

to said furniture.

It is further understood and agreed that all items remaining unsold for a period of one year from invoice date, shall be paid for in full, by Billy Joe Greene, on the anniversary of said invoice date, plus a commission of Ten (10%) Per Cent of the invoice price unto Curtis E. Braswell.

It is further understood and agreed that this Agreement covers all Burlington Furniture, whether special order or otherwise, and shall apply to only the Burlington Furniture as shipped to Greene's, Inc., after the execution of this Agreement, and shall not apply to any items presently owned by Billy Joe Greene, which furniture may be of Burlington Furniture make.

It is further understood and agreed that both parties, herein, have the right to terminate this Agreement upon giving to the other, a Sixty (60) Day notice, at which time full settlement will be had between the parties, with Greene's, Inc., being given the option to purchase the remaining consigned furniture, by paying over to Curtis E. Braswell the invoice price of said furniture, plus Ten (10%) Per Cent commission, that Greene's, Inc., shall have the option to require Curtis E. Braswell to remove said furniture from his place of business, and in the event this is done, no commission shall be required of the said Billy Joe Greene, d/b/a Greene's, Inc.

It is further understood and agreed that the said Billy Joe Greene, d/b/a Greene's, Inc., will cause to be placed upon the consigned furniture, a sufficient amount of fire insurance to cover the consigned items, with Curtis E. Braswell being shown as a party in interest.

In the event of bankruptcy or any other voluntary or involuntary act affecting the entire stock of goods of Billy Joe Greene, d/b/a Greene's, Inc., the undersigned Billy Joe Greene agrees to notify any and all parties of this consignment agreement, so as to hold harmless the said Curtis E. Braswell from having his property seized or taken into any type Court action, especially that of bankruptcy.

It is understood and agreed hereto, that the undersigned, Billy Joe Greene, d/b/a Greene's, Inc., does not become an agent of Curtis E. Braswell, and that he is an independent owner-operator of Greene's, Inc., and that the purpose of this agreement is to enter into an Assignment arrangement and that the undersigned, Billy Joe Greene, d/b/a Greene's, Inc., agrees