



Sharing  
Projects  
Community

# Partnership Agreement with Business Entity

English version

See about Partnerships:

- How to become a Partner  
<https://sharing-projects.community/partners/become-a-partner>
- Code of Ethics and Operational Standards  
<https://sharing-projects.community/ce-os>
- Our Terms and Conditions  
<https://sharing-projects.community/terms-and-conditions>

Approved by the Directors Board

Version 1.1  
May 2025

Document: DOC-PA:BE-1.1  
Pages: 7

[administration@sharing-projects.community](mailto:administration@sharing-projects.community)





This Agreement (the “Agreement”) dated this

Between:

**The Provider**

**Sharing Projects Community**  
20-22 Wenlock Rd, London  
N1 7GU  
United Kingdom

Company Nr. 14802748  
VAT: 476 7977 13

administration@sharing-projects.community

**The Contractor**

Legal representative:

VAT Number:

Email:

Phone number:

(following “Sharing”)

(as the “Contractor”)

## Background

- A) Sharing owns and manages a large number of subscribers through Social Platforms is focused on growing its business.
- B) The Subject as Contractor wishes to assign to Sharing the role of Publishing for him/her its own name, image, activity or service, during a fixed period established below and has agreed to accept and subscribe to the terms and conditions set out in this Agreement.
- C) **Both parties approve the Code of Ethics**, which establishes the fundamental ethical principles to adopt.  
See: <https://sharing-projects.community/ce-os/code-of-ethics>
- D) **Both parties agree to Operating Standards**, which outline standards of practice and compliance procedures..  
See: <https://sharing-projects.community/ce-os/operational-standards>

In consideration of the matters described above and of the mutual benefits and obligations set forth in this Agreement, the receipt and sufficiency of which consideration is hereby acknowledged, the parties to this Agreement agree as follows.





## 1 - Partnership commitments

1.1 - Sharing undertakes to the Contractor to sponsor him in its own Networks for a defined period of time, according to the terms specified below.

1.2 - The duration of the Partnership<sup>1</sup> and the sponsorship relationships of the Contractor extend for a period of: (please mark appropriately)

- |                                   |      |
|-----------------------------------|------|
| <input type="checkbox"/> 1 Month  | 30£  |
| <input type="checkbox"/> 2 Months | 50£  |
| <input type="checkbox"/> 6 Months | 120£ |
| <input type="checkbox"/> 1 Year   | 180£ |

For further information, we recommend consulting the dedicated price list available at the address: <https://sharing-projects.community/partners/become-a-partner>

1.3 - Sharing undertakes, within the indicated period of time, to carry out the following tasks on behalf of the Contractor:

- Carry out online advertising activities in your Social Groups and Channels, such as publishing Posts, images, links and other content in the name of the Contractor to promote his person or the name of his Business
- Produce and publish content for and under its name and/or brand (such as texts, web pages, videos, audio, animations, etc.) to enable it to extend its end-customer reach
- Depending on the level of partnership, digital customizations may be produced in Your favor and with Your name as prefix, such as URL addresses and/or Mailing Lists with extensions “sharing-projects.community” and/or “sharing-projects.co”

For example: Mailing List in the format [partner-name@sharing-projects.community](mailto:partner-name@sharing-projects.community) and short URL [partner-name.sharing-projects.co](https://partner-name.sharing-projects.co)

1.4 - Sharing reserves the right to independently establish its own working hours, the locations in which to carry out its activities and the quality of execution of its work.

The indicative operating times are according to conventional office hours.

## 2 – Publishing Area

2.1 - Sharing will publish the Contractor’s content as Sponsorship activity across its Groups and Channels.

2.2 – The Contractor is aware that once publications concerning him/her have been made, You will be visible globally and may also be persistent on channels external to those of Sharing, such as for example the results among Search Engines, Web

---

1 Please see plans on <https://sharing-projects.community/partners/become-a-partner>





Archives and the history of Posts on the various social platforms in which one intervenes.

### 3 – Publishing Permissions

3.1 - During the term of the agreement, Sharing will also carry out daily operations on behalf and in the name of the Contractor, in his interests.

3.2 - Extraordinary or larger issues should be referred to the relevant supervisor(s).

### 4 – Costs

4.1 - The Sharing involvement fee for sponsorship activities is established by the Contractor himself at point 1.2 and must be paid at the same time as the presentation of this document, as express proof of contractual intent.

**4.2 – Subscriptions with fragmented quotas and lower than those established will not be taken into consideration.**

In this case, the reference persons will be contacted again and, if necessary, any quotas must be compensated or returned, always maintaining the same currency with which they were initially paid.

*Please see the rates on the dedicated page:*

<https://sharing-projects.community/partners/become-a-partner>

### 5 – Duration and termination

5.1 - **The duration of this contract is fixed** and is valid from the period chosen by the Contractor himself at point 1.2, with a minimum duration of 1 month.

In the event of early termination during an ongoing publication, the contract may be cancelled but under the following conditions:

- The refund is recalculated considering the costs for the publication periods already carried out
- The minimum threshold is that relating to 1 month of publications, any sums lower than the relative rate cannot be refunded
- In the event of credit by the Contractor, he will be recognized a dedicated discount voucher with an equivalent tariff and/or time value

*Please refer also to our Terms and Conditions:*

<https://sharing-projects.community/terms-and-conditions>

### 6 – Privacy and confidentiality

6.1 – The content of this agreement is considered private and confidential.

6.2 - This document also includes a Non-Disclosure Agreement (NDA) declaration, according to which the parties must keep secret the business or personal data of others which, unless otherwise specified, must not be disclosed.





6.3 – Sharing undertakes to keep confidential all information relating to the business, finances, commercial operations, customers and personnel of the Contractor. Such information will not be disclosed if it is considered confidential or a trade secret.

6.4 – Upon termination of this agreement, Sharing is not required to give up any benefits deriving from the interaction with the Contractor (e.g. Participation in Affiliate programs, dedicated benefits or discounts, etc.), unless this does not cause damage or loss for the Contractor.

6.5 – All ideas, inventions, modifications, improvements, methods, formulas, codes, software, projects, recipes, materials, know-how, sketches, drawings, maps and other intellectual property rights, including the material generated during the intervention, belong to the respective parties without further charges. In case, specific agreements must be conducted separately (e.g. registrations of Brands, patents, etc.)

6.6 – All material produced by Sharing on behalf of the Contractor during the collaboration will be considered and shared internally as operational material and, finally, made public upon written authorization.

## 7 – Anti-competitive clause

7.1 – To avoid overlapping of Posts related to similar suppliers, the payment and sending dates of this document will be valid.

In any case, we reserve the right to manage the different publication dates of the Posts in compliance with the periods booked by each.

## 8 – Applicable law and jurisdiction

8.1 – This agreement is governed by the law of the United Kingdom.

8.2 – Any dispute between the parties in relation to this agreement will initially be resolved between the parties by peaceful and amicable solutions.

If no solution is reached, the dispute may be defined as a matter of legal competence.

## 9 – Hold harmless

9.1 – The Contractor will indemnify Sharing from any claim, liability, legal action of any kind arising from the performance of its role, including legal fees, reimbursements and/or claims that may be made against it due to the publication of the Contractor's content.

This indemnity clause will apply in particular if it is reasonably believed that the Contractor has committed negligence, fraud or illegal activity.





## 10 - Commencement Date and Term

10.1 - The Partnership begins on the date indicated in this document (see page 2) and on the dates of payment and submission of this Agreement.

10.2 - The publication dates of the Posts will be agreed and planned on a calendar and will depend on the time needed to find and/or produce the necessary material, therefore they will be agreed in subsequent phases.

## 11 - Miscellaneous Provisions

11.1 - In the event of a conflict between this Agreement and prior agreements, it shall be agreed which of the different terms will be binding and any differences shall be paid.

The Contractor

affix stamp & digital signature

