

Vehicle Consignment Agreement Exclusive listing with the exclusive right to sell

CONSIGNOR				
Name(s)	Date			
Address	City	St	ate	_Zip
Phone	_Driver License #State			
Insurance Company Name		Pho	ne#	
Policy #				
I or we, the undersigned, hereinafter, called the consignor and Earth MotorCars LLC., hereinafter, called the consignee agree as follows;				
The consignor consigns and delivers possession of the following vehicle to consignee:				
YearMake	Model		Style	
MilesEngine	Trans	_Color	Plate #	St
Vehicle Identification #				
Clear Title Y or N Title with I	Lien Y or N Othe	r		
Lien Holder Name and Addres	ss ifapplicable			
		Payoff Am	iount	
Please list any special instructions regarding this vehicle I.E. starting procedure, driving issues or anything that needs to be explained upon driving or moving this vehicle (includes test drives)				

Please list any known defects, flaws or damage this car has now. Also list any maintenance this vehicle may need

Please list any information that will enable potential buyers to make a well-informed decision on your vehicle I.E. Restoration done, work performed, modifications made, vehicle history, receipts, how long you have owned this vehicle, why selling (opt) etc.

By delivering this vehicle to Earth MotorCars LLC (consignee) you are placing it on consignment with us for 60 Days and is not a sale of vehicle to consignee.

Consignee accepts possession of Consignors vehicle for consignment and will attempt to sell the vehicle at a price no less than <u>\$</u> without Consignor approval. This agreement is effective and valid for 60 days from the date on this agreement. The terms of this agreement are that the dealer shall return the vehicle to consignor or enter into a new agreement at the termination of this consignment agreement.

Consignor must have good title to vehicle and provide proof of it. Consignee must be able to show that the title is free and clear from all claims and liens or that lien holder will cooperate with any sale made and release lien in a timely manner. Initials x

Consignor agrees that the Consignee will deduct a commission in the amount of _____% (percent) of the final selling price upon sale and funding of the vehicle. In this agreement, a "sale" occurs when the consignee: (A) receives the purchase price of its equivalent or executes a conditional sales contract for the vehicle, or (B) when the purchaser takes delivery of the vehicle, whichever comes first. Upon payment to the monies due the consignor, the consignor agrees to furnish the dealer all documents necessary to transfer the ownership of the vehicle to the purchaser including clear title and any lien release documentation. If the Consignee finds a buyer for the subject vehicle and the Consignor circumvents or goes around the Consignee in an attempt to avoid payment of the commission to Consignee, by selling to the customer developed by the Consignee, this will be treated as a sale and the above commission will be due and payable to the Consignee. A sale by the Consignor of any person or firm other than the Consignee, during the duration of the contract with or without assistance of the Consignee will also be treated as a sale and the above commission will be due and payable. Initials x Consignor is required to have and is solely responsible for ALL insurance coverage while vehicle is in the possession of consignee and shall hold Consignee harmless from any and all circumstances that may arise while vehicle is in Consignees possession, no matter who may be at fault. Consignor must provide proof and copy of such insurance to Consignee. Initials x_____

On delivery of the vehicle to Consignee, Consignor shall produce evidence of ownership of the vehicle which may be held by Consignee while the vehicle is in Consignee's possession. Consignor shall provide adequate documentation and proof of ownership so that the Consignee may complete a sale to the buyer. The consigned vehicle is delivered to the dealer in trust for the exact terms set forth in the agreement. The Consignee agrees to receive this vehicle in trust and not to permit its use for any other purpose than what is contained in this agreement without the express written consent of the Consignor.

The maintenance and repair of the vehicle shall be at the sole expense of the Consignor. If mechanical or maintenance work becomes necessary while the vehicle is on the Consignee's premises, Consignee will seek permission from Consignor to complete the necessary repairs.

Consignor hereby promises to defend, indemnify and hold harmless Consignee, its employees, agents and affiliates from any and all demands, judgments, claims, including reasonable legal and all other expenses, actually incurred and paid, incident to any claim whether baseless or well founded by any third party in connection with any automobile taken by Consignee on consignment, including without limitation any claim for taxes by any state of the United States, territory or political subdivision thereof. The indemnification language contained in this agreement shall survive the termination of the agreement.

This agreement constitutes the entire agreement between the parties pertaining to the subject matter contained in it and supercedes any prior and contemporaneous agreements, representations and understandings of the parties. No supplement, modification or amendments of this agreement shall be binding unless it is executed in writing by each of the parties. No waiver of any of the provisions of this agreement shall be deemed or shall constitute a waiver of any other provision, whether or not similar, nor shall any waiver constitute a continuing waiver. No waiver shall be binding unless executed in writing by the party making the waiver.

Signature:	Signature:
Name Printed:	Name Printed:
Date:	Date:

Earth MotorCars (Consignor) 3216 Kellway Drive Ste 132 Carrollton, TX 75006