



## LDBC Organization Contributor CLA

For companies/institutions which are **not** organizational **members** of LDBC.

**Organization name**

--

**Postal address**

Street address           Postal Code   Country
--

*We will normally communicate with you via e-mail.*

**Admin. or legal contact**

Personal name           E-mail           Phone +
--

*Mandatory*

**Primary technical contact (if different)**

Personal name           E-mail
---

*Optional*

I agree to the terms of the LDBC **Contributor License Agreement—Organization CLA with retrospective effect**, which follows on the next page, with respect to the following designated employees or other agents:

<i>Please complete at least one of the domain names list or the individual contributors list. You can complete both.</i>	
<b>Domain names</b>	<i>If you list a domain name like <b>xyz.com</b> then you are entering into an agreement that covers all contributors who use or are identified by an email address of the form <b>name@xyz.com</b>.</i>
<b>Individual contributors</b>	<i>For each contributor please fill in an identifying email address and Github handle(s) used for contributions to LDBC repos, if any. You can use the attached list of email addresses and Github handles, on the last page of this form, if you need more space.</i>

**Signature** \_\_\_\_\_

**Full name** in block capitals  
\_\_\_\_\_

**Date** \_\_\_\_\_

**Title/office/capacity** *in which you are signing on behalf of the above-named organization*

\_\_\_\_\_

## *Contributor License Agreement*

### Organization CLA with retrospective effect

#### *Linked Data Benchmark Council*

#### Software License Grant and Organization Contributor License Agreement ("Agreement")

Thank you for your contributions to the work of the Linked Data Benchmark Council ("LDBC"). In order to clarify the intellectual property license granted with Contributions from any person or entity, each Contributor must enter into a Contributor License Agreement (CLA) with LDBC. This license is for your protection as a Contributor as well as the protection of LDBC and its members and other contributors; it does not change your rights to use your own Contributions for any other purpose.

This version of the Agreement allows an entity (the "Organization") to submit Contributions to LDBC, to authorize Contributions submitted by its designated employees to LDBC, and to grant copyright and patent licenses thereto.

You accept and agree to the following terms and conditions for Your past, present and future Contributions submitted to LDBC. In return, LDBC shall not use Your Contributions in a way that is contrary to the public benefit or inconsistent with its nonprofit status and bylaws in effect at the time of the Contribution. Except for the license granted herein to LDBC and recipients of software, standards and other works distributed by LDBC, You reserve all right, title, and interest in and to Your Contributions.

#### 1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with LDBC. For legal entities, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" shall mean any original work of authorship, including any modifications or additions to an existing work, that is **or has been at any time prior to the date of this Agreement** intentionally submitted by You to LDBC for inclusion in, or documentation of, any of the products, software, documentation, standards or test suites owned or managed by LDBC (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to LDBC or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, LDBC for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by You as "Not a Contribution." **"Code Contribution" means any Contribution to a Work in the form of software code.**

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to LDBC and to recipients of software or other works distributed by LDBC a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative works.
3. Grant of Patent License. Subject to the terms and conditions of this Agreement, You hereby grant to LDBC and to recipients of software distributed by LDBC a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by You that are necessarily infringed by Your **Code Contribution(s)** alone or by combination of Your **Code Contribution(s)** with the Work to which such **Code Contribution(s)** was submitted. If any entity institutes patent litigation against You or any other entity (including a cross-claim or counterclaim in a lawsuit) alleging that your **Code Contribution**, or the Work to which you have contributed, constitutes direct or contributory patent infringement, then any patent licenses granted to that entity under this Agreement for that **Code Contribution** or Work shall terminate as of the date such litigation is filed.
4. You represent that You are legally entitled to grant the above license. You represent further that each employee of the Organization **either**
  - a. **designated by notice in writing to the Secretary of LDBC as such notification is modified by notice to the Secretary of LDBC from time to time; or**
  - b. **if no employee is so designated, any individual using an email address from an internet domain owned or controlled by the Organization**  
  
is authorized to submit Contributions on behalf of the Organization.
5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others).
6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions 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.

7. Should You wish to submit work that is not Your original creation, You may submit it to LDBC separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".
8. It is your responsibility to notify LDBC when any change is required to the list of designated employees authorized to submit Contributions on behalf of the Organization, or to the Organization's Point of Contact with LDBC.

Note: This document is based on the Apache Corporate CLA issued by the Apache Software Foundation. You can find the Apache Contributor Agreements at <https://www.apache.org/licenses/contributor-agreements.html>. It differs from the original ASF draft in that (1) LDBC replaces "the Foundation"; (2) it has retrospective effect by rendering contributions under its terms made prior to the date of the Agreement subject to the Agreement; (3) it introduces the concept of Code Contributions. Only Code Contributions are subject to the patent grant and retaliation provisions; (4) it introduces a mechanism to allow Organizations to authorize all contributors under one or more specific email domains to contribute under this agreement. To assist readers of this agreement, the text implementing (2), (3) and (4) has been marked in **bold**, but this emphasis has no effect on interpretation.

<b>Additional list of individual contributors</b> <i>Optional</i>	
Identifying e-mail address	Github username/handle(s) used for contributions to LDBC