Costume Designer's Personal Services Contract

THIS AGREEMENT is made this	day of
by and between	
the	Producer, his heirs and assigns
("Producer") and	the Costume Designer,
("Producer") and his heirs and assigns ("Designer") for the Costum	ne Designer's services in connection
with the Producer's production of the Play entitle	ed
	("Production"), which is presently
scheduled to be presented at	("Theater"),
located at	
which is owned by	r the Production and supervise the
sewing and manufacture and/or purchase/and/or	rental of the Costumes for the
Production in consultation with and under the su	
shall prepare sketches, designs, and costume plot	for submission to, and as may be
required by, the Director. The Designer shall pre-	pare estimates of the costs of
purchase/and/or rental and/or the sewing and man	nufacture of the costumes, including, if
appropriate, obtaining estimates and/or bids of th	e costs of manufacture and/or
purchase/and/or rental of the costumes and help t	he Producer to establish the Costume
budget. The Producer's decision on the Costume	design budget shall be final. The
Designer shall not exceed the budget or incur any	y costs beyond the established budget
without approval from the Producer. The Designed	er shall attend all production meetings at
such times and places as may be designated by th	ne Producer and/or Director and/or
Production Manager. The Designer shall be avail	able for all consultations, meetings, and
other communications with the Director, Produce	er, and/or Production Manager. The
Designer shall obtain the measurements of the pe	erformers and shall attend all fittings and,
if necessary, arrange for alterations. The Designe	•
required by the Director and/or the Producer and/	
Designer shall work with and train all wardrobe a	assistants in the execution of the
Costume Plot.	
[Optional Paragraph 1 (C): Producer hereby del	
purchase and/or rent such Costumes as Designer	
Costuming Plot in an amount not to exceed in and not to exceed in	per purchase/rental
and not to exceed in	n total. Designer shall provide Producer
with itemized, dated receipts verifying such purch	
Designer shall not incur purchases/rental/costs ex	ceeding aforesaid dollar amounts
without the prior consent of the Producer.]	
2. The Designer understands and agrees that the l	
Owner to obey at all times Owner's rules and reg	
any, and that the violation of the same shall resul	-
potential liability to Owner in the event of damage	1 1 1 2
Therefore the Designer agrees and understands h	
and regulations and further that he will use due c	
The Producer will furnish the Designer with a co	
forth the Producer's responsibilities toward Own	er, as well as a copy of Owner's current

rules and regulations, as provided to him by Owner. The Designer will read and familiarize himself with same, particularly those relating to the use of Costumes, if any. In the event of questions or uncertainties and/or interpretations of Owner's rules and regulations, the Designer will seek guidance from the appropriate Owner personnel. 3. The Designer shall at all times use the highest care for the safety of all persons and property associated with the Production, including, but not limited to, the actors, director, and other production personnel, Owner's personnel and property; and the public who may attend either the Production itself or may otherwise be on or about Owner's premises, with or without Owner permission or the permission of the Producer. To that end, the Designer will obey all fire and safety codes and rules of the municipal authorities having jurisdiction over the Owner and the Production and shall not use, store, or bring into the Theater premises flammables, explosives, or other dangerous materials, or any other materials which may be prohibited or whose use may be restricted by the applicable governmental rules and safety codes.

4. The Designer shall not, by any act or omission, or failure to perform any act, jeopardize the Producer's policy of insurance, his ability to obtain or maintain any policies of insurance, and/or the willingness of any insurer to extend insurance protection to the Production.

5. (A) The Producer herein engages the services of the Designer because of his unique skills, talents, abilities, training, and/or reputation. Therefore this is a contract for the personal services of the undersigned Designer and his obligations and

promises herein may not be transferred, delegated, or otherwise assigned to any other party without the express written consent of the Producer.

(B) The Designer recognizes and agrees, that, in the normal course of the production process, the Producer shall have the absolute and unfettered right to assign his interest, rights, obligations, and covenants under this contract to third parties without notice to and without the consent of the Designer. In such case the Producer's obligations and rights hereunder shall cease and shall become the rights and obligations of the third party and/or Production entity and Producer shall have no further liability or obligation hereunder to the Designer.

6. The Designer hereby represents and warrants that all designs and work submitted by him are his original work and do not infringe upon, copy, plagiarize, or otherwise utilize the designs, trademarks, and/or ideas of any third parties or entities, regardless of in what form or media in which said third party's designs and/or work may appear or may have appeared, wherever located, whether protected by common law or by statutory copyright. Designer agrees to hold harmless and indemnify Producer and/or his assigns for all court ordered judgments, damages, attorney fees, and court costs which Producer and/or his assigns may suffer and have to pay as a result of any of Designer's actions or failure to act and/or infringements, copying, plagiarizing or other such utilization of the work, designs, or ideas of said third parties. Designer shall pay any settlements which the Producer and/or his assigns may enter into with a third party.

7. The Producer shall pay the Designer the fee of ______ for his services, according to the following schedule: ______ upon approval of the Designer's Costume Plot by the Director and Producer;

_____upon the press opening of the Production, provided the Designer has completed his work by that time.

The Designer shall work as an independent contractor and shall not be an employee of the Producer.

8. (A) The Copyright to the Costume Design shall belong solely to the Costume Designer as his sole property. The Costume Designer may not sell or rent said designs to any other production without the express written consent of the Producer and the payment of a fee thereto, the amount of which is to be negotiated in good faith between the Designer and the Producer.

(B)The physical costumes and materials purchased for or created for the Production shall be the sole property of the Producer and he may sell, rent, destroy, or otherwise dispose of them as he, in his sole judgment may see fit.

9. The Costume Designer may not accept any commissions, gifts, fees, benefits, or other remuneration from any party with which the Production may do business. Any rebates, allowances, rewards, airline miles, or other benefits which may be proffered by third party suppliers or vendors shall inure to the Producer as his sole property.

10. The laws of the State of ______shall govern this Agreement. 11. All notices required hereunder will be addressed to the parties at their addresses printed below their names, until other notice of change of address is given in writing, and will be by certified mail, return receipt requested. Notices so given will be effective on the date of receipt thereof.

12. This document shall contain the entire Agreement between the parties. No changes, modifications or alterations thereof will be effective unless contained in a writing signed by both parties.

13. This Agreement, and all written modifications, alterations, supplements and amendments hereto contained in writing signed by the parties will be binding on the parties, their executors, administrators, personal representatives, successors, and assigns. 14. The terms of this Agreement shall be gender neutral. Terms appearing herein which traditionally refer to a particular gender are used for convenience only and shall be understood and interpreted to refer to the gender of the respective undersigned parties. [Optional 15. The Designer understands and agrees that the Production is being recorded on video for the purpose of promoting, publicizing, and marketing the Play. That, as a consequence, his designs, construction, and work will become a part of the videotaped record of the show and will be disseminated and shown in the Producer's efforts to promote, publicize and market both the Production and the Play itself. The Designer hereby unequivocally and forever gives the Producer the right to utilize his designs as captured and shown in the videotape record, as well as in any still promotional photography taken of the Production, for the purpose of promoting, publicizing, and marketing both the Production and the Play itself in any and all media which the Producer, in his sole judgment, shall elect to show, broadcast, and or disseminate the videotaped record of the Production.]

In Witness Whereof the Parties have hereunto set their hands and seals this day above written.

	(Producer)
	(Address)
Designer)	(Costume
	(Address)

Copyright © 2013 by Charles Grippo

Attorney, producer, and playwright Charles Grippo is the author of *Business and Legal Forms* for Theater and The Stage Producer's Business and Legal Guide.