

Stunt Coordinator Cancellation

COMMERCIALS

Are stunt coordinators entitled to compensation when they are booked to work on a commercial and subsequently canceled?

YES!

Since 2019, stunt coordinators are covered as principal performers under Section 6 of the Commercials Contract.

Furthermore, Schedule A.I.C.3. of the Commercials Contract states: “When a principal performer is engaged and not used for any reason other than his/her default...he/she shall be entitled to a session fee or his/her guarantee, whichever is greater.”

If you were booked as a stunt coordinator on a union commercial and then canceled due to no fault of your own, you are due a cancellation fee, equivalent to your negotiated rate, for each day you were scheduled to work.

If you were canceled and did not receive cancellation fees, please contact the union and file a claim or visit the [Commercials Claims Portal](#).

For more information, please contact:

LOS ANGELES COMMERCIALS DEPARTMENT
Claudette Singh
(323) 549.6858
claudette.singh@sagaftra.org

NEW YORK COMMERCIALS DEPARTMENT
Angie Ruiz
(212) 827-1544
angie.ruiz@sagaftra.org