

Membership Contract

This contract is the legal proof of partnership between Alliance for Rural Electrification (from here onwards ARE) and the applying organisation for the agreed duration.

WE, THE ORGANISATION/COMPANY, MENTIONED BELOW HEREBY APPLY TO BECOME A MEMBER OF ALLIANCE FOR RURAL ELECTRIFICATION AISBL

ARE Member Organi	sation / Com	pany Information		
Organisation / Company name: (only the HQ are eligible to apply for ARE Membership)				
Name of parent organisation (if applicable):				
Marketing name to be used in all ARE marketing & communication materials (if different from organisation name):				
Legal status of company:				
Full address:				
Company registration number:				
Company VAT number:				
Website:				
Date of establishment:				
Annual Turnover (in EUR):				
Total no.of staff in your company/organisation:	1-10	11-100	101-500	Above 500

Contact Information				
Company Representative				
First Name	Last Name	Position	Phone	Email
Billing contact (if diff	erent from Company re	presentative)		
First Name	Last Name	Position	Phone	Email
Other Contacts (add	your colleagues who w	ill also receive ARE related	communications e.g. Business	Development, Communications
& Marketing, Advoco	acy representatives)			
First Name	Last Name	Position	Phone	Email

Organisation Description (max 150 words)

Alliance for Rural Electrification AISBL Rue d'Arlon 63-67, 1040 Brussels, Belgium VAT: BE 0883277545



2024 Membership Category and Fee			
Type of Membership	Sub-category (Annual Turnover in EUR)	Annual Fee (EUR)	Please Tick
	Leading Member (optional and open to all)	31,095.83	
	Premium Member (over 30 million)	23,321.87	
Corporate Members	Corporate Member C1 (15 - 30 million)	15,547.91	
(All businesses)	Corporate Member C2 (5 - 15 million)	7,255.69	
	Corporate Member C3 (1 - 5 million)	3,627.85	
	Corporate Member C4 (under 1 million)	1,554.79	
Type of Membership	Sub-category (No. of Employees)	Annual Fee (EUR)	Please Tick
Associate Members	Leading not-for-profit Member (optional and open to all)	31,095.83	
	Associate Member A1 (Over 50 employees)	7,773.96	
(All not-for-profit organisations)	Associate Member A2 (5 - 50 employees)	3,627.85	
	Associate Member A3 (under 5 employees)	1,554.79	

ARE Terms & Conditions

- Membership is automatically renewed for the following year unless termination notice is received by 30 September of any given year (see <u>ARE Articles of Association</u>, Article 8);
- To handle administration for new Members, ARE charges a EUR 250 administrative fee;
- Start-up special rate is reserved for companies not older than two years and with an annual turnover of < EUR 1 million. Valid
 only for the first year of Membership and will automatically be upgraded to Ordinary Member category based on their annual
 turnover from the second year of Membership onwards;
- ARE Membership runs per calendar year from 1 January to 31 December;
- Individual Member: for individuals not representing an organisation, in exceptional cases;
- Membership fee subject to automatic annual indexation of 1.81%;
- Associate Members shall have no voting rights or the possibility of being elected to the governing bodies of the Association (see *ARE Articles of Association*, Article 4);
- All prices exclude VAT where applicable; and
- ARE Privacy Policy applies.

Declaration and Signature

I declare that I have read the ARE Terms & Conditions and agree to pay the Membership fee specified above and abide by the ARE Articles of Association of the Alliance for Rural Electrification.

Name of person signing:

Position of person signing:

Date:_____

Signature:_____

Alliance for Rural Electrification

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Organisation Type	Area of Expertise	Business model
Ordinary Members	Project Development & Management	Energy Service Companies (ESCOs)
Private Sector Companies:	Renewable Energy Technologies	Build Operate Transfer (BOT)
Consulting firms & advisory services	Energy Financing & Investment:	Build Own Operate Transfer (BOOT)
Engineering, procurement, construction Technology suppliers & innovators	Equity financing	Commercial & Industrial Use (C&I)
Energy service providers	Debt financing Grant funding	Community-Based Models
Product sales & distribution companies	Mezzanine financing	Dealers & Distributors
Manufacturers Financial institutions & private investors	Microfinance solutions	Fee-for-Service
Project developers	Other (please specify)	Financial Institutions & Investors
Utility companies	Policy & Advocacy	Hybrid Models
Other (please specify)	Regulatory Compliance & Legal	Installers & Contractors
Associate Members	Capacity Building & Training	Licensing & Technology Transfer
Public Sector & Government Entities:	Electrification	Manufacturers
National/subnational government	Household electrification Electrification of small businesses Electrification of C&I clients Electrification of public infrastructure Other (please specify)	Philanthropic & NGOs
departments & agencies Multilateral & intl. organisations		Operation & Maintenance Providers
Financier/investor organisations		Pay-as-you-go (PAYGO) & Leasing
Public utility		Pay-to-Own & Ownership Models
Other (please specify)	Research & Academia	Public Utility & Municipal (Grid/Mini-
NGOs & Non-Profit Organisations:	Supply Chain & Construction	grid/Microgrid/Standalone Systems)
Non-governmental organisations	Women/Youth Empowerment	Software as a Service (SaaS) & Digital Platforms
Associations & industry groups Philanthropic organisations Foundations	Other (please specify)	Energy Service Provider Companies (ESPCs)
		Other (please specify)
Universities & research organisations		
Research institutions & think tanks		
Other (please specify)		

Type of systems and technologies			
	Grid connected	Mini-grids / Microgrids	Stand-alone systems
Solar			
Hydro			
Wind			
Bioenergy			
Energy storage			
Inverters/power components			
Hydrogen			
Other (please specify)			

Area of activity	Activities per continent, region & country	
	List regions you are active in	List countries you are active in
Urban		
Peri-urban		
Rural		
Islands]	

What made you to apply for ARE Membership?	Which ARE services do you see most value in?
ARE Secretariat	Knowledge & Intelligence (Research, Publications)
Board of Directors	Influencing Policy & Advocacy
ARE Website	Private Sector Cooperation & B2B Matchmaking
ARE Newsletter	Business Development & Contacts
ARE Member (please specify)	Access to Finance & Funding
Business partner (please specify)	Business Promotion & Marketing
News, press release or article (please specify)	Events & Networking
Event (please specify)	Capacity Building
Other (please specify)	Other (please specify)

Alliance for Rural Electrification AISBL Rue d'Arlon 63-67, 1040 Brussels, Belgium VAT: BE 0883277545 New Membership inquiries: Deepak Mohapatra T +32 2 400 1000 - d.mohapatra@ruralelec.org



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ARE Privacy Policy

1. General

- This is the privacy policy of Alliance for Rural Electrification AISBL, a non-profit 1.1. association with registered offices in Belgium at 1040 Brussels, Rue d'Arlon 63-67, registered in the Crossroads Bank for Enterprises under number 0883.277.545 (hereafter: "ARE"). ARE acts as the controller of your personal data, which it can obtain (i) directly from you, or (ii) indirectly through third parties, such as your employer, your organisation, subcontractors, its partners or its contracting parties.
- Established in 2006, ARE is the only global business association that represents the whole decentralised renewable energy (DRE) sector for rural electrification in 1.2. developing and emerging countries.
- ARE can at any moment modify this privacy policy. We therefore encourage Members 1.3. to consult regularly for updates.

Legal framework 2.

- This privacy policy is subject to privacy legislation, i.e.:
 - 2.1.1. the Belgian Data Protection Act of 8th December 1992 on the protection of privacy in relation to the processing of personal data (as amended) (the "Privacy Act"); and/or
 - 2.1.2. Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) ("GDPR"); and/or
 - 213 All other applicable legislation regarding the protection of privacy and the processing of personal data;
 - ARE's server and hosting is managed by Dreamhost. 2.1.4.

3. Data collection and management

- To optimise the experience for users of our website and ARE members, we use the following sections and third-party services to collect data from our visitors and members
- Google Analytics: We use Google Analytics to collect anonymised data from website visitors to learn how visitors use different sections of ARE's online 3.1.1. presence. The data collected is anonymous and cannot be traced back to individual visitors. You can read more about Google's privacy policy here. You can opt out of Google Analytics by installing the browser plugin provided by Google. Member-only section: ARE members can request access to a member-only
- 3.1.2. section of the ARE website. If you want to change or delete your ARE website account, contact the Director of Communications & Marketing, Ling Ng (I.ng@ruralelec.org).
- 3.1.3. ARE Membership Application: Organisations that would like to become ARE members can download and complete the membership form. The data provided by organisations will be used to determine if the applicant is eligible for ARE membership, ARE's internal mailing list and the organisation's profile on the ARE website.
- ARE Member profile update: Existing ARE Members will be invited to update 314 their business profiles on ARE website directly. In case of questions regarding what kind of data we store about your organisation, alter or delete the data altogether, contact the Director of Communications & Marketing, Ling Ng (I.ng@ruralelec.org).
- 3.1.5. ARE Newsletter: We use an embedded form to allow website visitors to subscribe to our <u>newsletter</u>. ARE uses Constant Contact for its email marketing purposes. You can unsubscribe from the ARE Newsletter by clicking on the unsubscribe link at the bottom of one of the previous editions. The privacy policy of Constant Contact can be accessed here
- 3.1.6. Registration Forms for ARE Events: ARE can process personal data in accordance with the EU GDPR, in order to:
 - achieve the purpose and exercise its activities;
 - provide direct marketing regarding its activities such as updates, newsletters, emails, marketing materials, invitations to events such as conferences, latest DRE news, exhibitions and webinars;
 - execute the contract(s) that have been concluded with you or your employer or organisation you are a member of
 - prospect new partners and members;
 - better understand your needs and preferences in order to adjust its services hereto:
 - acquire statistical data; and
 - inform third parties.
- 3.1.7. Data storage period: ARE stores the personal data for as long as is necessary to achieve the purpose.

4 Personal data

4.1. The personal data ARE can process are, i.e.: first name, name, address, email address, phone number, birth date, birthplace, profession, and function within your organisation

*Last update: 12 December 2021

- 4.2. By agreeing to this privacy policy, you guarantee that the personal data you have provided, are complete and correct
- By agreeing to this privacy policy, partners that provide personal data of third parties 4.3. their employees, members, board members, staff, subcontractors, (e.g. contracting parties) to ARE guarantee that (i) these personal data are lawfully obtained and (ii) that the partner is authorised to transfer these personal data to ARE. These partners will comply with the Privacy Legislation. These partners will indemnify ARE against, hold ARE harmless against and shall compensate ARE for all claims that would result from non-compliance with the abovementioned guarantees and Privacy Legislation.

5. Transfer of personal data to third parties 5.1.

- ARE guarantees it does not transfer your personal data to third parties, unless: 5.1.1. There is a legal obligation to transfer the personal data; 5.1.1.
- To its partners (e.g. subcontractors, partners or contracting parties) for the achievement of the Purpose; and 5.1.2.
- ARE has a legitimate interest to do so. 5.1.3.
- 5.2. Third parties to whom ARE may, or is obliged to, transfer personal data on the basis of the above categories, can be located within or outside the European Union. The personal data may thus be transferred to companies or authorities of non-EU countries. ARE cannot be held responsible regarding the transfer of personal data and cannot be liable for the further processing of the personal data by third parties.

6.

Your rights 6.1. The Privacy Legislation provides you with a number of rights in relation to your personal data. You have the right, free of charge:

- to have access to and receive a copy of your personal data; to have your personal data corrected in case errors would occur; 6.1.1.
- 6.1.2.
- 6.1.3. to have your personal data erased in case:
 - your personal data are no longer necessary to achieve the Purpose; you withdraw your consent and there is no other legal ground for the processing of the personal data:
 - you object to the processing of the personal data and there is no other legal
 - ground for the processing of the personal data;
 - the personal data have been unlawfully processed;
- there is a legal obligation to erase the personal data; to have the processing of your personal data restricted; 6.1.4.
- 615 to have your personal data transferred to a third party
- to object against the processing of your personal data, in particular the 6.1.6. processing in light of direct marketing purposes; to withdraw your consent pursuant to which ARE is allowed to process your
- 6.1.7. personal data
- to lodge a complaint with the Commission for the Protection of Privacy ("Privacy Commission") if you are of the opinion that the processing of your 6.1.8. personal data breaches the Privacy Legislation

7. Security

ARE commits to take (or have) all reasonable measures (taken) to its best ability to 71 safeguard the protection of the personal data through technical safety measures and an appropriate safety policy for its employees. The personal data are stored with ARE, or, if applicable, with the processor of the personal data on servers located on Dreamhost. You acknowledge and accept that the transfer and storage of personal data is never without risk and consequently, the damage that you may suffer from the unlawful use of your personal data by third parties can never be collected from ARE.

8.

Liability 8.1. ARE can solely be held accountable for damages which directly result from the solution to a fault or negligence of ARE. In any event, processing of your personal data due to a fault or negligence of ARE. In any event, ARE cannot be held liable: (i) in circumstances of force majeure and/or (ii) for any indirect or consequential damage and/or (iii) for damages that result from errors, faults or negligence by you or third parties. ARE's liability cannot exceed EUR 1,000 (thousand euro) for breaches regarding this privacy policy and/or Privacy Legislation.

Severability 9.

- If any provision in this privacy policy is deemed to be unlawful or unenforceable, that 9.1. provision shall be amended by ARE and yourself insofar as necessary in order to make it lawful or enforceable, while retaining the meaning of ARE and yourself with respect to that provision as much as possible.
- 9.2. Whenever possible, the provisions of this privacy policy shall be interpreted in such a manner as to be valid and enforceable under the applicable law. However, if one or more provisions of this privacy policy are found to be invalid, illegal or unenforceable, in whole or in part, the remainder of that provision and of this privacy policy shall remain in full force and effect as if such invalid, illegal or unenforceable provision had never been contained herein.

Governing law and jurisdiction 10.

- You agree that all disputes between you and ARE regarding personal data and privacy issues, are exclusively subject to Belgian law, excluding any conflict of law 10.1. principles.
- Every dispute, particularly regarding personal data and privacy issues, belongs to the 10.2. exclusive jurisdiction of the courts of Brussels, Belgium.

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