

SH/081012/HATCHET3SHAIGOFFER

August 10, 2012

Gloria Hinojosa
Amstel, Eisenstadt, and Frazier Talent Agency
5505 Wilshire Blvd.
St. 865
Los Angeles, Ca 90036

Re: *HATCHET 3* - NO QUOTE OFFER: SID HAIG OFFER

Dear Gloria:

H3 Exports, LLC (the "Producer") is pleased to offer The Haig Group, Inc. ("Lender") for the services of SID HAIG (the "Artist") the role of "ABBOTT MCMULLIN" in the feature-length motion picture currently entitled HATCHET 3 (the "Picture"). This offer is contingent on the acceptance by Artist of the terms hereof.

- 1) Term: One (1) day principal photography.
- 2) Start Date: On or around August 13th, 2012
- 3) Location: Los Angeles, Ca
- 4) Cash Compensation: Fixed Compensation in the amount of One Thousand Dollars (\$1000) per day plus ten percent (10%).
- 5) Director: BJ Mc Donnell.
- 6) Billing: On screen on all finished release prints of the Picture, in the main titles (at the end of the Picture), which will start with the actors and after a listing of approximately 15 actors we will create a gap and list Sid's credit as "And Sid Haig as Abbott MacMullin." Such credit shall be on a single card and credit shall appear in a size of type not smaller than any other cast member.
- 7) Other terms (trailer, etc): On a no less favorable basis than any other performer on the Picture.
- 8) Indemnity: Producer shall indemnify, defend and hold harmless Lender, Artist and Artist's successors, from all claims, liabilities damages, costs and reasonable legal fees arising from the development, production, distribution, promotion or exploitation of the Picture, Show or any element thereof (excluding costs arising from a breach of this Agreement by Artist).
- 9) Premiere/DVD Copy: Employer shall invite Artist and one (1) guest to all celebrity premieres, if any, of the Picture. Employer shall provide Artist a DVD copy of the Picture upon commercial availability of same.
- 10) Assignment: This Agreement shall be binding upon and inure to the benefit of the parties hereto and their permitted successors and assigns. Company shall have the right to assign this Agreement or any or all of its rights under this Agreement to any party, provided that Company shall remain primarily liable unless such assignment is to a "major" or "mini-major" that assumes all Company's executory obligations hereunder in writing.
- 11) Additional Terms: This Agreement shall be construed in accordance with the laws of the State of California applicable to agreements, which are executed and fully performed within the

State of California, without giving effect to such state's choice of law provisions. Any legal proceeding of any nature brought by any party arising out of or relating to this Agreement shall be brought in Los Angeles, California and the parties hereby submit to this exclusive jurisdiction. In the event any provision of this Agreement is held to be illegal or unenforceable by reason of law, this Agreement shall remain in full force and effect, except that such provision shall be deemed modified and deleted, as may be appropriate, in order to achieve compliance with law.

12) Counterparts. This Agreement may be executed simultaneously in two (2) or more facsimile counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. It shall not be necessary that any counterpart be signed by any one of the parties so long as each signs one (1) counterpart which is delivered to the other party.

Please indicate your acceptance of the foregoing by signing in the space provided for below.

Sincerely,

Cory Neal
H3 Exports, LLC
310.383.9817

Accepted this 19 day of September, 2012

H3 Exports, LLC

By:



Cory Neal, Manager

The Haig Group, Inc.

By:



09/19/12

Sid Haig, President