

## PARTNERSHIP AGREEMENT

This Partnership Agreement ("Agreement") is made and entered into as of the date of signing by and between:

**Cardiast LLC**, a company registered at 1309 Coffeen Avenue, STE 1200 Sheridan, WY 82801 United States ("Company"), and

**[Partner's Name]**, residing at/registered at [Partner's Address] ("Partner").

**1. Purpose of Agreement** The Company agrees to provide the Partner with a sale commission sharing opportunity through the **Cardiast App Partnership Program** under the terms outlined in this Agreement.

### 2. Partnership Tiers & Revenue Share

a) **Silver Partnership:** The Partner is entitled to a **20% commission** on sales generated through their dedicated landing page or affiliate link.

b) **Gold Partnership:** The Partner is entitled to a **40% commission** on sales generated through their dedicated landing page or affiliate link.

### 3. Sales & Payment Methods

a) The Company will sell Cardiast App memberships using the following payment methods:

- **Stripe** (5% transaction fee deducted)
- **Apple/Google In-App Purchase (IAP)** (15% transaction fee deducted)

b) Partner commissions will be calculated based on revenue received after deducting the above payment processing charges.

### 4. Partner Website & Affiliate Link

a) The Company will provide the Partner with a unique **landing page or affiliate link** to facilitate sales.

b) The Partner is responsible for marketing and driving traffic to their landing page or affiliate link.

### 5. Commission Payouts

a) Example Earnings per Sale:

**\$249.99 Plan:**

- Sale with Stripe: \$95.00
- Sale with Apple/Google: \$85.00

**\$19.99 Plan:**

- Sale with Stripe: \$7.60
- Sale with Apple/Google: \$6.80

**\$149.99 Plan:**

- Sale with Stripe: \$57.00
- Sale with Apple/Google: \$51.00

**\$14.99 Plan:**

- Sale with Stripe: \$5.50
- Sale with Apple/Google: \$5.10

b) Commission payouts will be made **directly to the Partner's bank account**.

c) The Company will pay **January commissions on March 15th** and **February commissions on April 15th**, continuing in the same pattern for subsequent months.

d) There is **no minimum payout threshold**. d) The Partner is responsible for any applicable taxes on their earnings.

## **6. Responsibilities of the Partner**

a) Promote and market the Cardiast App ethically and legally.

b) Avoid any misleading or deceptive marketing practices.

c) Refrain from spam, paid traffic, or prohibited advertising methods.

## **7. Term & Termination**

a) This Agreement is effective from the signing date and remains in force unless terminated by either party.

b) The Company reserves the right to terminate this Agreement immediately if the Partner engages in fraudulent activities, violates terms, or harms the reputation of the Company.

c) Upon termination, any outstanding commissions owed will be paid in the next payout cycle.

## 8. Confidentiality

a) Both parties agree to keep confidential any proprietary or sensitive business information exchanged during the partnership.

**9. Governing Law** This Agreement shall be governed by and construed in accordance with the laws.

**10. Amendments** The Company reserves the right to modify the terms of this Agreement, provided that Partners are given at least **30 days' notice** before any changes take effect.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written above.

**Company:** Cardiast LLC

Signature: \_\_\_\_\_

Name: Greg Brooks

Designation: CEO

Date: \_\_\_\_\_

**Partner:**

Signature: \_\_\_\_\_

Name: \_\_\_\_\_

Date: \_\_\_\_\_