## **CONSIGNMENT AGREEMENT**

	Agreement") is made effective as ofand
In the Agreement, the party who is g	granting the right to sell its merchandise will be referred", and the other party who is receiving the right to as "".
The parties agree as follows:	
I. RIGHT TO SELL	owns (""). In accordance
with this Agreement,	(^
with this Agreement,	an exclusive right to sell the
under	the terms of this Agreement. This exclusive right to sell
only applies to the following describe	
	agrees to deliver to
	agrees to devote
best efforts to the sale of the	All sales prices and terms of sale
shall be determined by	·
W. DDOGGEDG OF GALEG	•••
II. PROCEEDS OF SALES	will pay to
aslaulated as follows:	a portion of the sales proceeds which shall be
calculated as follows: percent o	amount determined in the previous sentence shall be paid
	in in stallment(s) on or before the
	nent period in which the proceeds were obtained. With
	will submit to
	a written report that sets forth the calculation of th
amount of the net proceeds payment a	and the extent of current inventory.
III. RECORDS.	shall keep accurate records that are sold.
regarding the quantities of the	that are sold.
	shall have the right to inspect such records from titice of such intent to
to time after providing reasonable not	ace of such intent to

IV. TITLE TO MERCHANDISE. Consigned merchandise shall remain the property of until sold, except that						
	shall be responsible for all shortages, loss, or					
damage, while the mercha	lise is under the control of					
	·					
V. PAYROLL TAXES.	shall be exclusively liable					
for, and shall indemnify	against such liability for, all					
employee payroll taxes an	insurance arising out of wages payable to persons employed by					
	in connection with the performance of this					
Agreement.						
VI. DEFAULTS. If	fails to abide by the					
obligations of this Agreen	nt, including the obligation to remit the consignment payment to					
	when due,					
	shall have the option to cancel this Agreement by					
providing	_ days' written notice to					
	shall have the option of preventing the termination					
	corrective action that cures the default, if such corrective action is					
	time period stated in the previous sentence, and if there are no other					
defaults during such time	nou.					
parties shall be submitted Arbitration Association. I	disputes under this Agreement that cannot be resolved by the arbitration under the rules and regulations of the American her party may invoke this paragraph after providing 30 days' written l costs of arbitration shall be divided equally between the parties. by a court of law.					
	either party makes any warranties with respect to the use, sale or by the other party or by any third party. In					
no event will	be liable for direct, indirect, special,					
	incidental, or consequential damages, that are in any way related to the					
	·					
	HTS. This Agreement shall be binding on any successors of the nave the right to assign its interests in this Agreement unless the prior party is obtained.					
<b>X. TERMINATION.</b> The written notice to the other	Agreement may be terminated by either party by providing 30 days' arty.					
with respect to the subject conditions in any other ag	NT. This Agreement contains the entire agreement of the parties natter of this Agreement and there are no other promises or ement, whether oral or written. This Agreement supersedes any prior etween the parties with respect to the subject matter of this					

agreement.

**XII. AMENDMENT.** This Agreement may be modified or amended, if the amendment is made in writing and is signed by both parties.

**XIII. SEVERABILITY.** If any provision of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this Agreement is invalid or unenforceable, but that by limiting such provision it would become valid or enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.

**XIV. WAIVER OF CONTRACTUAL RIGHT.** The failure of either party to enforce any provision of this Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Agreement.

	APPLICABLE LAW. This Agree	ement shall be go	overned by the la	ws of the State of
	signor:			
By:			- -	
Con	signee:	_		
By:			_	