

Some of the services provided by Cricket Feet, Inc., fall under the category of Talent Counseling Services under Chapter 4.5 of the Labor Code of California. By signing below, I acknowledge that the fee I pay to Cricket Feet, Inc., is for career counseling, vocational guidance, aptitude testing, career evaluation as an artist, personal coaching, group seminars, workshops, or similar training only.

This contract is between Cricket Feet, Inc., and _____ (Artist).

Cricket Feet, Inc.
PO Box 1417
Hollywood, CA 90028
310.395.9540

corp@cricketfeet.com
cricketfeet.com, bonniegillespie.com,
brandprov.com, getalisted.com, havefundontsuck.com,
selfmanagementforactors.com, hollywoodhappyhour.com, cricketfeetshowcase.com

Artist's Name: _____
Address: _____
Phone: _____
Email: _____
URL: _____

The services to be performed by Cricket Feet, Inc., are as follows: Ongoing small group mentorship from Bonnie Gillespie and ongoing online support offered through the *Self-Management for Actors* website.

The duration of this contract is from _____ to _____. These dates are inclusive and do not automatically renew.

The following fees will be paid by or on behalf of _____ (Artist): \$125/mo. no later than _____. This recurring monthly payment for ongoing services will automatically charge via PayPal in accordance with the schedule outlined at the time of purchase until cancelled by Artist as detailed at the *Self-Management for Actors* store.

Cricket Feet, Inc., is in compliance with AB 1319's Bonding Requirement (that a \$50,000 bond must be filed with the Labor Commissioner) as follows:

Bond Type: Fee-Related Talent Services Bond
Bonding Company: Old Republic Surety Company
Bond Number: W150123036

CRICKET FEET, INC., IS A TALENT COUNSELING SERVICE. THIS IS NOT A TALENT AGENCY CONTRACT. ONLY A TALENT AGENT LICENSED PURSUANT TO SECTION 1700.5 OF THE LABOR CODE MAY ENGAGE IN THE OCCUPATION OF PROCURING, OFFERING, PROMISING, OR ATTEMPTING TO PROCURE EMPLOYMENT OR ENGAGEMENTS FOR AN ARTIST.

CRICKET FEET, INC., IS PROHIBITED BY LAW FROM OFFERING OR ATTEMPTING TO OBTAIN AUDITIONS OR EMPLOYMENT FOR YOU. IT MAY ONLY PROVIDE YOU WITH COUNSELING.

FOR MORE INFORMATION, CONSULT CHAPTER 4.5 (COMMENCING WITH SECTION 1701) OF PART 6 OF DIVISION 2 OF THE LABOR CODE.

A DISPUTE ARISING OUT OF THE PERFORMANCE OF THE CONTRACT BY THE TALENT SERVICE THAT IS NOT RESOLVED TO THE SATISFACTION OF THE ARTIST SHOULD BE REFERRED TO A LOCAL CONSUMER AFFAIRS DEPARTMENT OR LOCAL LAW ENFORCEMENT, AS APPROPRIATE.

YOUR RIGHT TO CANCEL

You may cancel this contract and obtain a full refund, without any penalty or obligation, if notice of cancellation is given, in writing, within 10 business days from the above date or the date on which you commence utilizing the services under the contract, whichever is longer. For purposes of this section, business days are Monday through Friday.

To cancel this contract, mail or deliver a signed and dated copy of the following cancellation notice or any other written notice of cancellation to Cricket Feet, Inc., at PO Box 1417, Hollywood, CA, 90028, corp@cricketfeet.com, and cricketfeet.com NO LATER THAN 11:59pm Pacific ON _____.

If the contract was executed in part or in whole through the Internet, you may cancel the contract by sending the notification to: corp@cricketfeet.com.

CANCELLATION NOTICE

I hereby cancel this contract.

Dated: _____

Artist's Signature: _____

If you cancel, all fees you have paid must be refunded to you within 10 business days after delivery of the cancellation notice to the talent service.

No refund may be obtained after the 10-day cancellation period.

I acknowledge and agree to the conditions and stipulations outlined in this contract and I understand that I am also bound by the online Terms and Conditions for participation in Talent Counseling Services from Cricket Feet, Inc.

Bonnie Gillespie, for Cricket Feet, Inc.

Artist's Signature

Date

Date

