

Section 1: Introduction of Parties; Recitals

On _____ (date), No Labels Clothing Cooperative (NLCC) agrees to consign goods provided by _____ (consigner).

The goods described are as follows:

_____ (number and variety of items provided)

Section 2: Consignment Period; Return of Products

Consignment shall begin on _____ (date), and last until one or both parties end the consignment period, at which time any and all unpurchased goods shall be transferred back to _____ (Consigner) within a _____-day period, as agreed upon by _____ (consigner) and NLCC (consignee).

Section 3: Title to Goods; Responsibilities

_____ (consigner) maintains ownership of all goods in the consignment agreement while they are in the hands of NLCC (consignee). While the goods are in the hands of NLCC, they assume protection of said goods. If items are damaged or lost, NLCC shall reimburse _____ (consigner) for their full price.

Section 4: Transport of Goods

_____ (consigner) shall be responsible for transfer of goods during both delivery and pick-up of goods, should it be determined for any reason that the consignment period is to be ended.

Section 5: Payment; Commission

The standard split of profit as determined by NLCC is 60% to _____ (consigner), 40% to NLCC (consignee). A different ratio may be determined if both consigner and NLCC are in agreement. If this is the case, the new profit split ratio shall be _____ (consigner) _____ (NLCC/consignee). Whenever goods on consignment are sold, NLCC shall keep a record and provide previously agreed upon revenue to _____ (consigner) within a 7-day period in the form of a check.

Section 6: No Assignment

During the period of consignment, neither party may transfer any obligations detailed in this document without prior consent of the other party.

Section 7: Warranties

Goods provided by _____ (consigner) are not protected under any warranties except to the extent required by law.

Section 8: Governing Law

The above document shall be interpreted and upheld by applicable laws of Erie County and New York State, as agreed to by _____ (consigner) and NLCC (consignee).

Section 9: Signatures

Signatures and agreements made digitally are to be seen as valid and binding as signatures made in person.

I agree to the terms and conditions of the above document.

_____ (Signature of consigner) _____ (date)

_____ (Print of consigner) _____ (date)

_____ (Signature of consignee) _____ (date)

_____ (Print of consignee) _____ (date)