

# ROYAL PIGEON RACING ASSOCIATION

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## FORMATION OF PARTNERSHIP

To be used when you wish to add members to a partnership  
RPRAs rules 105 / 107  
**(Fee £5)**

Part A – to be completed where the partner is new to the sport

Part B – to be completed if you wish to amalgamate two or more existing lofts

Part C – please ensure all members sign and that the signatures are witnessed

**Part A** (please change from)

Old name.....Loft No.....

To new name.....

Address.....

.....

Post Code.....Home telephone.....

Mobile.....Email.....

Names and addresses of all partners

1.....

2.....

3.....

4.....

**Part B (please amalgamate)**

Name.....Loft No.....

Address.....

.....

Post Code.....

Home telephone.....Mobile.....

Email.....

**AND**

Name.....Loft No.....

Address.....

.....

Post Code.....

Home telephone.....Mobile.....

Email.....

New Loft Name.....Loft No.....

**Part C (please register rings as listed to the new partnership)**

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.....

.....

Any other relevant information

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**Notes**

The parties to this agreement, agree to enter into a partnership under the name set out.

The partnership shall commence at the date of this agreement and shall continue until terminated as provided in this agreement.

The partners shall keep written records of all matters relating to the operation of the partnership, including such records as shall demonstrate the account of each partner in respect of his or her share of the capital and profits of the partnership.

Any partner shall be authorised to sign transfer of ownership forms unless the Royal Pigeon Racing Association is notified in writing, such notification to be signed by all parties.

**Termination**

The partnership may be terminated by any partner giving the other(s) not less than fourteen days' notice in writing on the form specified for such use by the RPRA. A copy of this notice to be sent to the RPRA.

Any notice given by any of the partners shall be served by personal delivery or Royal Mail Signed For delivery to the address of the other partner(s) as set out in this agreement. Any such notice will be deemed to have been delivered forty-eight hours after posting.

Upon termination of the partnership, the partners agree to the division of assets as follows

Names	Percentage
.....	
.....	
.....	

Should the partners dispute the division of assets, this shall be determined by an RPRA appointed independent expert, the cost of which to be borne in equal shares by the partners.

**Part C**

Signed (partner 1).....

Signed (partner 2).....

Signed (partner 3).....

Signed (partner 4).....

Signed (witness).....

Address.....

Postcode.....

Occupation.....

Date.....

A copy of this form will be forwarded to all parties on completion and should be retained in case of future query.