

The consignor named above and LA VIE EN BLANC, Inc. (LVEB) acknowledge and agree that the consignor has provided goods described that meet all quality conditions listed below. These items are being placed for sale on a consignment basis, under the terms and conditions of this agreement.

1. The consignor agrees and asserts as to the following conditions/standards:
  - All items must be new (never worn) with retailer's tags or in "like new" condition (worn once). Consignor certifies that all items were lawfully purchased or obtained by either consignor or direct relative of consignor.
  - Items must not have stains, outdated styling, holes, or imperfections.
  - Items must be professionally cleaned and free of wrinkles or odors. Items in need of repair or cleaning may incur fees that will need to be paid in full before the dress is set for sale.
  - Consignor should bring any defects to the attention of LVEB upon presentation of item(s). If defects are discovered after an item has been consigned, LVEB has the right to reduce price of item or return item to the consignor.
2. LVEB reserves the right to accept or decline merchandise that is deemed appropriate for our boutique. "Appropriate" is defined as adhering to the conditions/standards listed in item one.
3. LVEB agrees to pay the consignor 50% of the final sale price (excluding sales tax and any modifications made by LVEB).
4. LVEB agrees to use its best efforts to sell items in a timely manner and for the best price. However, LVEB cannot guarantee the purchase of the consigned item(s).
5. LVEB will determine the selling price of all items based on the age of the item, its condition, brand, style, size and demand. LVEB will sell the item(s) at any price point within the agreed upon consignment price range.
6. All items consigned with LVEB must not be listed for sale anywhere else during the period of this contract.
7. LVEB reserves the right to photograph or showcase any consigned property for the purpose of posting it on the company's website or company advertising.

8. This consignment agreement shall be for a period of 6 months. Either party may terminate this agreement at any time by providing emailed notice of early termination 15 days in advance.
9. Please choose the action you would like to take at the end of the consignment period if the item(s) have not sold:
  - Retrieve the items in person - an appointment must be made for item pickup
  - Ship directly to the consignor at consignor's expense
  - Donate to a bridal charity, such as Brides Against Breast Cancer or Brides Across America  
LVEB is unable to provide a tax deduction letter, but we guarantee your gown will be going to a great cause.

Items for which arrangements have not been made within 10 business days after the contract end date will be considered abandoned by the consignor, will become the property of LVEB, and will be donated to charity.

10. Any option to renew this consignment agreement for any extended time will be at the discretion of LVEB and may include additional or modified terms.
11. Once an item has sold, LVEB will email consignor the month following the date of sale with sale details and to confirm payment method. Payments are sent on the 15<sup>th</sup> day of the month and will be submitted only after mailing or email address has been confirmed by consignor.

Please choose the method you select for payment:

- Mail check to address provided above
- PayPal - Please provide account email address: \_\_\_\_\_

12. LVEB respects the anonymity of both consignors and shoppers and cannot provide payment receipt or information of bride who purchased item(s).
13. LVEB is a wedding attire broker and cannot hold insurance for inventory it does not own. We value our consignors' items and will treat all merchandise with the utmost care. However, LVEB does not assume liability for fire, flood, acts of terror, theft, damage, or wear.
14. The terms and conditions of this contract will remain in effect until further notice.
15. 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.
16. 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 both parties.