

**RECLAMCO.IN TOKENS SALE
AGREEMENT**

Last updated: 24.11.2017

RECLAMCO.IN TOKENS SALE AGREEMENT

1. This Token Sale agreement ('Agreement') forms a legally binding contract between You and the Amranta Business Corp. that is a company incorporated in Suite 1, Second Floor, Sound & Vision House, Francis Rachel Str., Victoria, Mahe, Seychelles (the "Company" or "RECLAMCO.IN ") and sets forth general rules and procedure of RECLAMCO.IN Tokens Sale by the RECLAMCO.IN and their purchase by the Purchaser. This Agreement is an inalienable part of RECLAMCO.IN General Terms & Conditions of RECLAMCO.IN Tokens Sale and the RECLAMCO.IN Privacy Policy, that the Purchaser shall carefully read, understand and irrevocably accept. In terms not regulated by this Agreement (including but not limited to intellectual property rights, dispute resolution etc.), the RECLAMCO.IN General Terms & Conditions of RECLAMCO.IN Tokens Sale shall apply to the relationships that arise hereunder.

2. The definitions set forth herein and mentioned with capital letter shall have the meaning as described in RECLAMCO.IN General Terms & Conditions of RECLAMCO.IN Tokens Sale.

3. This agreement certifies that You (hereinafter the "Purchaser" or "You") by clicking the button "I agree" on the Website and payment of ETH or R-COIN equal to the intended purchase amount according to the rate of 1 RECLAMCO.IN Token for 0,012 USD according to the cost of ETH (the "Purchase Amount") on the specific smart-contract address published on the Website and during the Token Sale period (the "Payment Date" or "Payment period"), to RECLAMCO.IN , shall be entitled to take delivery of certain digital cryptographic token (the "RECLAMCO.IN Token") upon the occurrence of the Company's Token Sale, subject to RECLAMCO.IN General Terms & Conditions of RECLAMCO.IN Tokens Sale and the provisions set forth below.

4. RECLAMCO.IN Token Sale period is the period of time from 29.11.2017 to 31.12.2017 during which the Company shall deliver to the Purchaser a number of RECLAMCO.IN Tokens equal to the Purchase Amount paid to the Company by Purchasers in the Token Sale (according to the procedures referenced in RECLAMCO.IN General Terms & Conditions of RECLAMCO.IN Tokens Sale and this Agreement). The second phase of the Token Sale might occur in the future. If it does occur, this Token Sale Agreement, as well as RECLAMCO.IN General Terms and Conditions of RECLAMCO.IN Tokens Sale, will be changed according to the new time period and price.

5. For purchase of RECLAMCO.IN Tokens made on the first day of Token Sale period specified in this Agreement (29.11.2017) the Purchaser shall receive additional 10% of RECLAMCO.IN Tokens.

6. For purchase of RECLAMCO.IN Tokens made during the first week of Token Sale period specified in this Agreement the Purchaser shall receive additional 5% of RECLAMCO.IN Tokens.

7. For purchase of RECLAMCO.IN Tokens in certain amounts the Purchaser shall receive the following bonuses (Payment Amount Bonuses):

1) For purchase from \$ 1,000 to \$ 9,999 the Payment Amount Bonus shall be 3%.

2) For purchase from \$ 10 000 to \$ 49 999 the Payment Amount Bonus shall be 6%.

3) For purchase from \$ 50 000 and above the Payment Amount Bonus shall be 10%.

8. RECLAMCO.IN Tokens are available for purchase to Purchasers who are eligible to enter to this agreement according to the clause 5 of RECLAMCO.IN General Terms & Conditions of RECLAMCO.IN Tokens Sale (Purchasers) and clause 26 of this Agreement only during a limited RECLAMCO.IN Tokens Sale period of time that is defined in the Appendix A of RECLAMCO.IN General Terms & Conditions of RECLAMCO.IN Tokens Sale and clause 4 of this Agreement.

9. RECLAMCO.IN 's publication on the Website of an offer to sell RECLAMCO.IN Tokens to a number of Purchasers (potential RECLAMCO.IN Token purchasers) is considered a legally binding offer of the RECLAMCO.IN to sell RECLAMCO.IN Tokens (hereinafter referred to as the "Offer").

10. The Offer shall be available only at the Website via specific form. Any other offers concerning RECLAMCO.IN Tokens Sale presented on any other websites or internet resources shall be considered null and void and shall not put any obligations upon the RECLAMCO.IN .

11. The number of RECLAMCO.IN Tokens offered for sale by the RECLAMCO.IN is limited. Such number of RECLAMCO.IN Tokens to be sold and available for purchase is defined in the Appendix A of the RECLAMCO.IN General Terms & Conditions of RECLAMCO.IN Tokens Sale.

12. Legally binding acceptance of the Offer shall be conducted by a Purchaser by clicking the button "I agree" on the Website in the specific field and by sending the Purchase Amount of ETH or R-COIN on the specific smart-contract address published on the Website and. By this action the respective Purchaser agrees that he has fully read, understood and irrevocably accepted this RECLAMCO.IN Token Sale agreement. From this moment the Offer shall be considered formally accepted by the respective Purchaser.

13. Offer Acceptance shall be deemed irrevocable.

14. The payment for RECLAMCO.IN Tokens can be conducted by Purchasers only in Ethereum (ETH) or BR-COINoin (R-COIN). RECLAMCO.IN does not accept fiat currency as payment for RECLAMCO.IN Tokens. In order to buy RECLAMCO.IN Tokens Purchaser shall convert such funds into ETH or R-COIN. Technically the payment for RECLAMCO.IN Tokens shall be conducted via Ethereum Smart Contract specified on the Website.

15. To purchase RECLAMCO.IN Tokens the Purchaser shall only send cryptocurrency funds in the amount which is proportional to the amount of the RECLAMCO.IN Tokens the Purchaser is willing to receive for such payment.

16. Purchaser is not entitled to send any funds to purchase RECLAMCO.IN Tokens until RECLAMCO.IN Tokens Sale period has officially begun. Purchaser is not entitled to send any funds to purchase RECLAMCO.IN Tokens upon ending of the respective RECLAMCO.IN Tokens Sale.

17. The RECLAMCO.IN Tokens shall be sent to the Purchaser's personal respective cryptocurrency wallet immediately after purchase. The RECLAMCO.IN Tokens will be unfrozen by the end of RECLAMCO.IN Tokens Sale period.
18. Ownership rights for RECLAMCO.IN Tokens shall be transferred from the RECLAMCO.IN to the respective Purchaser upon completion of payment procedure by the Purchaser.
19. The proceeds received by RECLAMCO.IN from the sale of RECLAMCO.IN Tokens to Purchaser shall only be deemed as proceeds received from sale of services, as RECLAMCO.IN Tokens are eventually designated to be a payment and reward instrument within the RECLAMCO.IN App.
20. To the extent allowable pursuant to Applicable Law, the purchase of the RECLAMCO.IN Tokens by the Purchaser from the RECLAMCO.IN is final, and, thus, there are no refunds and/or cancellations.
21. By purchase of RECLAMCO.IN Tokens hereunder the Purchaser represents and warrants that his/her funds in no way came from illegal or unethical sources, that the Purchaser is not using any proceeds of criminal or illegal activity, and that no transaction involving RECLAMCO.IN Tokens are being used to facilitate any criminal or illegal activity.
22. The Purchaser is obliged to provide valid proofs concerning legality of his/her proceeds used to purchase RECLAMCO.IN Tokens upon the corresponding request from RECLAMCO.IN or bank institutions or government authorities.
23. You expressly agree that the RECLAMCO.IN Tokens are not securities, are not registered with any government entity as the securities, shall not be considered as such, are not intended to be commodity or any other kind of financial instrument, do not represent any share, stake or security or equivalent rights, including, but not limited to, any right to receive future revenue shares and intellectual property rights.
24. By accepting this Agreement and by purchase of the RECLAMCO.IN Tokens, the Purchaser represents/warrants and accepts that there are certain risks associated with purchase of RECLAMCO.IN Tokens, holding RECLAMCO.IN Tokens, and using RECLAMCO.IN Tokens described in Appendix B of RECLAMCO.IN General Terms & Conditions of RECLAMCO.IN Tokens Sale.
25. Purchaser represents and warrants that he (or she) is not a citizen or resident of a geographic area in which access to or use of the cryptocurrency or Tokens is prohibited by applicable law, decree, regulation, treaty, or administrative act.
26. The Purchaser is only allowed to purchase RECLAMCO.IN Tokens if and by buying RECLAMCO.IN Tokens he (or she) covenants, represents, and warrants that he (or she) (under the Applicable Law and law of the country of Participant's residence):

1) is of an age of majority to enter into this Agreement (at least 18 years of age) and is fully able and legally competent to purchase RECLAMCO.IN Tokens, enter into agreement with the RECLAMCO.IN and in doing so will not violate any other agreement to which he (or she) is a party;

2) if he (she) is a corporation, governmental organization or other legal entity, he/she has the right, power and authority to enter into this agreement on behalf of the corporation, governmental organization or other legal entity and bind them to these Terms;

3) will not be using the RECLAMCO.IN Tokens for any illegal activity, including but not limited to money laundering and the financing of terrorism;

27. RECLAMCO.IN Tokens are to be provided on an “as is” and “as available” basis and without any warranties of any kind, either expressed or implied. The Purchaser assume all responsibility and risk with respect to buying of any amount of the RECLAMCO.IN Tokens and their use. The Purchaser hereby expressly agrees that, to the maximum extent permitted by the Applicable Law, the RECLAMCO.IN does not accept any liability for any damage or loss, including loss of business, revenue, or profits, or loss of or damage to data, equipment, or software (direct, indirect, punitive, actual, consequential, incidental, special, exemplary or otherwise), resulting from any use of, or inability to use the Website or the RECLAMCO.IN App or the material, information, software, facilities, services or content on the Website or the RECLAMCO.IN App, as well as from purchasing of the RECLAMCO.IN Tokens, regardless of the basis, upon which the liability is claimed and even if the RECLAMCO.IN has been advised of the possibility of such loss or damage. The Purchaser understands and agrees that the RECLAMCO.IN shall not be held liable to and shall not accept any liability, obligation or responsibility whatsoever for any change of the value of the RECLAMCO.IN Tokens. The Purchaser understands and expressly agrees that the RECLAMCO.IN shall not guarantee in any way that the RECLAMCO.IN Tokens might be sold or transferred during or after the RECLAMCO.IN Token Sale. If Applicable Law does not allow all or any part of the above limitation of liability to apply to the Purchaser, the limitations will apply to the Purchaser only to the extent permitted by the Applicable Law. The Purchaser understands and agrees that it is his/her obligation to ensure compliance with any legislation relevant to his/her country of domicile concerning purchasing of the RECLAMCO.IN Tokens. Purchasing of the RECLAMCO.IN Tokens by the Purchaser in no way creates any exclusive relationship between the Purchaser and the RECLAMCO.IN , nor any partnership, joint venture, employment or agency.