



Partnership Terms and Conditions

You must agree to these terms and conditions to become a legal corporate partner to Iplussoft.com.

Distributions of software

Our software must not be freely distributed prior to direct royalties based on agreed price terms to Iplussoft.com. Each purchase must be recorded and licensed only under our system (at Iplussoft.com) in an orderly manner. Traceability of software users must be possible.

Sales commissioning

The normal commission for affiliation is 15% of the actual market price. You may propose your own commission rate by contacting sales@iplussoft.com. We will not tolerate unjustified activities. False sales reporting will result in the immediate termination of the partnership contract and may result in a legal action.

Product rebranding and modifications

Any rebranding work and modifications must be approved by Iplussoft before it could be carried out for commercial distribution.

Registering the software

Before distribution of the software to your client, it is your company's responsibility to ensure that your client or your company has registered the software from Iplussoft.com.

Exclusive rights to use of our software

Your company is allowed to use one unlicensed software which is only exclusively for demo or preview purposes. Commercial use is NOT allowed for this software. Requests could be made for extended usages of our software.

Variations and amendments

We (Iplussoft) reserve the right to vary the terms and conditions of this policy from time to time with or without notice to the customer and the customer shall be bound by such variation and changes.