

Keski-Espoon Alueverkkoyhdistys ry

LIITTYMÄSOPIMUS

1. The parties for this agreement are Keski-Espoon Alueverkkoyhdistys ry (Central Espoo Area Network association later referred to as the association) and the undersigned member of association (“member”).
2. This agreement will come in effect after both parties have signed it. Additionally the association has the right to check the joining members’ credit data or demand a security for fulfilling the agreement obligations.
3. The validity of this agreement is tied to membership of the association. Both parties can terminate the agreement with three months notice. The termination will be effective from the beginning of the following calendar month. Normal fees are due during the notice period. The association has the right to terminate the agreement without notice, should the member knowingly cause damage or disruption to the association, other Internet-users or service providers, or should the member act against the law.
4. With this agreement the member commits to taking part in the costs of running the Network according to the terms below. The association commits to providing the member with a connection the Network (including Internet-routing). Residents in the same household are also entitled to use the connection.
5. The fee for (transfer/setup) of the connection is _____ €
6. Network connections are billed with the monthly fee set by the board of association. This fee is **14 €** at the time of signing. The association can bill an extra monthly fee in case of acute financial difficulties.
7. Fees are paid against a bill with payment time of 14 days. Penalty interest is calculated according to the prevailing law. The association has the right to bill the collection costs which are 5 € / payment (at the moment on signing). The setup fee or monthly fees are not refundable.
8. Should the monthly costs change significantly the board of association can change the monthly fee. Should this happen, the member can terminate the agreement.
9. Members are responsible for costs associated with their own equipment.
10. Activities of the association are minor telecommunication activities (“teletoimintaa”) and the quality requirements spelled out in the Finnish law governing telecommunications are applied with restrictions
11. Parties are not entitled to transfer this agreement, part of it or right or responsibility associated with it to a third party without a written advance agreement of the other party. Notwithstanding the association has the right to transfer its receivables based on this agreement to a third party. After transfer the payment can only be made to the new owner.
12. Member must clear large-scale services or functions offered to the network with the board.
13. Association reserves the right to prioritize the use of the Internet-connection according to the volume and type of usage.
14. Usage of the network must be carried out in accordance with good manners and the code of conduct associated with the electronic medium. The member is responsible for messages and other material sent using their connection
15. Members must take care of the security of any services they offer to the Internet.

Two identical copies of this agreement have been made, one for the association, one for the member. Additional terms are on the reverse side of this paper.

Please note that this English translation is provided only as a convenience. The Finnish agreement is the definitive one and must be signed.

Keski-Espoon
Alueverkkoyhdistys ry

Keski-Espoon Alueverkkoyhdistys ry **Additional terms for the agreement**

Basic connection for a co-op shareholder

1. Monthly fee includes one (1) IP-address from the DHCP-service. The association does not guarantee that multiple addresses are available simultaneously.
2. Members equipment must be configured according to instructions given by association.
3. Building of the connection will be done only when the appropriate fees have been paid to the association's account.
4. Fixed cables and associated paraphernalia will become the part of the property after installation.
5. The shares that have control of the flat have control the connection.
6. Member shall arrange to provide access to the flat for the purposes of doing the installation and moves furniture out of the way.
7. Installation will use the pre-existing phone conducts, if possible, and the connector will be placed to a place appropriate for easy installation.
8. Member (takes part in installation)/(pays the fee (50 €) for a supporting member for one year)
9. Owner of the flat shall take care of any finishing cleanup.