

(by signing this, you agree to the terms on page 2 of this Agreement)

BAGGER'S AUCTIONS

5136 Chukker Point Ln
Cincinnati, OH 45244-5046
513-248-0652

CONSIGNMENT AGREEMENT – Page 2 of 2

1. By signing the first page of this agreement (“you”) hereby authorize Baggers Auctions (“us” or “we”) to sell the memorabilia listed on the first page for you on consignment. We will determine which auction your memorabilia will be offered in, based on maximizing your profit. We reserve the right to offer your items at a later date.
2. You warrant to us, and the buyer, that you are the 100% owner of the memorabilia. They have not been stolen, borrowed or part of any litigation case. You will indemnify and hold the buyer and us harmless from any damages, including attorney’s fees, relating to the breach of this agreement.
3. You must insure all items shipped with a signature required. We have a third party insurance for all items received, stored or shipped as long as they have been signed for on receipt. In the event of theft or total damage to any memorabilia, we will pay you the proceeds of the insurance coverage, less any commission due us.
4. We will determine the number of items in a lot. We will set the minimum bid on each lot. You authorize us to set a reasonable minimum bid. This minimum bid will be set to encourage the maximum number of bidders.
5. We reserve the right to return to you, at our expense, any item that we think is not appropriate to be auctioned, for any reason, at any time.
6. You are not allowed to bid on the cards or Memorabilia you have consigned to us. Bagger’s Auctions does not bid on any of the items in our auctions.
7. **WE PAY YOU A +2.5% CONSIGNOR PREMIUM ON ALL SOLD LOTS (UP TO +5% PREMIUM ON CONSIGNMENTS OF INDIVIDUAL ITEMS \$2000 or GREATER)** of the successful hammer bid price for each item or lot sold.
8. You authorize us to rescind the sale of any memorabilia, if we learn that the memorabilia is inaccurately described, or if we learn the memorabilia is a forgery or counterfeit. If we notify you of such a problem, you agree to return to us any proceeds paid to you, in connection with that sale, and we will return the memorabilia to you.
9. Amendments to this agreement must be mutually agreed upon in writing or through email.
10. By signing the first page of this agreement, you agree to and are bound by these terms.