

Full Partnership Agreement Capital Contribution Template

This Partnership Agreement ("Agreement") is entered into as of [Date] by and between the following parties:

Partner 1: [Full Legal Name], [Address]

Partner 2: [Full Legal Name], [Address]

Add additional partner details as required.

1. Purpose

The purpose of this Agreement is to outline the terms and conditions under which the parties will contribute capital to, and share ownership of, the partnership known as [Partnership Name].

2. Capital Contributions

Partner Name	Contribution Amount (\$)	Contribution Type (Cash/Assets/Services)	Ownership Percentage (%)
[Partner 1's Name]	[Amount]	[Type]	[Percentage]
[Partner 2's Name]	[Amount]	[Type]	[Percentage]

3. Additional Contributions

Any future capital contributions shall be made according to the mutual agreement of all partners and documented in writing.

4. Profit and Loss Distribution

Profits and losses shall be allocated to each partner in proportion to their respective ownership interests as listed above, unless otherwise agreed in writing.

5. Management of the Partnership

Each partner shall participate equally in the management and control of the partnership, unless otherwise agreed.

6. Withdrawal or Addition of Partners

No partner may withdraw or add a new partner without the express written consent of all existing partners.

7. Term and Termination

This Agreement shall remain in force until terminated by mutual consent or according to the applicable laws governing partnerships.

8. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the state/province of [Jurisdiction].

[Partner 1's Name]
Signature & Date

[Partner 2's Name]
Signature & Date

Important Notes:

- All partners should review and understand their legal and financial obligations before signing.
- This is a sample template; consult with a professional for jurisdiction-specific requirements.
- Clearly record all capital contributions, ownership percentages, and roles in the partnership.
- Amendments should be made in writing and signed by all partners.
- This agreement does not address every potential scenario; tailor it to your specific needs.