



Bridal Arcade Consignment Agreement

This Bridal Consignment Agreement ("Agreement") is entered into by and between Bridal Arcade ("Bridal Arcade") and the undersigned Owner ("Owner") for the purpose of consigning bridal attire including sarees, lehengas, or frocks ("Garment(s)") for rental.

1. Ownership & Authentication

- 1.1 The Owner confirms they are the lawful owner of the Garment(s) and have full rights to consign them.
- 1.2 The Owner affirms the Garment(s) are authentic and free from legal claims, liens, or disputes.
- 1.3 Bridal Arcade will record garment details including photographs, descriptions, and declared value for reference.

2. Storage & Handling

- 2.1 Bridal Arcade will store the Garment(s) in a secure, climate-appropriate facility.
- 2.2 Bridal Arcade will use reasonable care in handling, cleaning, and transporting the Garment(s).
- 2.3 The Owner acknowledges that minor wear and tear may occur from normal rental use.

3. Commission & Rental Payments

- 3.1 Bridal Arcade will rent out the Garment(s) to customers and retain a commission of x% (depend on item value) from each rental fee.
- 3.2 The remaining balance after commission and applicable fees (e.g., cleaning, minor repairs) will be paid to the Owner.
- 3.3 Payments will be settled within 3 days after the Garment(s) are returned from rental.

4. Rental Cycles & Return

- 4.1 Bridal Arcade may rent the Garment(s) for up to two (2) or three (3) rental cycles, depending on demand and condition.
- 4.2 After the agreed number of rental cycles, the Garment(s) will be returned to the Owner.
- 4.3 The Owner may request early return of the Garment(s) by providing at least 14 days' written notice.

5. Damage & Liability

5.1 Bridal Arcade will inspect the Garment(s) after each rental and document their condition.

5.2 If major damage or loss occurs, Bridal Arcade will deduct the repair/replacement costs from the customer's security deposit and pay the remaining balance to the Owner.

5.3 For minor damages or wear (e.g., small stains, missing beads, loose threads), Bridal Arcade will not compensate the Owner, as these are considered normal wear and tear.

5.4 In the event of total loss (irreparable damage or non-return), the Owner will be compensated up to the declared value, minus depreciation or cycles already completed.

6. Use of Photography

6.1 By entering into this Agreement, the Owner grants Bridal Arcade permission to use photographs of the Garment(s), including the Owner's wedding photography, for marketing and promotional purposes, provided that such images are respectful and properly represent the Garment(s).

7. False Representation & Removal

7.1 If an Owner misrepresents availability (e.g., lists a Garment but refuses to provide it when required), Bridal Arcade reserves the right to immediately remove the Garment and the Owner's access from the platform without further notice.

7.2 Any pending commissions from fraudulent or false listings will be forfeited.

8. Termination

8.1 Either party may terminate this Agreement with 14 days' written notice.

8.2 Upon termination, the Garment(s) will be returned to the Owner after completion of any ongoing rental cycle.

9. Miscellaneous

9.1 This Agreement does not create an employment or partnership relationship between the parties.

9.2 The Agreement is governed by the laws of Sri Lanka.

9.3 Any disputes will be resolved amicably or through arbitration in [City], Sri Lanka.



Acknowledgement & Signatures

By signing below, both parties acknowledge and agree to the terms of this Bridal Consignment Agreement.

Owner Name: _____ Signature: _____

Date: _____

Bridal Arcade Rep: _____ Signature: _____ Date: _____

