

Enrolling in the Amperity Partner Program

Enrolling is easy. Simply follow the steps below.

SETTING UP A NEW PARTNER ACCOUNT

The partner enrollment process consists of **3 steps**:

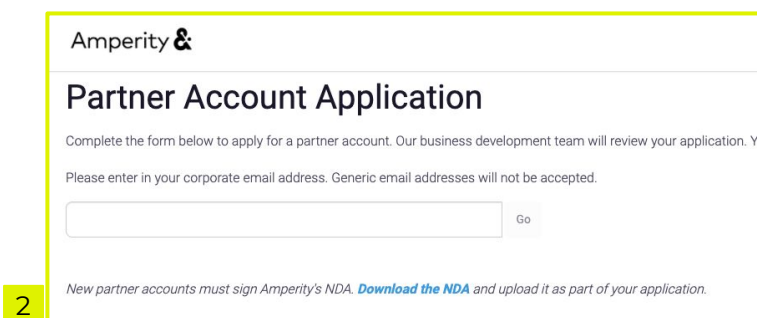
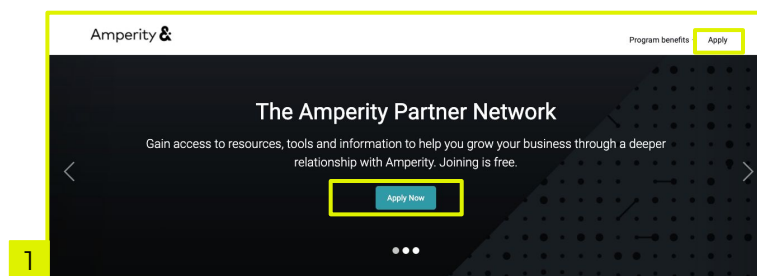
- 1** Complete the partner enrollment form through the “Apply Now” link at partners.amperity.com
- 2** Log in to the portal from the welcome email (sent when the account is approved)
- 3** Set up users by adding them to the account or have them create an account directly through the portal

Before applying for the program, you should ensure:

- You are authorized to sign the [NDA agreement](#) on behalf of your organization OR send it to the authorized person to sign. Uploading the signed NDA is a requirement for submitting the form.
- You are the right person to act as a partner administrator (Primary user) at your organization (provisioning other users, updating your partner account, etc...)

1 COMPLETING THE PARTNER ENROLLMENT FORM

- Click “**Apply**” at partners.amperity.com
- Enter your corporate email address.
The portal will verify your domain url is not already in use



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1 COMPLETING THE PARTNER ENROLLMENT FORM (CONT.)

3. Download the NDA

4. Fill out the empty fields and print the form for formal signature

5. Enter your contact information (Primary user of the partner account). Make sure you provide us with your mailing address so that we can send you some Amperity swag.

6. This information is needed to create a Salesforce account. Provide your headquarters address, city, state, **website URL**, zip code, country, company type, total annual revenue and the reason why you are interested in becoming an Amperity partner.

MUTUAL NON-DISCLOSURE AGREEMENT

1. This Agreement is entered into by and between Amperity, Inc. ("Amperity") and [Partner Name] ("Partner"). Amperity and Partner are collectively referred to as the "Parties".

2. The Parties intend to enter into a business relationship. In connection with such relationship, the Parties intend to disclose confidential information to each other. The Parties intend to disclose confidential information to each other for the purpose of entering into a business relationship. The Parties intend to disclose confidential information to each other for the purpose of entering into a business relationship. The Parties intend to disclose confidential information to each other for the purpose of entering into a business relationship.

3. Notwithstanding the above, the Receiving Party may disclose certain Confidential Information of the Disclosing Party to the extent that such disclosure is required by a valid order of a court or other governmental body having jurisdiction, provided that, to the extent legally permissible, the Receiving Party provides the Disclosing Party with reasonable prior written notice of such disclosure and makes a reasonable effort to obtain, or to cause the Disclosing Party to obtain, the Disclosing Party's approval, approval or other permission or limiting the disclosure of Confidential Information. In any event, the Receiving Party shall make such disclosure only to the extent required and shall use reasonable efforts to ensure that confidential treatment is afforded to any Confidential Information so disclosed.

4. The Receiving Party will immediately notify the Disclosing Party upon discovery of any loss or unauthorized disclosure or Confidential Information of the Disclosing Party, and shall reasonably cooperate with the Disclosing Party to mitigate any potential damage resulting therefrom and to obtain the Disclosing Party's approval, approval or other permission or limiting the disclosure of Confidential Information.

5. Upon termination or expiration of this Agreement, or upon written request of either Party, each Party will promptly return to the Disclosing Party or destroy all documents and other tangible materials representing the Disclosing Party's Confidential Information and all copies thereof, and upon written request of the Disclosing Party, certify destruction in writing.

6. Confidential Information is and shall remain the sole property of the Disclosing Party. The Receiving Party recognizes and agrees that nothing contained in this Agreement will be construed as granting any property rights, by license or otherwise, to any Confidential Information of the Disclosing Party, or as any limitation on or grant of any other rights. The Receiving Party will not, in any event, disseminate, disclose, copy, reproduce, create, or otherwise use Confidential Information for purposes other than those set forth in this Agreement. The Receiving Party will not, in any event, disseminate, disclose, copy, reproduce, create, or otherwise use Confidential Information for purposes other than those set forth in this Agreement. The Receiving Party will not, in any event, disseminate, disclose, copy, reproduce, create, or otherwise use Confidential Information for purposes other than those set forth in this Agreement.

7. The Receiving Party will not, in any event, disseminate, disclose, copy, reproduce, create, or otherwise use Confidential Information for purposes other than those set forth in this Agreement. The Receiving Party will not, in any event, disseminate, disclose, copy, reproduce, create, or otherwise use Confidential Information for purposes other than those set forth in this Agreement.

8. The Receiving Party will not reproduce the Confidential Information of the Disclosing Party in any form except as required to accomplish the terms of this Agreement. Any reproduction by a Receiving Party of any Confidential Information of the Disclosing Party will be deemed to be the property of the Disclosing Party and will remain the property of the Disclosing Party and will remain the property of the Disclosing Party.

9. This Agreement will terminate on the earlier of: (i) two (2) years after the Effective Date, (ii) the date that the parties enter into a formal binding agreement that contains confidentiality provisions, or (iii) upon thirty (30) days written notice of termination by one Party to the other Party.

10. THE DISCLOSING PARTY IS PROVIDING CONFIDENTIAL INFORMATION ON AN "AS IS" BASIS FOR USE BY THE RECEIVING PARTY AT ITS OWN RISK. THE DISCLOSING PARTY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTIES OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE.

11. This Agreement and any annexed related thereto will be governed, interpreted, construed, and defined by and under the laws of the State of Washington, without giving effect to any conflict of laws principles that require the application of the law of a different state. This Agreement may be amended orally by a writing signed by both Parties.

12. Each Party acknowledges that its breach of this Agreement may cause irreparable damage to the other Party and hereby agrees that the other Party will be entitled to seek injunctive relief under this Agreement, as well as such further relief as may be granted by a court of competent jurisdiction.

13. If any provision of this Agreement is found by a court of law to be unenforceable or invalid, such unenforceability or invalidity will not render this Agreement unenforceable or invalid as a whole and, in such event, such provisions will be changed and interpreted so as to best accomplish the objectives of such unenforceable or invalid provision within the limits of applicable law or applicable court decisions. Any notice or failure to enforce any provision of this Agreement on one occasion will not be deemed a waiver of any other provision of each provision of this Agreement.

14. Neither Party will constitute any indication to the other Party of violation of the proprietary rights of any third party.

15. Neither Party will assign or transfer any rights or obligations under this Agreement without the prior written consent of the other Party and any attempted assignment, subcontract, delegation, or transfer in violation of the foregoing will be null and void, except that a Party may assign this Agreement without such consent to its successors in interest by way of merger, acquisition or sale of all or substantially all of its assets. The terms of this Agreement shall be binding upon successors and assigns.

16. The Receiving Party will not export, directly or indirectly, any U.S. technical data acquired pursuant to this Agreement, or any products utilizing such data, in violation of the United States export laws or regulations.

17. All notices or requests permitted or required under this Agreement will be in writing and will be delivered by personal delivery, electronic mail, facsimile transmission or by certified or registered mail, return receipt requested, and will be deemed given upon personal delivery, five (5) days after deposit in the mail, or upon acknowledgment of receipt of electronic transmission. Notices will be sent to the address set forth at the end of this Agreement or such other address as either Party may specify in writing.

18. This Agreement is the final, complete and exclusive agreement of the Parties with respect to the subject matter hereof and supersedes and negates all prior discussions between the Parties with respect to such matters. No modification or amendment to this Agreement will be effective unless in writing and signed by the Parties hereto.

IN WITNESS WHEREOF, the Parties have caused this Mutual Non-Disclosure Agreement to be executed as of the Effective Date.

Amperity, Inc.
 Name: _____
 Title: _____
 Address: 701 5th Avenue, Suite 2000, Seattle, WA 98104

 Name: _____ (Counterparty)
 Title: _____
 Address: _____

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Partner Account Application

Complete the form below to apply for a partner account. Our business development team will review your application. You will be notified when approved.

← GO BACK

Contact Information

Please provide your details below. Be sure to use your shipping address, not company address below so you can receive free swag from us!

* First Name * Last Name

* Email * Phone

* Zip Code * Job Role

* Job Title

* Street Address

* Country * State * City

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Company Information

Please provide your company's details below. You must also sign and upload our mutual NDA under "upload". Download the NDA: https://assets.cffassets.net/5vtq5w81x2im/2FfRg90UvL8AosYRBD5Kz/63e1a1927bade6360000c1f66435871/Amperity_MNDA_July_2020_.pdf

* Company Name

* Street Address * City * State

* Website URL * Zip Code * Country

* Company type * Company revenue

* Why are you interested in applying to become an Amperity partner?

What use-cases are you trying to solve?

Do you have any clients interested in Amperity?
 Yes
 No

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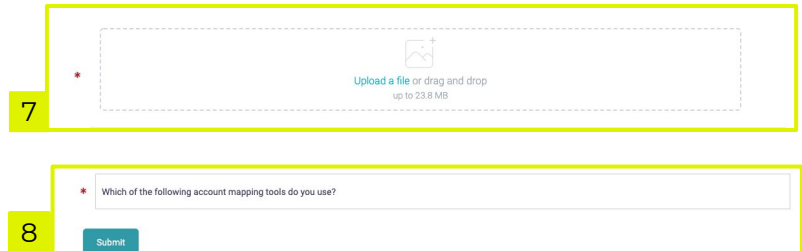


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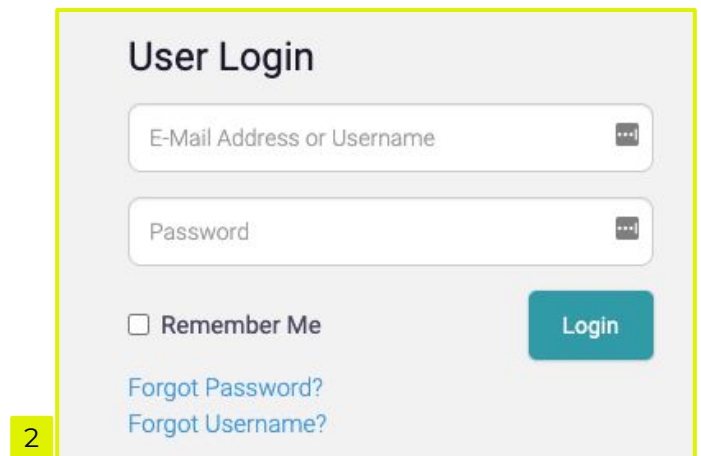
1 COMPLETING THE PARTNER ENROLLMENT FORM (CONT.)

7. Upload the **signed** NDA
8. Amperity does secure account mapping where no PII is exchanged. Do you use Crossbeam or Reveal?



2 LOGIN TO THE PORTAL

1. Once your application is received, we review the information to make sure the information is accurate for Salesforce. Your application is approved and you should receive a Welcome email.
(in case the NDA agreement is not properly signed, you will receive a declined email prompting you to email us the correct signed NDA)
2. Login to partners.amperity.com using the email address you used to apply.



3 SET UP USERS

1. You can add users manually to your account by going to Your Company profile
2. Scroll down and click on "Manage Team Members"
3. Click on "Add A Team Member" and enter the information required.
Note that we ask for the member's shipping address for swag delivery, if you do not know your team member's shipping address, simply enter your corporate address but ask for the team member to update that information when they login.

