



NETFIELD MEDIA S.L.

Content Provider Agreement

Version: 4.0.1

Revision: 27/04/2026

Reviewed by: Head of Operations / CEO

Classification: For public use

CONTACT

office@netfield-media.com

1. Scope

This agreement applies to the cooperation between Netfield Media S.L. (“Netfield”) and the respective content provider (“Provider”) in connection with the provision of content and related services on a platform operated by Netfield.

2. Role of Netfield

Netfield operates the respective platform within its own business model and acts externally as the sole Merchant of Record.

Within this structure, the Provider acts as a content provider. The Provider is neither a sub-merchant nor a sponsored merchant and does not act as an independent merchant vis-à-vis acquirers, PSPs, resellers, or end customers.

3. Requirements

The Provider confirms that they are of legal age and have full legal capacity.

The Provider further confirms that all persons appearing in the provided content are of legal age and that all information submitted to Netfield is correct, complete, and up to date.

4. KYC / KYB

Activation is subject exclusively to complete review and approval by Netfield.

This review includes, in particular, identity, bank account ownership, and tax information.

Netfield may request additional documents where required for rights verification, consent verification, compliance, payout processing, or legal safeguarding.

Where content includes additional persons, Netfield may also require ID shots, releases, and other supporting documents for those persons.

No activation and no compensation shall take place before completion of the full review.

5. Content and Rights

The Provider may only submit content for which they are fully authorised to use, release, and provide.

Where additional persons appear in content, the Provider must ensure that all required consents, releases, and rights have been validly obtained.

Responsibility for the content and the underlying chain of rights remains with the Provider.

6. Use by Netfield

Netfield is entitled to technically process, store, display, make available, market, and monetise approved content within the scope of the respective business model.

7. Lawfulness

The Provider confirms that the content was created voluntarily and lawfully.

In particular, content involving minors or age-play scenarios, non-consensual acts, human trafficking, coercion, exploitation, intoxicated or otherwise non-consenting participants, extreme violence, real injuries, or any other content violating applicable law or the requirements of payment service providers, acquirers, card schemes, or platform rules is not permitted.

Netfield shall decide on approval, rejection, blocking, or removal at its own discretion following review.

8. Content Rules

Netfield maintains a separate Content Guideline.

This guideline is made available to all relevant parties, in particular performers, content creators, and content providers, and forms a binding part of the cooperation.

9. Cooperation

The Provider is required to cooperate fully and in due time in the event of questions, reviews, complaints, takedowns, or other clarifications.

Lack of cooperation may lead to blocking, suspension, or termination.

10. Compensation

Any entitlement to commission, credit, or payout arises only after full activation and completion of the KYC / KYB process.

Before that, no commission, no credit, and no payout shall be made.

11. Indemnification

The Provider is responsible for false statements, missing rights, missing consents, impermissible content, and other violations originating from their sphere.

To the extent that third-party claims or regulatory risks arise from this, the Provider shall indemnify Netfield against such claims.

12. Confidentiality

Provider-related data, documents, and evidence shall be treated confidentially by Netfield and shall not be shared with third parties on a blanket basis.

Disclosure shall take place only where legally mandatory or where necessary in an individual case due to a specific incident, a legitimate request, or legal enforcement.

13. Termination

Netfield may suspend or terminate the cooperation in whole or in part with immediate effect if this agreement is breached or if legal, regulatory, or compliance-related reasons require such action.

14. Governing Law and Jurisdiction

Spanish law shall apply. Jurisdiction shall lie, to the extent legally permissible, in Santa Cruz de Tenerife.

15. Digital Acceptance

This agreement is accepted digitally within the protected partner area and becomes binding upon such acceptance.



Copyright

All contents of this document, in particular texts, photographs and graphics, are protected by copyright. Unless expressly labelled otherwise, the copyright lies with Netfield Media S.L.

This document has been digitally verified.

Overall responsibility / service provider	Netfield Media S.L.
CEO	Pierre Hartmann Thomas Schreiber
Address	Calle Panama 32 38009 Santa Cruz S/C de Tenerife Spain, Canary Islands
Phone	+34 922 971 748 +34 922 888 437
Commercial register	TF-50490, Tomo: 3239, Libro: 0, Folio: 143, INSCRIP: 7
VAT-Number	B76577287
D-U-N-S® Number	464698313