

# **Bronx-Cultured-Productions Content Agreement**

This agreement ("Agreement") is made and entered into as of    /    /    by and between **Bronx-Cultured-Productions**, a content production company, and [    ], ("Client").

## **1. Editing Services**

Client acknowledges that editing is a separate service from content creation and delivery. Any modifications requested beyond the agreed-upon scope may incur additional fees. Unless discussed otherwise within our initial agreement.

## **2. Content Usage & Confidentiality**

Client agrees that Provider will not use, share, or distribute the content provided without prior written consent from the Client. Any access to or use of the content outside of this Agreement will require explicit approval from the Client.

## **3. File Storage & Delivery**

Provider stores content securely using **OneDrive**. Upon completion, Provider will send a secure link from [johnathanwm@outlook.com](mailto:johnathanwm@outlook.com) to Client's provided email address. Client is responsible for downloading and securely storing the delivered files. The files will need to be downloaded directly to the

storage of the device to be transferred into any other cloud platform. Sharing the files using the link directly is a way to circumvent this problem.

#### **4. Content Retrieval**

Client can access and extract the delivered files via the OneDrive link provided. The link will remain available for [ $\infty$ ] days, after which the content may be archived or removed unless otherwise agreed upon.

#### **5. Agreement Acceptance**

By signing below, both parties acknowledge and agree to the terms outlined in this Agreement.

**Client Signature:** \_\_\_\_\_

**Date:** \_\_\_\_\_

**Provider Signature:** \_\_\_\_\_

**Date:** \_\_\_\_\_