

# Social Enterprise Mark- Eligibility Criteria

## Principles

- Social enterprises can be very different from one another. The Social Enterprise Mark does not dictate one legal form or one way of demonstrating social impact, so long as applicants are able to show how they fulfil the criteria outlined below.
- The Social Enterprise Mark is a brand that tells customers that a product or service comes from a social enterprise. In order to build a credible and trustworthy brand, documentary evidence is relied upon in support of the operational credentials of social enterprise that the Mark embodies.
- This evidence is often available in the public domain (i.e. Companies House, via an organisation's website) and this will be referred to as part of the assessment process. If information is not readily available applicants will be asked to provide this. They also need to provide at least a short statement describing their social impact (see Criterion F). As such the application process need not be onerous (please see Application Process and Application Guidance Notes).
- All applicants must also agree to the terms and conditions for holding the Mark, along with other declarations relevant to the application process. If ever there is reason to suspect a failure to comply with these conditions, Mark Holders may be required to submit additional evidence in support of how they are meeting different criteria.
- The Social Enterprise Mark CIC (SEMCIC) reviews all applications. Awards are overseen by a Certification Panel, who are independent to the SEMCIC. They consider and make judgements on all new applications that do not readily conform to existing precedents governing eligibility and assessment of the evidence in support of this. They routinely examine a selection of all applications that have been approved by the SEMCIC across the year, to ensure consistent standards of assessment are being applied.
- Social Enterprise Mark status is subject to an annual renewal process, through which an organisation must be able to confirm that it remains committed to the same eligibility requirements, declarations and licence terms, as when they first applied. Again, unless there have been significant changes or other developments in an organisation's circumstances, this is usually a very straightforward process.

## The Eligibility Criteria

There are six key criteria, which together define the characteristics of social enterprise: an organisation driven by trade – applying profitable and sustainable principles of good business practice – but who exist for wider social benefit (which includes environmental benefit). The criteria are explained below with a commentary on what evidence an organisation may be asked to provide in support of their application.

	<b>Criteria</b>	<b>Rationale</b>	<b>Test/Evidence</b>	<b>Commentary</b>
A	A social enterprise must have social and/or environmental objectives.	Transparency of purpose is a vital element of being a social enterprise.	Governing documents. <sup>1</sup>	<p>Social and environmental purpose will be clearly articulated within the legal objects of the organisation. This may be directly relevant to an organisations trading activities and objects OR it may be evident in arrangements for the distribution of annual profits – in either case this must be defined in governing documents.</p> <p>If an organisation supports purposes that might be considered unethical or socially questionable, then this may render them ineligible.</p>
B	A social enterprise must be an independent business.	Independence and self-governance distinguishes businesses from the public sector, from projects within larger organisations, and from other corporate interests.	Governing documents (including Annual Returns or Shareholding Statements, Lists of Members, etc.).	<p>Independence means that no public or government agency, or other private, corporate bodies, hold majority ownership and therefore final decision-making control of the organisation: this may be evident in any external agencies or companies holding a dominant shareholding, membership, or director representation on the company board.</p> <p>The only exception to this is if the dominant shareholder or member (and/or director representation) is made up of organisations who are registered charities or social enterprises. In some circumstances this allowance may extend to organisations with other sorts of legal structure; in such cases, their other operational interests should not evidently compromise social and ethical business principles and they must be able to demonstrate their social purpose in setting up the applicant subsidiary.</p>

<sup>1</sup> The term “governing documents” refers to a company’s constitution – typically memorandum and articles of association or company rules that are available in the public domain.

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B	A social enterprise must be an independent business (continued from above).		Additional evidence may be required for externalisations from the public sector.	<p>Projects within other larger organisations are not eligible for the Mark as they are not independent businesses with their own constitutional documents. Such projects may still be able to benefit from using the Mark of their parent organisation, if the parent successfully applies.</p> <p>Externalisations from the public sector may still retain some level of public sector involvement or control. In such cases, assurances will be required regarding the autonomy of the applicant.</p>
C	A social enterprise must earn 50% or more of its income from trading.	50% traded income is currently accepted as a way of distinguishing a business from a donations or grant reliant organisation.	<p>Annual company accounts (preferably registered in the public domain).</p> <p>Other financial statements that are produced in support of annual accounts.</p>	<p>Ideally, a copy of annual accounts that have been registered in the public domain should be available to corroborate this i.e. accounts that have been submitted to Companies House, the FSA or the Charity Commission. However, <b>abbreviated accounts are not acceptable</b> and in such instances full financial statements supporting such accounts will be required. Details from accounts should provide a breakdown of different sources of income in order to distinguish the proportion of trading income (but further clarification may be sought).</p> <p>If an organisation has been trading under a different guise and has only recently incorporated, accounts from the previous trading history may be considered, if the activity is the same.</p> <p>Trading income most commonly derives from the sale of goods and services. This is typically evident in the receipt of payments and other fees, income from contracts or other agreements. It can sometimes be labelled as grant income; some grants are paid according to strict expectations of delivering specific activities and outputs that are subject to service level agreements or other contractually defined conditions, which effectively constitutes trading income.</p> <p style="text-align: right;">(continued)</p>

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C	A social enterprise must earn 50% or more of its income from trading (continued from above).			<p>Most loans, investments and interest receivable count against the balance of trading income compared to overall turnover. Capital loans and investments may be an exception, as is interest receivable in finance organisations, where the nature of their trading activity is directly linked to investments and other financial activities e.g. a Community Development Finance Institution.</p> <p><i>Pure</i> grant income also counts against the balance of trading income compared to overall turnover. Such grants are usually recognisable in that they are directed at organisational resource requirements (premises, tools, equipment, the recruitment of staff etc.); payment may also include service delivery conditions but they are not <b>solely</b> payable on delivery outputs and outcomes.</p> <p>In distinguishing if grant payments received from public bodies, charitable institutions or trusts constitute trading, asking the following questions may help:</p> <ul style="list-style-type: none"> <li>▪ are the services provided ones that the paying body is statutorily obliged to provide? If yes, it is likely to be a fee and is therefore trade;</li> <li>▪ does the paying body benefit directly from the services provided? If yes, it is likely to be a fee and is therefore trade.</li> </ul> <p>If an applicant is on the cusp of 50% trading, or has received a grant or loan (e.g. capital loans), causing them to dip below this, then trading levels in previous years and plans for future years can be considered in determining whether or not they are primarily trade dependent.</p> <p>If an organisation has been trading less than a year (or is just beginning to become trade dependent), they may still be able to apply for the Mark. An application can be submitted based on their projected income and evidence that they have started trading.</p>

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D	A social enterprise dedicates a principal proportion (51%+) of any annual profit to social/environmental purposes.	Social enterprises are driven by social objectives rather than the maximising of profit for private gain by shareholders and owners.	<p>Governing documents.</p> <p>Annual company accounts (preferably registered in the public domain).</p> <p>Other financial statements that are produced in support of annual accounts.</p>	<p>There should be relevant clauses in governing documents, which confirm an organisation's commitment to how profits are distributed.</p> <p>The business may distribute its profits in a number of different ways that have a positive social/community and/or environmental benefit:</p> <ul style="list-style-type: none"> <li>▪ if the <b>trading activity</b> of the social enterprise is, in itself, socially beneficial, then direct reinvestment or retention of profits within the business is eligible;</li> <li>▪ <b>donated to other organisations or resources for social benefit</b>, e.g. a registered charity, or investment in some other socially beneficial activity or resource that is external to the organisation.</li> <li>▪ <b>distributed to shareholders or members who primarily serve social purposes</b> (most typically this will be formally constituted charities or other social enterprises).</li> </ul> <p>It must be clear that at least 51% of any distributable annual profits generated are distributed as above. Remaining profit (or less) may be shared between other shareholders, owners or members (i.e. individuals or organisations who are not formally recognised as primarily serving social purposes).</p> <p>Organisations choosing to distribute profits to shareholders, owners or members, will be required to provide accounting evidence that confirms this has not exceeded 51% of distributable profits (both at the time of their original application and at each subsequent renewal).</p>

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E	On dissolution of the business, a social enterprise distributes all remaining residual assets for social/environmental purposes.	As for (d) above.  A commitment on residual asset distribution demonstrates a commitment to social/environmental objectives.	Governing documents.	<p>There should be relevant clauses in governing documents, which confirm an organisation's commitment to how any residual assets would be distributed in the event of dissolution ("winding up" of the company).</p> <p>The Mark is not limited to Charities, Community Interest Companies (and some forms of Industrial Provident Society/Co-operative) where such "asset locks" are subject to legal statutes. Other legal forms may also be eligible if they have an appropriate dissolution clause that commits all residual assets on dissolution, to the furtherance of social/environmental purposes. This usually takes the form of the residual assets being committed to other organisations who are formally constituted charities or social enterprises serving similar objectives.</p> <p>Any outstanding company debts are payable before any residual assets are finally calculated. In the case of Companies Limited by Shares, shareholders may also be repaid the <i>nominal value</i> of their shareholding, prior to the distribution of remaining assets (i.e. the original price of the shares at the point the company was formed – not the price it may have changed to at the point of dissolution or the price the shareholder may have purchased the shares for during the lifetime of the business).</p>

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F	A social enterprise can demonstrate that social/environmental objectives are being achieved.	<p>Social enterprises exist to produce social and environmental benefit as well as be a financially sustainable operation.</p> <p>At the very least, a social enterprise must be able to describe how it has strived to achieve its social objectives.</p> <p>Applicants must agree to a statement that as a Mark Holder they would strive to maximize social impacts and minimize negative environmental effects in the course of trading.</p>	<p>Statements regarding social inputs, outputs and outcomes.</p> <p>Applicants commit to Social Enterprise Mark values and statements of intent within the application.</p> <p>Other supporting evidence produced by organisations may also go towards this criterion.</p>	<p>Organisations must commit to confirming how they have strived to fulfil their social purpose over the previous year. This involves answering a set of questions designed to explore this, which will provide social impact statements that will form part of a public declaration promoted via the Mark Holder directory on the SEMCIC website.</p> <p>Further details of these questions can be found on the <a href="#">SEMCIC website</a>.</p>