



Sparrow
Shared Ownership

Terms and conditions

CODE: [TC1]
VERSION: [1]
CREATED: [November 2024]
REVIEW: [November 2024]
AUTHOR(S): [Legal]

The company Sparrow Shared Ownership Limited trades under the brand name Sparrow

Tel: 0208 168 0500

VAT Reg. no. GB 348 9084 59

Registered Office: 5 Upper Saint Martin's Lane, London WC2H 9EA

Terms and conditions

1. Conditions of use and limitations

You may access and use any part of Sparrow's website only if you agree to be bound by the terms and conditions set forth below. If you do not accept these terms and conditions do not proceed any further and do not use this site. Some services or information provided through Sparrow's website may be subject to additional terms and conditions as indicated in connection with registering for and using such services.

Use of Sparrow's website is solely at Sparrow's discretion. The company reserves the right to prohibit anyone from accessing, browsing, supplying information to or downloading information from its website.

2. Use of material

Sparrow's website is protected under copyright laws and international conventions. The names of Sparrow's products and services mentioned in the pages are trademarked by Sparrow.

Sparrow Shared Ownership Limited grants you a non-exclusive, non-transferable and limited licence, that may not be sub-licensed, to browse Sparrow's website and use Sparrow's website as follows:

- Apart from any fair dealing for the purposes of private study, or criticism or review, as permitted under the UK Copyright Designs and Patents Act, 1988, no part of Sparrow's website pages may be reproduced anywhere, in any medium, or transmitted (including retransmission) in any form or by any means to, or stored in any other website or in any form of retrieval system other than for the purpose of review and consideration of the information contained on the pages for the purposes of informing the decision to purchase or otherwise a Sparrow product or service.
- For all other purposes whatsoever prior permission, in writing, must be obtained from Sparrow to use the information on these pages. The provision of such information does not bestow any rights whatsoever to the user to use the information for commercial, business or pecuniary gain other than through the purchase of the applicable and related Sparrow product or service.

3. Trademarks and brand name

Sparrow and the various Sparrow product names and services displayed on Sparrow's website are trading styles, brand names and trademarks of Sparrow. Other words, icons, symbols, devices and logos appearing on Sparrow's website and its pages may be the trademarks of other legal entities or individuals. All such trademarks are acknowledged by Sparrow Shared Ownership Limited.

4. Linking to this site

Sparrow is prepared to consider granting consent on merit to requests from third parties to create a link from another website or website page to certain pages on Sparrow's website. Such consent is required. You may freely create and use 'Bookmark' links to unrestricted web pages on Sparrow's website in your web browser.

The inclusion of any links on this site should not be interpreted as an endorsement of the organisation connected with that site or any views expressed on that site.

We make every effort to check that the links included in this site are current and that the aims, programmes and operations of the organisations linked to are consistent with the objectives of this site and Sparrow.

We do not guarantee the quality of the information contained on web pages external to this site, nor do we make any claims regarding the accuracy or timeliness of such information, or the honesty, reliability or competence of the organisations represented in or by those web pages.

Please let us know if links do not work or if the organisations linked to in any way fail to meet the high standards embodied by Sparrow and the other policy statements on this site. If our investigation supports your claims, the links in question will be removed.

5. Website service interruption

Sparrow makes every effort to keep its website operational. However, certain technical difficulties may, from time to time, result in temporary service interruptions. The user agrees not to hold Sparrow liable for any of the consequences of such interruptions.

6. Limitations of liability

Sparrow's website is provided "AS IS", without warranty of any kind. Sparrow assumes no responsibility for any damage or loss caused by material included in the pages or modification of the material, or for damages caused by inability to use or access the pages. Sparrow reserves the right to revise the pages or withdraw access to them at its discretion. No warranty of any kind, either express or implied, including but not limited to warranties of title or non-infringement or implied warranties of merchantability or fitness for a particular purpose, is made in relation to the availability, accuracy, reliability or content of Sparrow's website. Sparrow shall not be liable for any direct, indirect, incidental, special or consequential damages, lost profits or for business interruption arising out of the use of or inability to use this service, even if Sparrow has been advised of the possibility of such damages. Some jurisdictions do not allow exclusion of certain warranties or limitations of liability, so the above limitations or exclusions may not apply to you. Sparrow's liability would in such case be limited to the greatest extent permitted by law.

7. Governing Law

With respect to these Terms and Conditions, any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with it or its subject matter or formation, shall be governed by, and construed in accordance with, the laws of England and Wales. Any disputes arising under this Agreement shall be subject to the exclusive jurisdiction of the courts of England and Wales.

8. Changes to Terms

Sparrow reserves the right to amend these terms and conditions at any time. Any such amendments will be effective immediately upon posting on our website. It is your responsibility to review these terms and conditions regularly to ensure you are aware of any changes. Continued use of our services following any such changes shall constitute your acceptance of the new terms and conditions.

9. Language

These Terms and Conditions are drafted in English. The English language version of these Terms and Conditions and any notice or other document relating to these Terms and Conditions shall prevail if there is a conflict between it and a version in any other language.