



Dhruva Sharma

Robot Autonomous CONTRACT

FOR

Robert K. Stewart

1. Parties

This **Contract** made on 2/26/23 is created between **Dhruva Sharma Dhruva Sharma** with his principal place of programming at **Java The Hutts**, and **Robert Stewart robertkstewartjr@gmail.com** with his principal place of engineering at **Java The Hutts**.

The Programmer and the Engineer are each referred to as a **"Party"** and, collectively, as the **"Parties"**.

NOW, THEREFORE, FOR AND IN CONSIDERATION of the mutual promises and agreements contained in this Contract, the Programmer will attempt to provide service under the terms and conditions agreed upon by the Parties:

2. Term; Service; Retainer & Payment

2.1. The term of this agreement shall commence on **2/26/23** and terminate on the day of the Florida FTC State Championship **[3/4/23]** at 11:59 PM the previous night.

2.2. The Programmer agrees to perform the work necessary for the robot to be able to achieve the designated goal. By signing this Contract, the Programmer shall exert his best efforts to perform the required work for the party in consideration [Robert Stewart] without delay in delivering its services herein:

- (i) Achieve a **consistent 1+7** autonomous;
- (ii) Park in the correct sleeve zone;
- (iii) Complete all actions within the 30-second autonomous period;
- (iv) For an autonomous to be deemed as consistent, an uncut recording of the robot performing said autonomous 4 times in a row must be submitted;

OR

- (i) Achieve an **inconsistent 1+8** autonomous;
- (ii) Park in the correct sleeve zone;
- (iii) Complete all actions within the 30-second autonomous period;
- (iv) For an autonomous to be deemed as inconsistent, an uncut recording of the robot performing said autonomous 1 time must be submitted;

2.3. If one of the conditions listed above is met, Dhruva Sharma will be entitled to an irrefutable dare of his choice provided by the party in consideration, Robert Stewart. If the conditions listed above are not met, then Robert Stewart will be entitled to an irrefutable dare of his choice provided by Dhruva Sharma. Both dares must be well within legal boundaries and should not damage the reputation of either party.

3. Confidential Information

3.1. Both Parties agree not to disclose any confidential and proprietary information of either Party, which includes but is not limited to the terms and conditions, the agreement itself, and processes, without any written authority by either Party. The only exception is **Cayden Keene** cayden.keenefl@gmail.com from Java the Hutts who will serve the purpose of a witness, and verify the transaction.

3.4. Upon the termination of the Contract, the previously listed Confidential Information **[3.1]** is able to be disclosed to individuals both parties agree upon.

4. Applicable Law

This **Contract** and the interpretation of its terms shall be determined by and subject to the jurisdiction of **Cayden Keene**.

5. Next Steps

By accepting this Contract:

1. The Programmer shall perform the necessary services to allow the robot to perform the terms outlined in **section 2.2**.
2. Both parties cannot refuse a dare that is within legal boundaries and does not damage either party's reputation.
3. Robert Stewart is prohibited from interfering with the robot or autonomous in any way that may obstruct the development of an autonomous.

IN WITNESS WHEREOF, each of the Parties has executed this **Contract**, both Parties by its representative, as of the day and year set forth below.

Programmer

Engineer

Neural Validator

Java the Hutts

Java the Hutts

Java the Hutts

Dhruva Sharma

robertkstewartjr@gm...

cayden.keenefl@gmai...

Feb 26, 2023

Feb 26, 2023

Feb 26, 2023