



Partner Contract & NDA



1. Introduction & Scope

On behalf of _____ (the company/vendor or studio partner), we, the undersigned, acknowledge that we may receive confidential documents, emails, financial agreements, technical files, and other materials from PVP Multimedia Ltd, inclusive of its associated trading names and brands, including Voiceover.Café, in the future. These materials may include, but are not limited to, digital audio/video files for purposes such as translation, proofing, reviewing, editing, production, post-production, and other related activities. These materials may include, but are not limited to, digital audio/video files for the purposes of translation, proofing, reviewing, editing, and other related activities.

We recognize that the disclosure of such information could irreparably harm PVP Multimedia and its associated brands.

2. Consent for Website Inclusion & Demo Downloads

The company/vendor agrees that any artist we represent may be featured on Voiceover.Café's website. We also provide explicit consent for the artist's demos to be available for prospective clients to download for casting purposes.

3. Confidentiality Obligations

We undertake to never disclose, transmit, or use—whether directly or indirectly—any confidential information, documents, or technical materials received from PVP Multimedia without prior written authorization. Exceptions are made solely for related subcontractors or studio personnel for the purpose of fulfilling work requirements, provided they have signed appropriate confidentiality agreements. Financials or other sensitive information shall not be disclosed to clients, partner agencies, or third parties without prior authorization.

4. Employee, Subcontractor, and Studio Compliance

We confirm that all staff members, subcontractors, and studio personnel with access to documents or materials from PVP Multimedia have signed confidentiality agreements. We agree never to display, share, or use these documents/digital assets without express written permission. Studios are also responsible for ensuring that all personnel, including technical staff and collaborators, comply fully with these confidentiality terms.

5. Future Project Introduction & Commission Terms

If, through introductions made by Voiceover.Café, any represented talent is hired for a project, we agree that Voiceover.Café will manage all negotiations and rate agreements will be kept confidential.

6. Termination of Relationship

Upon the end of our working relationship with PVP Multimedia, we commit to returning or securely destroying all documents, files, and technical materials (in hard copy or electronic form) still in our possession, within a reasonable time frame, unless otherwise authorized. This includes

master files, project archives, and any collaborative work products that originated from PVP Multimedia.

7. Non-Solicitation Clause

We undertake never to directly or indirectly approach or solicit clients of PVP Multimedia with whom we have interacted during our working relationship, for a period of thirty-six (36) months post-termination, unless granted explicit permission in writing.

8. Display of Client Creative Assets

We agree that no client creative materials, including but not limited to audio, video, technical files, or promotional content, will be displayed on any websites or other public platforms without the prior consent of Voiceover.Café. Voiceover.Café will first obtain consent from the client before granting permission. This includes any use of client assets for promotional, educational, or portfolio purposes.

9. Legal Recourse for Breach

We understand that any breach of this agreement may result in legal and/or criminal proceedings against us. Jurisdiction will be determined in alignment with the rights of PVP Multimedia's clients.

10. Duration

This agreement is effective for the entire duration of our working relationship with PVP Multimedia and will remain enforceable for three (3) years after the date on which our last assignment with PVP Multimedia was completed.

11. Payment Terms

Talents will be paid within thirty (30) days from the date of the invoice, unless otherwise specified in writing. We are committed to timely payments to ensure smooth collaboration and mutual satisfaction.

Full Name	
Address	
Email	
Date	
Signature	

