanatory text presented at many IETF activities. Sections 7 and 8 then explain the rationale for these provisions, including some of the clarifications that have become understood since the adoption of [RFC 2026]. The rules and procedures set out in this document are not intended to substantially modify or alter the IETF's current policy toward Contributions.

A companion document [IETF IPR] will deal with rights in technologies developed or specified as part of the IETF Standards Process. This document is not intended to address those issues.

The rights addressed in this document fall into the following categories:

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- o rights to use trademarks

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- b. The Derivative Works Limitation described in Section 5.2 (for specific IETF Documents only).
- c. The Publication Limitation described in <u>Section 5.3</u> (for specific types of Internet-Drafts only).
- d. The Copyright Notice described in Section 5.4 (for all IETF Documents).

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e. The Disclaimer described in <u>Section 5.5</u> (for all IETF Documents).

5.1 IPR Disclosure Acknowledgement (required in all Internet-Drafts only)

"By submitting this Internet-Draft, I certify that any applicable patent or other IPR claims of which I am aware have been disclosed, and any of which I become aware will be disclosed, in accordance with RFC XXXY."

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A fuller discussion of the rationale behind these requirements is contained in Section 7.3 below.

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[note to the RFC Editor - XXXX above to be replaced with the number of this document]

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[note to RFC Editor - leave the "XXXX" in the above]

b. short excerpts of IETF Documents presented in electronic help systems, for example, the DESCRIPTION clauses for MIB variables, do not need to include a copyright notice.

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6. Notices and Rights Required in RFC Editor Contributions

Since the IETF acts as publisher of Internet Drafts, even for Internet Drafts that are not intended to become part of the Standards Process, the following are required in all such drafts to protect the IETF and its processes. The RFC Editor may require additional notices.

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- b. One of the following two copyright release statements:
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[note to RFC Editor - replace XXXX above with the number of this RFC]

7. Exposition of Why These Procedures Are the Way They Are

7.1 Rights Granted in IETF Contributions

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The non-exclusive rights that the IETF needs are:

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- c. the right to let third parties translate it into languages other than English
- d. except where explicitly excluded (see Section 5.2), the right to make derivative works within the IETF process.
- e. the right to let third parties extract some logical parts, for example MIB modules

The authors retain all other rights, but cannot withdraw the above rights from the IETF/ISOC.

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7.2 Rights to use Contributed Material

Because, under the laws of most countries and applicable international treaties, copyright rights come into existence whenever a work of authorship is created (but see Section 8 below regarding public domain documents), and IETF cannot make use of IETF Contributions if it does not have sufficient rights with respect to these copyright rights, it is important that the IETF receive assurances from all Contributors that they have the authority to grant the IETF the rights that they claim to grant. Without this assurance, IETF and its participants would run a greater risk of liability to the owners of these rights.

To this end, IETF asks Contributors to give the assurances in Section **3.4** above. These assurances are requested, however, only to the extent of the Contributor's reasonable and personal knowledge. (See Section 1(1))

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The IETF needs to be able to evolve IETF Documents in response to experience gained in the deployment of the technologies described in such IETF Documents, to incorporate developments in research and to react to changing conditions on the Internet and other IP networks. In order to do this the IETF must be able to produce derivatives of its documents; thus the IETF must obtain the right from Contributors to produce derivative works. Note though that the IETF only requires this right for the production of derivative works within the IETF Standards Process. The IETF does not need, nor does it obtain, the right to let derivative works be created outside of the IETF Standards Process other than as noted in Section 3.3 (E).

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The IETF has historically encouraged organizations to publish details of their technologies, even when the technologies are proprietary, because understanding how existing technology is being used helps when developing new technology. But organizations that publish information about proprietary technologies are frequently not willing to have the IETF produce revisions of the technologies and then claim that the IETF version is the "new version" of the organization's technology. Organizations that feel this way can specify that an IETF Contribution can be published with the other rights granted under this document but may withhold the right to produce derivative works other than translations. The right to produce translations is required before any IETF Contribution can be published as an RFC to ensure the widest possible distribution of the material in RFCs.

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10. References

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10.1 Normative references

- [RFC 2026] Bradner, S.(ed), "The Internet Standards Process --Revision 3", <u>RFC 2026</u>, October 1996
- [RFC 2418] Bradner, S. (ed), "Working Group Guidelines and Procedures", <u>RFC 2518</u>, September 1998
- [IETF IPR] Bradner, S. (ed), "Intellectual Property Rights in IETF Technology", work in progress: draft-ietf-ipr-technologyrights-11.txt

10.2 Informative references

[Berne] "Berne Convention for the Protection of Literary and Artistic Work", http://www.wipo.int/treaties/ip/berne/index.html

11. Acknowledgements

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14. change log

note to RFC Editor - remove this section before publication ver 00 to ver 01 misc grammar changes throughout text sec 2.2 - add note about automatic disclaimers sec 2.3a - add "or is sponsored by" remove "unlimited" sec 2.3 B - reword to 'of a scope no wider than the license" sec 2.4a - add deff of major contributor sec 2.6 - 2nd paragraph from sec 5.4 moved here sec 3 - truncate heading sec 3.1 5th pp - add OR IS SPONSORED BY sec 3.1.2 - new section with copyright notice for use where derivative works right are withheld sec 3.2 - added usage guidelines for boilerplates sec 4.1 - add "intended by the contributor" sec 4.6 - add "actual" before lifetime sec 4.8 - reword sec 5.3 - insert "standards" in front of "process" last pp add "with permission" phrase after "republish" sec 5.4 - change "we require" to "the IETF requires" sec 7/a - add PIBs sec 8 - redo security considerations sec 9.1 - remove IPR ID as normative reference sec 9.2 - add IPR ID as informative reference

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IETF Rights in Submissions October 2003
Internet-Draft
     sec 12 - add changes section
  ver 01 to 02
     abstract - add note about updating 2026
     sec 3.2 - add patent pledge
  ver 02 to 03
     misc copy edits throughout document
     sec 4 - "personally and reasonably known" - remove detail
  ver 03 to 04
     sec 4 - added note to the definition of Internet-Draft
  ver 04 to 05
     added ToC
     moved definitions to front
     change "Submissions" to "Contributions"
     change MIBs & PIBs to "MIB modules" and "PIB modules"
     fixes to make sure MIB & PIB modules etc could be extracted
     misc grammar edits through out document
     sec 1 - rearranged definitions
                                          split IETF and RFC Editor
     Documents & Contributions
document to be consistent
                                   changed "Contribution" in rest of
                                   with new definitions - added
     section XX and YY as part of this
                                             split
     sec 3.3 - (a) (B) break out translations from other derivative
                add (a) (E) remove (b) as redundant
     works
     sec 5 - reorganized
  ver 05 to 06
     sec 5.6(a) - fix text
  ver 06 to ver 07
     misc typos
  ver 07 to ver 8
     IESG editorial tweaks
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