

## CORECOLLECTIVE MEMBERSHIP AGREEMENT

This membership agreement (“**Agreement**”) is between **LINARO LIMITED**, a company limited by guarantee registered in England and Wales (registered number 7180318) whose registered office is at Harston Mill, Harston, Cambridge, CB22 7GG, UK (“**Host**”) and the member identified below (“**Member**”).

Member	
Member Address	
Member Email Domains	

This agreement pertains to CoreCollective. The governance for CoreCollective will operate pursuant to the CoreCollective Charter (“**Charter**”).

The member enjoys the privileges and undertakes the obligations described in the Charter and will comply with all such policies as the Host or CoreCollective’s Governing Board may adopt with notice to members.

### **Initiative Sponsorship**

The member may, at its option, sponsor engineering initiatives within CoreCollective Working Groups as defined in the CoreCollective Charter. Sponsorship is not required for the member to participate in CoreCollective CoreCollective Working Groups. However, with sponsorship the member will receive additional benefits over and above base membership.

CoreCollective shall maintain a list of active initiatives and the associated sponsorship tiers and benefits. Members may start or modify their sponsorship commitments by submitting a signed sponsorship change form, provided that any changes don’t conflict with existing sponsorship tier commitments.

### **Sponsorship Commitments**

Any sponsorship commitments will be billed annually in advance. All invoices are payable within 30 days of the date of invoice from the Host.

Sponsorships will renew automatically annually for successive one-year terms unless the member provides written notice of non-renewal to the Host at least 60 days prior to the end of the current membership term.

Membership terms and sponsorship tiers are subject to change by approval of the Governing Board. Members will not be required to pay any new sponsorship rates adopted by CoreCollective after their effective date of membership, until the Member’s anniversary of membership that first follows the change by at least 90 days.

All sponsorships are non-refundable; in no event will sponsorships be refunded upon a Member’s resignation from CoreCollective or otherwise. Upon resignation, Member will continue to be obliged for any outstanding fees, unless the Governing Board agrees otherwise in writing.

**Contact Information.** All legal, billing and financial notices relating to your participation will be sent to the individuals designated in Exhibit A.

**Press Release / Use of Member logo.** Unless Member informs the Host otherwise in writing, Member agrees that the Host may use Member’s company name and logo in connection with

publicizing CoreCollective. The Host will use a Member's logo in accordance with any available trademark guidelines.

**Miscellaneous.** This Agreement will be governed by the laws of England and Wales, without reference to conflict of laws principles.

By signing below, Member agrees that, when signed and accepted by the Host, this agreement represents a binding contract between the parties and commits the Member to perform in accordance with the terms of this Agreement and the CoreCollective Charter.

<b>For Member:</b>	<b>Accepted by Linaro:</b>
Signed by: _____	Signed by: _____
Name: _____	Name: _____
Title: _____	Title: _____
Date: _____	Date: _____



Appendix A – Sponsorship Change Form

This sponsorship agreement (“**Agreement**”) is between **LINARO LIMITED**, a company limited by guarantee registered in England and Wales (registered number 7180318) whose registered office is at Harston Mill, Harston, Cambridge, CB22 7GG, UK (“**Host**”) and the member identified below (“**Member**”).

Member:	
Member Address:	

Member requests the following changes to their Working Group initiative sponsorship commitments

Initiative	Add/remove/change	New tier	New annual amount
<i>e.g. Confidential Compute on Arm</i>	<i>Add</i>	<i>Gold</i>	<i>\$100k</i>

By signing below, Member agrees that, when signed and accepted by the Host, this agreement represents a binding contract between the parties and commits the Member to these terms and obligations to pay sponsorship fees for the listed Working Group Initiatives. Sponsorship rights and privileges will not commence until payment of membership fees has been received by the Host.

<p><b>For Member:</b></p> <p>Signed by: _____</p> <p>Name: _____</p> <p>Title: _____</p> <p>Date: _____</p>	<p><b>Accepted by Linaro:</b></p> <p>Signed by: _____</p> <p>Name: _____</p> <p>Title: _____</p> <p>Date: _____</p>
---	---

**EXHIBIT A**

**Member Contact Information**

**Technical Contact:**

Name/Title: \_\_\_\_\_

Phone No: \_\_\_\_\_

Email: \_\_\_\_\_

Address: \_\_\_\_\_

**Legal/Financial Notices:**

Name/Title: \_\_\_\_\_

Phone No: \_\_\_\_\_

Email: \_\_\_\_\_

Address: \_\_\_\_\_

**Billing Contact/Title:** \_\_\_\_\_

Phone No: \_\_\_\_\_

Email: \_\_\_\_\_

Address: \_\_\_\_\_

Check acceptable method(s) for receiving invoices:

Hard copy via Mail \_\_\_\_\_ PDF via email \_\_\_\_\_