

HISTORY OF THE UNIVERSE VIDEO CONTRACT.

Online Version — Revision 1a

By **Eshaan Buddhisagar**. For both Parties **Vihaan Mysore** (“Party B”) and **Eshaan Buddhisagar** (“Party A”).

This contract (“Agreement”) is entered into on the date signed below, by and between the parties named above, for the purpose of clearly outlining the expectations, responsibilities, rights, and obligations involved in the creation of an animated video project titled “History of the Universe,” which is a visual adaptation of an audio episode previously produced by Party A. This Agreement is intended to ensure that all work, contributions, and creative decisions are handled in a transparent and respectful manner, with full understanding by both parties.

I. MEDIA

1. Party A agrees to provide the necessary scripts, written outlines, production notes, audio recordings, project briefs, storyboard suggestions, and other reference materials (“Materials”) to assist Party B in creating the animations. These Materials may include but are not limited to:
 - Dialogue and narration text
 - Audio clips for syncing
 - Visual references or mood boards
 - Any technical tools, plug-ins, or software licenses that Party A deems necessary for the completion of the project
2. Party B agrees to use the provided Materials only for the purposes of completing the “History of the Universe” animation project. Party B shall not use these Materials for any unrelated, derivative, or personal projects without prior written approval from Party A.
3. Party A may, during production, request certain stylistic adjustments, creative changes, or additional elements, which Party B will make reasonable efforts to incorporate.

II. COPYRIGHT

1. Party B acknowledges and agrees that all animations, visual assets, and related creative work produced for this project (“Work”) shall be deemed a **work for hire** and the sole and exclusive property of Party A upon completion and delivery.
2. Party B hereby irrevocably transfers, assigns, and conveys to Party A all rights, title, and interest in and to the Work, including all copyrights and related intellectual property rights.
3. Party B further agrees not to reproduce, distribute, modify, publicly display, or otherwise use the Work without the express written consent of Party A.
4. The final Work shall be copyrighted in the name of **Eshaan Buddhisagar** as of 2025, or 2026 if the production schedule extends into that year.

III. TIMELINE

1. Both parties agree to mutually establish a production timeline, which will outline the start date, key milestones, and target completion date.
2. Party B agrees to provide regular progress updates to Party A, no less than once every two weeks, including screenshots, short clips, or other evidence of work completed.
3. If unforeseen circumstances arise that delay production, the affected party will promptly notify the other in writing, and both parties will work together to adjust the schedule accordingly.

IV. COMPENSATION

1. If any monetary payment, trade of services, or other compensation is agreed upon, it will be specified here:
 1. $(\$0.50 * \text{each animation part}) + 1.00$

V. REVISIONS

1. Party B agrees to make reasonable revisions in response to Party A's feedback, up to **3** rounds of revisions per animation part without additional conditions.
2. Changes that significantly alter the scope, complexity, or style of the project beyond what was originally agreed upon may require a separate written agreement.

VI. CREDITS

1. Party A will provide on-screen credit to Party B in the final video, such as **“Animation by Vihaan Mysore”**, or similar wording, to be determined by Party A.
2. Both parties acknowledge that such credit is a form of acknowledgment and not an indication of joint ownership of the Work.

VII. CONFIDENTIALITY

1. Both parties agree to maintain confidentiality regarding all project-related Materials, discussions, and unreleased content until the official public release.
2. Confidentiality shall remain in effect even after the completion of the project unless both parties agree in writing to disclose specific details.

VIII. TERMINATION

1. Either party may terminate this Agreement with written notice if the other party fails to fulfill their obligations as outlined herein.
2. In the event of termination, all completed portions of the Work shall be transferred to Party A, and Party B shall have no further rights to the Work or Materials.

IX. DISPUTE RESOLUTION

1. The parties agree to first attempt to resolve disputes through direct, good-faith discussion.
2. If no resolution can be reached, the parties will engage in mediation before considering legal action.

X. ENTIRE AGREEMENT

1. This Agreement constitutes the entire understanding between the parties and supersedes all prior discussions, negotiations, and agreements, whether oral or written.
2. No amendment or modification to this Agreement shall be valid unless it is in writing and signed by both parties.

SIGNATURES

Party A:

Name: Eshaan Buddhisagar

Signature: _____

Date: _____

Party B:

Name: Vihaan Mysore

Signature: _____

Date: _____