

CONSIGNMENT AGREEMENT

This Consignment Agreement (this "Agreement") is made on _____ (date) between _____ (the "Consignor"), of _____ (Consignor mailing address), and Legacy Collectibles (the "Consignee"), of 12 Chestnut Rd, Paoli, Pennsylvania 19301. The parties agree as follows:

I. RIGHT TO SELL. The consignor owns Military Collectibles (the "Collectibles"). In accordance with this Agreement, the consignor grants Legacy Collectibles an exclusive right to sell the Collectibles under the terms of this Agreement. The consignor agrees to deliver to Legacy Collectibles, on consignment, the Collectibles. Legacy Collectibles agrees to devote its best efforts to the sale of the Collectibles. All sales prices shall be discussed and agreed upon by both the consignor and consignee. Legacy Collectibles may void this contract and return the Collectibles if pricing is not agreed upon. All sales terms (including layaway) shall be determined by Legacy Collectibles.

II. PROCEEDS OF SALES. When the consignor's item(s) have sold, Legacy Collectibles will collect the full proceeds of sales and deduct 15 percent as a consignment fee for Legacy Collectibles. The remaining 85 percent will be paid to the consignor by check. If the calculated percentage consignment fee is below \$100, Legacy Collectibles will retain \$100 and not a percent of the sale. Once an item is listed and made available for sale online, Legacy Collectibles is entitled to \$100 for the work completed. If an item does not sell and the Consignor would like their property to be returned, Legacy Collectibles is entitled to \$100 per returned item.

III. TERMS OF PAYMENT. Legacy Collectibles will pay the consignor his/her dues after full payment for the Collectibles has been received by Legacy Collectibles and the 7 day inspection period has passed. The inspection period begins once the merchandise has been delivered. Legacy Collectibles will send payment to the consignor within 30 days after completion of the inspection period. If the merchandise is returned, payment to the Consignor is void.

IV. TITLE TO MERCHANDISE. Consigned merchandise shall remain the property of the consignor until sold. As such, the consignor has the right to, at any time during the consignee's business hours, inquire as to the status of his/her Collectibles. Such inquiries will not influence Legacy Collectibles' prioritization of the Collectibles, and, as

stated in Section 1, the consignor CANNOT dictate terms of sale, unless it is to lower the price of an item.

V. LOSS AND INSURANCE. Legacy Collectibles shall be responsible for all shortages, loss, or damages, while the merchandise is under the control of the consignee. Legacy Collectibles shall maintain insurance in adequate amounts to pay for replacement of the merchandise in the event of such shortages, loss, or damage.

VI. TAXES/FEES. Legacy Collectibles shall be exclusively liable for, and shall indemnify the consignor against such liability for, all employee payroll taxes and insurance arising out of wages payable to persons employed by Legacy Collectibles in connection with the performance of this Agreement. Legacy Collectibles is also responsible for paying sales tax and credit card fees. The Consignor agrees to incur all costs associated with necessary repairs or cleanings of merchandise as Legacy Collectibles sees fit. Legacy Collectibles will not alter or repair any merchandise without the Consignor's consent.

VIII. DISPUTE RESOLUTION. The parties will attempt to resolve any dispute arising out of or relating to this Agreement through friendly negotiations amongst the parties. If the matter is not resolved by negotiation, the parties will resolve the dispute through mediation by a 3rd party agreed to by both Legacy Collectibles and the Consignor.

X. TRANSFER OF RIGHTS. This Agreement shall be binding on any successors of the parties.

XI. TERMINATION. This Agreement may be terminated by either party by providing written notice to the other party. Upon termination, Legacy Collectibles will return all merchandise in a legal fashion to the Consignor. Legacy Collectibles reserves the right to charge the Consignor up to \$100 for each item that has been listed online upon termination.

XII. ENTIRE AGREEMENT. This Agreement contains the entire agreement of the parties with respect to the subject matter of this Agreement and there are no other promises or conditions in any other agreement, whether oral or written. This Agreement supersedes any prior written or oral agreements between the parties with respect to the subject matter of this agreement.

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

XIV. 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.

XV. 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.

XVI. APPLICABLE LAW. This Agreement shall be governed by the laws of the Commonwealth of Pennsylvania.

XVII. SIGNATORIES. This Agreement shall be signed by the consignor and, on behalf of Legacy Collectibles, by Chris Joiner, CEO. This Agreement is effective as of the date first written above.

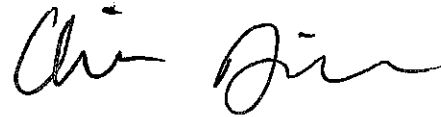
Printed name of consignor:

Printed name of consignee representative:

Chris Joiner

Signature of consignor:

Signature of consignee representative:

A handwritten signature in black ink, appearing to read "Chris Joiner", written in a cursive style.