



Consignment Agreement

Name: _____ Phone: _____

Address: _____

City: _____ State: _____ Zip: _____

Consignment Date: _____ Exp. Date: _____ Final Claim Date: _____

| Consignment Items: | Price: | Date/Price Sold |
|--------------------|----------|-----------------|
| 1. _____ | \$ _____ | _____ |
| 2. _____ | \$ _____ | _____ |
| 3. _____ | \$ _____ | _____ |
| 4. _____ | \$ _____ | _____ |
| 5. _____ | \$ _____ | _____ |
| 6. _____ | \$ _____ | _____ |
| 7. _____ | \$ _____ | _____ |
| 8. _____ | \$ _____ | _____ |
| 9. _____ | \$ _____ | _____ |
| 10. _____ | \$ _____ | _____ |
| 11. _____ | \$ _____ | _____ |

*CONSIGNOR RESPONSIBLE FOR CC FEES & 1ST DIBS FEE (IF APPLICABLE)

I have read above.

_____ consignor _____ date

_____ consignee _____ date



Consignment Agreement

COMMISSION: Again & Again shall receive a commission of 50% of the selling price.

PAYMENT: Again & Again shall pay the consignor 50% of the selling price (not including applicable sales tax). All merchandise paid for by credit or debit card will be assessed a 4% processing fee, thus deducted from the Consignor split. Payout checks will be issued after the 20th of each month for the sale of items from the previous month. Please no status calls, email info@againandagain.com to inquire about items on your account. Please, allow up to one week for a response to your submission.

PRICING: Again & Again and the Consignor do hereby set the starting price of each consignment based on the original price, comparative prices, age & condition of item. Again & Again makes no representation of the actual value of said consignment and the Consignor agrees that he/she is not relying upon any such representation of value expressed by Again & Again.

MARKDOWNS: Consignments shall be marked down 20% every 30 days.

RETURN OF MERCHANDISE: Consigned items not sold by the end of contract period must be picked up within 7 days, or will be donated. It is the responsibility of the consignor to inquire about unsold items before contract end date.

UNCLAIMED MERCHANDISE: All consigned items not sold or removed from the premises within 90 days of the date of entry will be considered abandoned and will become the property of Again & Again. Again & Again is hereby relieved from giving notice and is without obligation or liability to Consignor.

FOR WAIVER OF ALL CLAIMS FOR LOSS DAMAGE: Again & Again is not responsible for any loss or damage to consignment by handling. It is furthermore understood and agreed as one of the consideration upon which Again & Again accepts said consignment for retail and in the absence of which, Again & Again assumes no responsibility and hereby relieved from any and all liability, claims, or charges in the event of loss of said consignment by reason of fire, theft, burglary, accident or for any other cause, and if any or all of said consignment is lost as a result of shoplifting or otherwise. The Consignor agrees to accept Again & Again's statement of fact as to such loss and Consignor does hereby expressly waive all claims of said consignment for loss from any cause whatsoever. It is the responsibility of the Consignor to carry his/her own insurance for the consignment.

TITLE: The undersigned Consignor warrants that all consignments listed on the following page(s) are his/her property and that said Consignor has complete title to same and said Consignor will not hold Again & Again responsible for any claim or title to it. Consignor agrees to hold Again & Again harmless from all claims, including attorney's fees which may arise from delivery to and sale by Again & Again of said consignment.

DONATE: YES___ NO___ Donations are to be left to the discretion of Again & Again. No receipt will be provided to the Consignor.

I have read the above.

Again & Again
1202 N. Riverfront Blvd.
Dallas, TX 75207
(214) 746-6300

CONSIGNOR: _____

ADDRESS: _____

CITY: _____

PHONE: _____

E-MAIL: _____

Representative of Again & Again

date