

Elypia CIC

Exclusive Copyright License Agreement



This document contains the terms and conditions for the granting of rights from the Licensor(s), exclusively to the Licensee.

THIS IS AN EXCLUSIVE LICENSE; THIS SHOULD ONLY BE USED IN TRANSACTIONS WHERE THE RIGHTS SPECIFIED ARE NOT TO BE GRANTED TO OTHER LICENSEES.

1. Definitions

"Intellectual Property" shall mean any kind of intellectual property; this could be in any form including but not limited to both physical and digital inventions, illustrations, designs, documents, or other binary files.

"Licensed Material" shall mean any *Intellectual Property* intended by the *Licensor(s)* to grant rights from under this exclusive copyright license agreement to the Licensee.

"Licensor(s)" shall mean all rightful copyright holders of the *Intellectual Property* and *Licensed Material*.

"Licensee" shall mean the legal entity that will be granted the rights to the *Intellectual Property* and *Licensed Material* from the Licensee(s).

2. Copyright

The *Licensor(s)* shall retain and reserve to its entirety all copyright to the *Intellectual Property* described in this agreement.

3. Grant of License

The *Licensor(s)* entitled below ("Licensor(s)") are authorized to and hereby grant the *Licensee* entitled below ("Licensee") an exclusive license to use, modify, and redistribute the *Licensed Material* entitled below ("Licensed Material") perpetually and indefinitely.

a) The grant includes all rights to use the *Licensed Material* both digitally and physically, without limitation, including the rights to publish, modify, redistribute, republish in another format or medium, and use commercially for any purpose.

b) The *Licensee* will have the right to sublicense the *Licensed Material* to other entities only on a non-commercial basis.

c) When the *Licensed Material* is shared or redistributed, including any modified form, the *Licensee* is under no obligation to attribute the *Licensors(s)* unless:

- **i)** the *Licensed Material* is the subject, and there is a dedicated or open field directly associated with where it was shared that provides the reasonable means to attribute.

4. Payment and Royalties

a) Unless otherwise separately undertaken between the *Licensee* and *Licensors(s)*, the *Licensed Material* is offered to the *Licensee* with no form of payment implied or to be taken as a result of this agreement.

b) The *Licensed Material* will not have any royalties or other costs of usage associated with it, and to the extent possible, the *Licensors(s)* waive all rights to collect royalties from the *Licensee* regarding the *Licensed Material* under this agreement.

5. Termination

This agreement stands perpetually and indefinitely unless the *Licensee* and all *Licensors(s)* mutually agree to reverse the effects of this agreement.

Signing

Licensed Material

Description	Thumbnails

Please indicate which party populated the *Licensed Material* ("Licensed Material") area:

Licensee	
Licensor(s)	

Licensee

Organization

Name

Position

Signature

Licensor(s)

Organization (or N/A)

Name

Email

Signature

Date (yyyy-MM-DD):