



**NTIA**

Terms and Conditions of Commercial Partnership

[ntia.co.uk](http://ntia.co.uk)

# Terms and Conditions of Commercial Partnership

## Introduction

These Terms & Conditions apply to your use of services provided by the Night Time Industries Association (NTIA), including our website, membership, events, campaigns, communications, and related content (together referred to as “NTIA Services”). By accessing or engaging with any aspect of the NTIA, you are agreeing to be bound by these terms.

The NTIA is a not-for-profit organisation dedicated to supporting the people and businesses that power the UK’s night-time economy. We work to create a safer, fairer, and more sustainable sector through policy advocacy, strategic partnerships, training, and accreditation.

If you have any questions or need further clarification, feel free to contact us at: [contact@ntia.co.uk](mailto:contact@ntia.co.uk).

## Definitions

### 1. • **“Annual Partnership Fee”**

The annual fee payable by each Commercial Partner for their membership and partnership status with NTIA, as confirmed in writing by NTIA.

### • **“Monthly Partnership Fee”**

The monthly fee payable by each Commercial Partner for NTIA membership and access to associated benefits, as confirmed in writing by NTIA.

### • **“Applicant”**

The organisation applying to become an NTIA Commercial Partner.

### • **“Application Form”**

The NTIA partnership application form completed and returned by the Applicant.

### • **“Contract”**

The agreement between NTIA and the Commercial Partner, comprising the Application Form, these Terms & Conditions, and NTIA’s governing documents.

- **“Commercial Partner”**

A company or organisation that has been approved as a Commercial Partner and has paid the applicable Partnership Fee in full.

- **“Partner Benefits”**

The promotional, networking, and strategic collaboration opportunities made available to NTIA Commercial Partners.

- **“Partnership Year”**

A 12-month period beginning on the date the first Annual Partnership Fee is received.

- **“Privacy Policy”**

The NTIA policy governing how personal data is collected, used, and stored. This can be accessed at: [www.ntia.co.uk/privacy](http://www.ntia.co.uk/privacy)

- **“NTIA” and “NTIA CIC”**

The Night Time Industries Association operates through two distinct but closely aligned legal entities:

**Night Time Industries Association Ltd** (Company No. 09418544), a not for profit company limited by guarantee. This entity is responsible for the NTIA’s core activities, including industry representation, events, and partnerships that directly support these functions. Any surplus income is reinvested into advancing the sector.

**Night Time Industries Alliance CIC** (Company No. 13070504), a registered Community Interest Company (CIC). This arm delivers public benefit programmes aligned with the NTIA’s wider social purpose. It leads on membership services, training and safeguarding initiatives, research, the Night Safe Spaces Accreditation scheme, and associated partnerships.

Although both entities operate under the shared NTIA identity and collaborate to support the night time economy, they remain legally and financially independent.

Depending on your engagement with us, whether as a member, donor, participant, or partner, you may be contracting with either NTIA Ltd or NTIA CIC.

We will always make clear which entity is involved in any agreement, particularly in relation to invoicing, VAT, charitable subscriptions, or publicly funded programmes.

If you have any questions about our organisational structure or your relationship with either entity, please contact us at [contact@ntia.co.uk](mailto:contact@ntia.co.uk).

## 1. Eligibility for Commercial Partnership

To be eligible for NTIA Commercial Partnership, applicants must:

1. Be a limited company, LLP, sole trader, or public body involved in or supporting the night-time economy;
2. Be actively trading (not dormant or shell entities);
3. Be approved for Commercial Partnership by NTIA at its sole discretion; and
4. Comply with the UK General Data Protection Regulation (UK GDPR) and the Data Protection Act 2018, and enter into a Data Processing Agreement (DPA) with NTIA where required; and
5. Agree to abide by these Terms and Conditions, and all applicable NTIA policies and procedures as published on the NTIA website.

## 2. New Commercial Partners

A completed Application Form and payment of the applicable Annual or Monthly Subscription are required to activate membership.

NTIA may, at its discretion, offer charitable subscription rates to qualifying applicants whose work aligns with NTIA's public interest objectives, such as promoting industry standards, improving public safety, or supporting underrepresented groups within the night-time economy.

### 3. Contract Term

Commercial Partnership is based on a rolling 12-month subscription and remains active until terminated in accordance with Clause 5.

Where one Commercial Partner acquires another but retains separate legal entities, both must hold individual partnerships. If a Commercial Partnership merges into another, any Annual Subscription already paid is non-refundable.

These Terms and Conditions form the basis of the Contract between NTIA and the Member, overriding any other terms proposed by the Partner or Applicant.

### 4. Commercial Partnership Renewal

NTIA will issue a renewal reminder no less than 14 days before the renewal date. Partners are responsible for ensuring their contact details remain up to date.

Renewal invoices will be issued during the month preceding the new Commercial Partnership Year.

Charitable subscription rates, where granted, will be reviewed annually and remain at NTIA's discretion.

### 5. Termination of Commercial Partnership

If a Commercial Partner does not wish to renew their Partnership, written notice must be received by NTIA prior to the renewal date of the Partnership Year.

If no notice is received by the renewal date, the Partnership will automatically renew and the full Annual Subscription for the new Partnership Year will become payable.

## 6. Annual Fees and Contributions

Commercial Partnership must pay an Annual or Monthly Subscription based on their Partnership Agreement. No additional charges shall be incurred without prior written consent.

NTIA sets Partnership fees annually and will inform Partners ahead of renewal.

Invoices must be paid within 30 days of the invoice date.

Invoices must be paid within 7 days of the invoice date.

VAT will be charged on all Commercial Partnership Fees and associated services, offered via the Partnership Agreement, as set out in Schedule 1.

We ask all Commercial Partners to make a voluntary donation to the NTIA as a charitable contribution toward NTIA's continued public policy, advocacy, and industry representation work.

This enables NTIA to champion the interests of the night-time economy through research, lobbying, and sector development.

NTIA does not offer refunds on fees, subscriptions or donations under any circumstances.

## 7. Payment Terms

If payment of fees or other invoices is outstanding for more than 90 days, NTIA reserves the right to suspend access to services and benefits.

Payments may be made by BACS transfer to the following account:

**Bank Name:** The Night Time Industries Alliance  
**Company Address:** Grove House, 2 Woodberry Grove, London N12 0DR  
**Sort Code:** 50-30-20  
**Account Number:** 34579516

(For cheque payments or alternative arrangements, contact the NTIA directly.)

## 8. Additional Charges and Third-Party Services

Any additional services provided by NTIA beyond the standard Commercial Partnership benefits, including consultancy, events, or bespoke support, may be subject to additional fees.

Where NTIA engages third-party suppliers on behalf of the Commercial Partner or provides access to third-party platforms, training, or services, the Partner agrees that:

These may incur separate charges; and

VAT will be applied to such services, regardless of the status of the Partner.

## 9. General

NTIA reserves the right to amend, update, or introduce new terms at its discretion, with reasonable notice to Members and Partners.

These Terms are governed by the laws of England and Wales, and any disputes shall be subject to the exclusive jurisdiction of the English courts.