

## **MariaDB Xpand License Terms**

These MariaDB Xpand License Terms ("Terms") apply to Customer's use of the MariaDB Xpand software product ("Xpand") and its associated Documentation. "Documentation" means written technical information pertaining to Xpandand made available by MariaDB Corporation Ab or an Affiliate thereof ("MariaDB"). By using Xpand, Customer agrees to these Terms. These Terms are in addition to, and supplement, the terms of the subscription agreement separately entered into between Customer and MariaDB (the "Subscription Agreement"). Except as set forth herein, capitalized terms will have the meanings set forth in the Subscription Agreement. Xpand will be considered "Software" as separately defined in the Subscription Agreement.

- License. Subject to Customer's payment of the applicable fees for Subscription Services as set forth in an Order Form, MariaDB grants to Customer a limited, nonexclusive and nontransferable license to use the Software and Documentation for Customer's business operations. Customer's use of Xpand is limited to (i) the duration of Customer's Subscription Agreement, and (ii) solely as connected to the Supported Software for which Customer has obtained Subsciption Services. MariaDB retains all right, title, interest and ownership of Xpand and the Documentation. Customer has no right, and agree not to: (i) transfer, assign, redistribute, lease, lend or sublicense its license rights under these Terms to any other person or entity or use Xpand with any copies of MariaDB products or services for which Customer has not obtained a subscription for Subscription Services, and Customer acknowledges that any attempted transfer, assignment, redistribution, sublicense or use will be void; (ii) use or permit Xpand to be used to perform services for third parties, whether on a service bureau or time sharing basis or otherwise, without the express written authorization of MariaDB; or (iii) copy, decompile, reverse engineer, disassemble, attempt to derive the source code of, decrypt, modify, or create derivative works of Xpand, or any updates or any part thereof pursuant to these Terms.
- **2. Proprietary Notices**. Customer agrees to maintain and reproduce all copyright, proprietary, and other notices on all copies, in any form, of Xpand in the same form and manner that such copyright and other proprietary notices are included on Xpand.
- **3. Benchmarking.** Customer may perform benchmarks or comparative tests or evaluations (each, a "Benchmark") of Xpand. However, Customer must obtain MariaDB's prior written approval to disclose to a third party the results of any Benchmark of Xpand.
- **4. Term and Termination**. These Terms will remain effective during the Term of the Subscription Agreement. Upon termination or expiration of these Terms, Customer's license rights to Xpand will terminate or convert depending on the version of Xpand in use at the time of termination; rights to Xpand Enterprise will terminate, and rights to Xpand Community will convert to the version of the license applicable to Xpand Community. All limitations of liability and disclaimers and restrictions of warranty will survive termination of these Terms.
- **5. Miscellaneous**. If any portion of these Terms is found to be void or unenforceable, the remaining provisions of these Terms will remain in full force and effect. Except as expressly provided herein, these Terms, together with the Subscription Agreement, constitute the entire agreement between the parties with respect to the license of Xpand and Documentation.