

CONSIGNMENT SALES AGREEMENT

(this agreement reflects the requirements of a consignment agreement as outlined in the Fair Trading Act & Regulations)

Canadian Remarketing Group Inc.

hereinafter referred to as the Consignee

-AND-

_____ (Name)
 hereinafter referred to as the Consignor

of _____ (Address)

_____ (Contact Number)

_____ (Email Address)

The Consignor gives rights and permission to the Consignee to list for sale the vehicle described below:

VEHICLE	VIN: <input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
	YEAR: _____	MAKE: _____	MODEL: _____																
	KM: _____	TRIM: _____	COLOR: _____																
	ENGINE: _____	TRANS: _____	BODY: _____																
	Purchased From: _____																		
	Service Records Included: YES <input type="checkbox"/> NO <input type="checkbox"/>												Last Service: _____						

- (a) the Consignor is the true owner and has right and title to sell it (if different from registered owner) and a copy of registration has been provided to Consignee, NO YES
- (b) the above description of the vehicle is complete and accurate, including the odometer reading, NO YES
- (c) has the vehicle was ever been used as a taxi, police, emergency vehicle, or a leased/rental vehicle? If yes, please explain: _____ NO YES
- (d) the vehicle is free and clear of all liens & encumbrances, If no: Lien Holder: _____ Lien Amount _____ NO YES
(the business will deduct from any settlement all liens up to and including date of sale, the Consignee will pay Lien Holder(s) directly)
- (e) Was the vehicle ever in need of repairs that cost more than \$3,000 including parts and labour due to an incident or collision? If YES, Amount \$ _____ Details _____ NO YES
- (f) Other known Mechanical, Structural, or Cosmetic Deficiencies or Modifications; *(It is mandatory by law to disclose known deficiencies that may affect material value of vehicle):* NO YES

The Consignor(s) will assume full responsibility for having the necessary insurance coverage (fire, theft & comprehensive) against loss or damage.

I hereby certify that, the above information is true, and the referenced vehicle does not have undisclosed damage (repaired or unpaired), that the emission controls, safety equipment and mileage have not been altered, and the vehicle has not been written off or deemed a salvage.

Insurance (copy for file) NO YES

Registration (copy for file) NO YES

Licence plate (in customers possession) NO YES

_____ CONSIGNOR(S) Initial

_____ CONSIGNOR(S) Signature

PRICING AND SALES TERMS

- (a) the Consignee may sell the vehicle from _____ until _____ (30 days after the date on this agreement)
(after which time the agreement is extended automatically for a similar time-frame, unless terminated prior by either the Consignee or the Consignor(s), giving the other party 2 days written notice OR during the term, upon 2 days notice to the other,
- (b) the Consignor(s) will pay a storage fee of \$ **20.00** per day if the vehicle is not removed within 7 days of giving or receiving notification of the termination of this agreement;
- (c) the Consignor(s) agrees to entertain all written offers; NO YES
If no please explain: _____

The amount acceptable to the Consignor/Owner(s) after all costs, expenses, taxes, etc. is \$ _____.

The Consignor(s) agrees to allow Canadian Remarketing Group Inc. to deduct for but not limited to the following fees;

- Sales Fee \$495 (3 Sales Maximum) Or Reconditioning
 No Sale Fee \$185 (Caxfax/Inspection/Marketing) Mechanical Inspection (**Included**) Other _____
 Detail: \$135 Value(Mandatory Covid Detail- Carfax Report (**Included**) _____
Included!)

_____ CONSIGNOR(s) Initials acknowledging above detailed fees

Canadian Remarketing Group Inc. agrees to:

- (a) conscientiously display, market, demonstrate and attempt to sell said vehicle;
(b) present all written offers to Consignor(s);
(c) hold all money received from sale for the Consignor(s);
(d) pay the Consignor(s) the final settlement within 14 days of sale together with a statement of account as per the Regulations;
(e) deduct and pay all liens authorized by the Consignor(s); and
(f) abide by any law, statute or regulation applicable in Alberta on the sale of consigned vehicles.

The following terms are deemed to be contained in every consignment agreement:

- (a) the business operator agrees not to use the motor vehicle for the operator's personal use without the written consent of the Consignor;
- (b) the business operator agrees to be the trustee of any money, vehicles or other personal property that the operator receives as consideration for the sale of the motor vehicle being consigned less an amount for the operator's disbursements, fees and commission;
- (c) the business operator agrees to provide to the Consignor, within 14 days of the date of sale of the motor vehicle, a copy of the Bill of Sale that sets out the purchase price for which the motor vehicle was sold if:
- (i) the remuneration of the business operator is based solely on a percentage of the purchase price or a combination of a percentage of the purchase price plus disbursements; OR
- (ii) after the consignment agreement is signed, the Consignor agrees to receive less from the sale of the motor vehicle than the amount originally agreed to in the Consignment Agreement.

This Agreement is dated and signed in _____ on the _____ day of _____, 20____

CONSIGNOR

CONSIGNEE
Canadian Remarketing Group Inc.

(Signature)

(Signature of authorized representative)

(Name)

(Name and Title of Authorized Representative)