

Amendment A

Amendment to Replicant Fundraising and Development Agreement

This amendment (the “Amendment”) is entered into by and between the Free Software Foundation (“FSF”) and the developers of the Replicant project (“Developers”), parties to the Replicant Fundraising and Development agreement dated June 5, 2013 and its addendums added April 20, 2019, and September 12, 2024 (the “Agreement”).

The parties mutually agree to amend the Agreement as follows:

Section 2. paragraph b. Use of funds will be amended by removing the following sentence: “Unless authorized by a written amendment to this Agreement, signed by both parties, the Initiative Fund shall not be used to pay for software or software development services.”

Except as set forth in this Amendment, the Agreement is unaffected and shall continue in full force and effect in accordance with its terms. If there is conflict between this Amendment and the Agreement or any earlier amendment, the terms of this Amendment shall prevail.

This Amendment and each party’s obligations shall be binding on the respective party and its representatives, assigns, and successors. Each party has signed this Amendment through its authorized representative on

, 2024 (the “Effective Date”).

By: FSF

Zoë Kooyman
Executive Director
Signature:

Date:

By:

Joonas Kylmä
joonas.kylmala@iki.fi

Signature:

Date:

Denis Carikli
GNUtoo@cyberdimension.org

Signature:

Date:

David Ludovino
dllud@riseup.net

Signature:

Date:
