

Master Consignment Agreement

Auctioneers & Appraisers

Theo Armour Name:	Contract #	
Business Name:		
Address: 3400 Laguna Street #227		
City: San Francisco	State: <u>CA</u>	Zip: <u>94123</u>
Telephone (day): 415 828 0000	(fax):	•
Email: t.armour@gmail.com		

This document, together with all attachments to it initially or added hereafter, including, specifically Property Schedule A, contains the entire agreement between Michaan's Auctions (Michaans, us, we) and you ("Consignor"), and describes our mutual rights and obligations. Any changes to this agreement must be in writing and signed by the parties. Upon signing, this agreement will be binding. PLEASE READ CAREFULLY.

1. Commission:

a. For our services Michaans will retain a commission on the final hammer price at auction, calculated as follows:

Ten percent (10%) of all individual auction lots selling above \$8501 Fifteen percent (15%) of all individual auction lots selling between \$4501-8500 Twenty percent (20%) of all individual auction lots selling between \$1501-4500 Twenty five percent (25%) of all individual auction lots selling between \$501 -1500 Thirty five percent (35%) of all individual auction lots selling between \$1-500

Thirty five percent (35%) of all individual auction lots selling between \$1-500

b. In addition to the above, a Buyer's Premium based on the hammer price for each individual lot sold, as stated in our "Conditions of Sale," will be collected from the purchaser and retained by us. The "Conditions of Sale," constitutes our agreement with the buyer at auction and is provided for your information only. Consignor shall not receive any, portion of the Buyer's Premium.

2. Insurance: Property consigned for sale will be covered by our insurance against "all risks" (subject to the usual form of exclusions including but not limited to earthquake and flood) while in our possession or under our control. Consignor will be charged an insurance fee of one and one half percent (1.5%) of the hammer price on property sold by us.

3. Limitation of Liability: (a) In the event that the consignor's property is damaged, lost or stolen, the consignor's sole remedy shall be: (i) if already sold, payment of the hammer price realized for the property, less any fees and commissions due us or (ii) if not sold, when possible and with consignor's consent we in our sole discretion elect to repair the damaged property to the condition it was in prior to being damaged and offer it for sale, or pay the consignor an amount equal to the established reserve for the property (or low estimate when there is no reserve) less any fees and commissions due to us. (b) We will not be liable for any loss whatsoever: (i) for events beyond our control, such as, but not limited to, acts of war or terrorism, strikes, chemical or nuclear contamination or atmospheric causes; (ii) existing (whether known or unknown) conditions or defects in the property and (iii) normal wear and tear. (c) We will not in any instance, be liable for any consequential damages, lost profits, or loss of business or business opportunity.

4. Other Expenses:

a. Photographic fees. Consignor agrees that we may use such images in catalogues, advertising or or the rubications whether in print

Consignor, including, but not limited to funds advanced for cartage, outside storage, restoration and such other repairs to property as may be necessary.

5. Method of Sale:

a. Time, place and lots: Michaan's and Consignor shall mutually agree to the date and location for sale of property and the venue in which the property is sold. We reserve the right to determine the manner in which any sale is conducted and the manner in which the property is sold. We reserve the right to determine the manner in which any sale is conducted and the manner in which the property is sold. We reserve the right to determine the manner in which any sale is conducted and the manner in which the property is sold. We reserve the right to determine the manner in which any sale is conducted and the manner in which the Consignor because the property sold the sale is the property sold at the property self-length the Consignor to a ceept a lower reserve, we may in our sole discretion self the property and under the consignor of the property sold the property self-length is self-length in the property sold at the property self-length is self-length in the property sold at the property self-length is self-length in the property sold the property self-length is self-length in the property with the property will be not self-length in the property will be not self-length in the consignor of self-length in the property will be sold at the last good failth bid prior to any bid by Consignor; or (iii) the sale voided and the property will be sold at the last good failth bid prior to any bid by Consignor; or (iii) the sale voided and the property is subsequently sold by us without reserve to recover the commission, buyer's premium and costs, if any, due us from the vold of the sold sold self-length is self-length in the property will be

8. Consignors Representations and Warranties; Indemnification: Consignor warrants and a. that as owner, or agent of the owner of the property, he/she has the authority and right take all action as may be required by this Agreement; b. that the consigned property now and until sold, is and will remain free of all encumbrates and the consignor holds good title to the property and same shall pass to the purchaser or d. that Consignor holds good title to the property and same shall pass to the purchaser or d. that all representations about the property, both written and oral, affecting the value or repairs, age, history, and provenance (including authorship, origins or period) are true at Notwithstanding our rights as set forth in Paragraph 7, above, Consignor agrees that we warranties. Consignor agrees to defend, indemnify and hold Michaans, its employees, repurchaser harmless, from and against all actions, claims, losses, liabilities and any damage for the attorney of our choice, that arise or result from a breach of this agreement or the vot limited to third party claims of interest in or ownership of property; a third party's pright to offer for sale or selling consigned property. Consignor's warranties and this inde hereunder and shall survive the conclusion of the matters called for in this agreement. 9. Withdrawal of property: Consignor shall not withdraw property consigned for sale and	ances, lie ances, lie or pertain nd correct and purce presenta ges and in varrantie rior right mity sh	ign the property for sale and to one or third party claims, except as ding to the condition, alterations, et. chasers rely upon the foregoing tives, and agents, as well as the neurred expenses, including fees is contained herein, including, but to possession or challenges to our hall apply to all property consigned
9. Withdrawal of property: Consignor shall not withdraw property consigned for sale an parties hereto, without our consent. We, however, reserve the right to withdraw any project following reasons: a. when, in our judgment, there is a question as to the ability to pass clear, unencumbered b. when, in our judgment, there is a question whether Consignor has the right and authoc: if the Consignor's representations about the property are, in any material respect, deter in the event of withdrawal by Consignor without consent or by us for the reasons above withdrawal fee of Twenty-seven percent (27%) of the established low estimate of the with Consignor's demand for withdrawal, under this section the property shall be retained by sums due us) are paid in full. Notwithstanding the forgoing, we have no obligation to wifee is paid. Any property left with us for more than 30 days following notice of fees due to subsequent sale, without reserve or further notice and we shall retain such sums due us pale. Remaining funds will be sent to the Consignor's address of record. 10. Rescission:	d title on rity to co rmined b stated, C ndrawn p us until thdraw t under thi plus the c	sale of the property; passign the property; by us to be inaccurate. consignor shall be charged a corporty. In the event of the withdrawal fee (and any other the property unless the withdrawal as part, will be disposed of by costs of sale, from the proceeds of
We are required to accept the return, and cancel the sale, of any property, when in the exthat there has been a breach of the warranty of title, or that clear title cannot be or has not Consignor's warranties or representations affecting the description of the property, inclu history, and provenance (including authorship, origins or period), or where the property intending to deceive). Consignor authorizes us to rescind any such sale for any of the for Conditions of Sale, and credit back or refund paid funds to the rescinding buyer. If funds then upon receipt of notice of rescission, Consignor shall immediately remit to us the ent price and buyers premium). If rescission is the result of an inaccurate description prepare representations made by Consignor, then the amount remitted by Consignor shall only be property. Except when issues of ownership prohibit it, property returned pursuant to thi upon payment of all sums due hereunder. The foregoing is not a limitation to buyer's rig or the Conditions of Sale. IF CONSIGNOR DOES NOT PROMPTLY COMPLY WITH THE FOREGOING PROVISIONS TO THE PROMPTLY COMPLY WITH THE PROMPTL	t passed, ding the is count is count is shave all ire purched by use the net s section this to see ONS, HE	or there has been a breach of condition, alterations, repairs, age, erfeit (meaning a forgery easons and in accord with the ready been remitted to Consignor, hase price (i.e. the full hammer without reliance on proceeds of the sale of the subject shall be returned to Consignor ek rescission either under state law
ASSIGN ALL RIGHTS WE MAY HAVE UNDER THIS AGREEMENT TO THE BUYER, A BUYER SHALL HAVE ALL THE RIGHTS TO TAKE ACTION PURSUANT TO THIS ACCONSIGNOR. THE CONSIGNOR FURTHER AUTHORIZES THE RELEASE TO A RESCONSIGNOR. THE CONSIGNOR FURTHER AUTHORIZES THE RELEASE TO A RESCONTON THE CONSIGNOR FURTHER AUTHORIZES THE RELEASE TO A RESCONTION OR DISCLOSE SUCH INFORMATION AS MAY BE COMPELLED I MICHAAN'S MAY HAVE WITH RESPECT TO THE SUBJECT PROPERTY WILL TERM RIGHTS TO THE BUYER. CONSIGNOR EXRESSLY RELEASES MICHAAN'S, ITS AGE EMPLOYEES, AND AGREES TO DEFEND, INDEMNIFY AND HOLD THEM HARMLE OF THE CLAIMS OR CONDITIONS GIVING RISE TO THE RESCISSION OF THE SALE CORRESPONDS TO THE WARRANTIES MADE IN PARAGRAPH 8. 1. Security Interest: The Consigner hereby grants us a security interest in the Property could be the consignor of the payment of any sums for which the consignor may become obligation or agreement or debt due us, and the consignor agrees to execute any docume perfect the security interest. We shall have all the rights of a secured party under law. An our rights shall be governed by the California Uniform Commercial Code (UCC) and shall and the consignor commercial Code (UCC) and shall consign the properties of the consignor code (UCC) and shall considered the california Uniform Commercial Code (UCC) and shall considered the california Uniform Commercial Code (UCC) and shall considered the california Uniform Commercial Code (UCC) and shall considered the california Uniform Commercial Code (UCC) and shall considered the california Uniform Commercial Code (UCC) and shall considered the california Uniform Commercial Code (UCC) and shall considered the california Uniform Commercial Code (UCC) and shall considered the california Uniform Commercial Code (UCC) and shall considered the california Uniform Commercial Code (UCC) and shall considered the california Uniform Commercial Code (UCC) and shall considered the california Uniform Commercial Code (UCC) and shall considered the california Uniform Commercial Code (UCC) and shall co	GREEME CINDING BY LEGA INATE U NTS, REI ESS FROM E OF THE ment. onsigned	NT, DIRECTLY AGAINST THE G BUYER ALL INFORMATION AL PROCESS. ANY LIABILITY JPON THE ASSIGNMENT OF PRESENTATIVES AND M ANY LIABILITY ARISING OUT E SUBJECT PROPERTY, THAT I, and all the proceeds from the Identification of the order this agreement or any other
nave otherwise been established herein. 12.Miscellaneous: a. This Agreement and any and all signed schedules, attachments hereto, and other signe representations by the consignor concerning the consigned property, constitutes the entire with respect to the Property and supersedes all prior negotiations or agreements regarding Instructions, if any, are attached to this Agreement. b. Except as otherwise specified herein, no modifications or amendment of this Agreement writing signed by the party to be bound thereby and no waiver, promise or representation representatives shall bind us unless contained in a writing signed by us. c. Any notice given hereunder must be in writing and shall be deemed effective upon depostage, if addressed to either of the parties at their respective addresses indicated above	ed docum re agreen ng the co	nents together with any nent between the consignor and us nsigned Property. Special
alternative. d. If any part of this Agreement is deemed invalid or unenforceable, such invalidity or ur remaining provisions of this Agreement, which shall remain in full force and effect. e. Except as provided by law, nothing contained herein shall be construed as any agency, between the parties. f. Michaans reserves the right to reject all or part of any consignment, upon delivery to us depleted since any prior viewing of the consignment by a representative of ours. 13. Dispute Resolution: Resolution of any dispute shall be by mediation or arbitration in the "Dispute Resolution" terms attached to and incorporated herein. 14. Applicable Law; Effect on Successors in Interest: This agreement shall be governed by with the laws of the state of California. Any disputes shall be resolved in the State of Calivenue is agreed upon by both parties. This agreement and resolution of any dispute shall executors, beneficiaries, successors and assigns and shall inure to the benefit of Michaan' 15. Legal Status: If you are executing this Agreement as an agent for another person or legal entity you acknowledge and agree that both you and the person(s) or entities you represent shall jointly a set out in this Agreement. You also agree to furnish us with any additional documents, included acting, as we may require.	nenforcea	ability shall not affect the
By: CONSIGNOR OR AUTHORIZED AGENT	DATE_	2024-03-07
By: For Michaan's Auctions	<i></i>	