

BOOKING TERMS AND CONDITIONS:

Undercranked Ltd. Terms and Conditions of business are shown below. By working with us you agree to these conditions of business. Any negotiated changes, additions or deletions to these Terms and Conditions shall be confirmed in writing. References to The Agent or Agency within the terms and conditions means Undercranked Ltd.

General

- Exact work terms and conditions negotiated and agreed by the Agent and the client on behalf of Crew/Talents may differ taking into account the specific needs of each particular Job.
- Talents, crew, equipment, and corresponding costs and prices are subject to availability prior to confirmation.
- For productions outside of those within APA, talent and crew are normally hired for a 10-hour day with overtime charged as a standard 1.5 per hour (presence onsite including a 1-hour lunch break, unless otherwise specified). Incomplete lunch break is subject to overtime rate charge.
- Where a 'Buyout' is agreed separate details will be confirmed in writing. All buyout's must be paid in full 24-hours in advance of call or travel time.
- Additional services should be discussed, agreed and confirmed in writing.

Crew/Talent Contact

- All discussions and subsequent agreements concerning any particular job or upcoming jobs must be made with and via the Agent. This includes but is not limited to terms and conditions, meetings and phone/Skype calls required prior to job confirmation, and all work days.
- Following agreement, the Agency will be able provide Crew ID and contact information to Client upon confirmation of the job.
- The Client shall 'cc' the Agent into all written communication with the crew/talent.
- All Crew and Talent contracts are negotiated by Undercranked and will be reviewed by all parties prior to final agreement and confirmation.

Insurance

- Public and employer's liability, and/or production insurance will be provided by the Client. This should be confirmed in writing as part of each agreement.
- In the event that equipment is required/instructed by the Client and hired via Crew/Talent, Client insurance cover will be confirmed and provided by the Client

Transport Expenses

- Unless agreed otherwise, the Client will be responsible for the cost of travel expenses and transport.
- In the event that catering is not provided a standard per diem meal cost or food expenses will be provided.

Conduct

- Crew and talents will endeavor to be hospitable and polite, and dress.
- appropriately to the circumstances and the client is expected to behave in a similar manner.

Other

- The Client should notify The Agent of any work or job issues as early as possible prior to the job completion in order to allow any problems to be solved in a timely manner.

Invoicing and Payment Terms

- Full payment is required upon completion of all shoots and invoices will be issued and paid in Pounds Sterling (GBP) or otherwise if agreed in advance in writing.
- All feature film payment terms are standard 7-days upon invoice and outside of these, the usual payment terms apply at 30-days upon receipt of invoice or as otherwise agreed.
- Alternative arrangements for payment may be made at the sole discretion of The Agent prior to job confirmation.
- 7-days payment terms may also apply to new Clients and unless agreed otherwise, new Clients are expected to pay a minimum of 50% 24-hours in advance on a job call-time of travel day.
- Buyouts require payment in full 24-hours in advance of call or travel time.
- In the event of late payment Undercranked reserves the right to claim 8% statutory interest over the base rate as specified by UK Law.
- In the event that payment is overdue by more than 30-days, courts summons will be filed.

Cancellation Fees

Unless agreed otherwise, all booked and confirmed Assignment time is subject to cancellation charges at the following rates:

- 48 to 72 hours notice – 25% of time confirmed
- 24 to 48 hours notice – 50% of time confirmed
- Less than 24 hours notice – 100% of time confirmed

Applicable Law: The law of England and Wales applies to this contract and our subsequent dealings