

Consignment Agreement / Contract

This agreement is made this _____ day of _____ 20_____
at _____. By and between Sachin V. Shah dba RVMAX.us, LLC, Greenville
SC and _____, herein after
referred to as "CLIENT", and Sachin V. Shah dba RVMAX.us, LLC hereinafter referred to as
"BROKER". The parties to this agreement, in consideration of the mutual covenants set our herein,
regarding a vehicle described as

_____ ,
agree as follows: Year Make Model VIN / Serial No.

License No . _____ State _____ Length _____ Miles: _____

CLIENT warrants that he/she is the registered owner of the vehicle, and that is free of any liens or
encumbrance, except Lien Holder _____ Phone _____
Account # _____ Est. Amount owed \$ _____

Compensation to dealer:

1A You are hereby authorized dealer to negotiate for the sale of, and to sell said
Recreational Vehicle for not less than \$ _____ which not less than
\$ _____, shall be paid as earnest money by the purchaser, to be held until
closing. If sale is closed, I agree to pay dealer a minimum of commission of _____%
of the agreed selling price.

1B Or I agree to accept a flat price of \$ _____, authorizing you to obtain
any amount received over and above said net price as reimbursed for expenses involved
and, as a selling commission.

The Term of this consignment shall be for _____ days from today's date; this agreement shall
remain in effect beyond this period if unit is still on the sales lot of Grant's Auto Sales, Inc

I agree to deliver my vehicle at time of consignment in a clean and saleable condition with empty
holding tanks, full propane, fully charged batteries, and a full gas tank. If I am not able to deliver in
the above mentioned condition, RVMAX.us LLC is authorized to take care
of these items and will be paid for by the Client. This amount can be deducted from payoff, or if
contract is terminated, paid directly by the Client. I understand that all items left in or on the vehicle
while on your lot are included in the sale of my unit. Dealer shall be held harmless for system
failures and or damage to said unit while this agreement is in effect.

I certify that all systems including but not limited to, LP gas, propane, butane, gasoline, diesel,
electrical, brakes and other mechanical aspects are in proper working order. I have disclosed any
defect known to me as follows: _____

BROKER agrees to keep the vehicle reasonably secure and clean while it is in the BROKE 'S
possession. CLIENT will obtain and provide fire, theft, collision and comprehensive liability insurance
coverage for the vehicle. Client agrees to keep all tags & licensing on said vehicle current. CLIENT
agrees to hold harmless, indemnify, and defend the BROKER from any loss arising from the failure
to provide adequate insurance.

The BROKER will not be responsible for vehicles failures, including but not limited to, mechanical, electrical, or plumbing. CLIENT agrees that BROKER is not responsible for damage or loss arising from fire, theft, or vandalism while the vehicle is in the possession of the BROKER. Client agrees to hold harmless, indemnify, and defend BROKER from any liability arising from a defect in ownership of the vehicle. CLIENT also agrees to hold harmless, indemnify, and defend the BROKER from any liability arising from a defect in the Unit.

If CLIENT chooses to terminate this Consignment contract before the agreed term us up, CLIENT agrees to RVMAX.us, LLC the sum of \$200.00 to cover costs incurred for detailing and advertising of the unit. This is payable in full by Cashier's Check and MUST be presented at the time the vehicle is being picked up.

CLIENT authorizes the BROKER to demonstrate and operate the vehicle. CLIENT also authorizes all prospective third party purchasers to operate the vehicle.

Consignors with no lien holder must present and release the title to said Unit at time of payoff, or funds will beheld in Trust until such time title can be presented. Clients with no lien holder will be paid 10 days after delivery of said vehicle with the presentation of the title. If Consigner is unable to be present for Payoff & Title exchange, Consigner will forward title to our office and payoff will be forwarded in return all lien holders will be paid 15 days after delivery of said vehicle.

This agreement shall be binding upon, and shall inure to the benefit of the successors, assigns, and the legal representatives of the parties. Consignor acknowledges receiving a copy of this agreement.

This instrument embodies the whole agreement of the parities. There are no promises, terms, conditions, or obligations other than those contained herein, and this contract shall supersede all previous communications, representations, or agreements either verbal or written between the parties hereto.

Signed this _____ day of _____, 20 _____

X _____ X _____
Client Sachin V. Shah dba RVMAX.us, LLC

Insuring Agent _____ City: _____ State: _____ Zip Code: _____
Policy Number _____ Expiration _____
Telephone No. _____