

Disclaimer

The accompanying Sample is published as a service to the IIAT membership. It is offered only for general information purposes, and is not intended to provide specific advice about individual legal, business or other matters. It was prepared solely as a guide, is not a substitute for independent evaluation of all provisions included in a contract, and is not a recommendation that any contract be accepted or rejected. No attorney-client relationship will be established by use of all or any part of this sample contract. Specific legal advice is required and desired. The services of an appropriate, qualified attorney should be sought.

This sample was prepared by Thomas M. Braniff, JD, CPCU. Mr. Braniff is the Managing Partner of Braniff Attorneys / Counselors, and President of Texas Insurance Consulting. Both firms concentrate their activities in the area of insurance, regulatory and risk management matters. Mr. Braniff has previously owned and operated general lines agencies, managing general agencies, and insurance companies. He can be contacted directly for additional information or regarding representation at 713-664-0604 or tomas@braniff-law.com.

TRADEMARK ASSIGNMENT AGREEMENT

For value received, [Name], Inc. (“Assignor”), hereby assigns to [Name] Insurance Agency, Inc. (“Assignee”), its entire interest in the names and marks of [“Name”] and [“Name”] and all of the Assignor’s goodwill associated therewith and appurtenant thereto, said assignment to be effective immediately.

EXECUTED: [date]

Assignor:

[Name], Inc.

By: _____
Name, President