



The following are the terms and conditions of the agreement between you _____
(the consignor) and Lilly Layne Formal Boutique (the consignee):

♥ Lilly Layne will determine the selling price of all items based on age, condition, brand, style, size and demand. If you have a minimum price you will accept for these items being consigned, you must notify us on the item list, and it must be pre-approved by Lilly Layne. We reserve the right to refuse any item if we do not feel we can obtain your asking price.
Initial Here_____

♥ All consigned items will be subject to a price reduction at the discretion of Lilly Layne to facilitate its sale for the present market.
Initial Here_____

♥ Lilly Layne agrees to pay the consignor 50% on formal dress with exception of wedding dress of which will be 60% of the final selling price less any taxes.
Initial Here_____

♥ The consignment agreement is based on a 6-month period. After the 6-month period is up, the seller has the option of donating to Lilly Layne or picking up their items. It is the consignor's responsibility to keep track of the pick-up dates. All items not picked up within 5 days after the contract end date will automatically become the property of Lilly Layne without further notice. Consignors forfeit all claims to the clothing and payments thereof after pick-up date's end.
Initial Here_____

♥ Once the consigned item has been sold, your check will be cut the 15th of the following month. Notice will be sent that check it ready for pickup.
Initial Here_____

♥ Lilly Layne is a wedding/formal dress broker and cannot hold insurance for inventory it does not own. We are very careful and trustworthy, but assume **NO** liability for fire, flood, theft, damage, or wear. Your items are being tried on and handled and some wear should be expected at time of pick-up if not sold.
Initial Here_____

♥ The terms and conditions of this contract will remain in effect until further notice.
Initial Here_____

♥ This agreement shall be binding upon the parties, and upon their heirs, executors, personal representatives, administrators and assigns. No person shall have a right or cause of action arising out of or resulting from this agreement except those who are parties to it and their successors in interest.
Initial Here_____

♥ This agreement, including any attached exhibits and addenda, constitutes the entire agreement of the parties. No representatives or promises have been made except those that are set out in this agreement. The agreement may not be modified except in writing, signed by all parties.
Initial Here_____

Your signature below indicates that you have read the above and agree to the terms.

Signature Printed Name Date