AGREEMENT TO SELL AND PURCHASE

Note: This format has been prepared as applicable to flats. The word "flat" can be substituted with the type of property for which this document is being executed. Similarly, the name of the concerned authority can also be changed as applicable. For the sake of convenience, we have italicized such words.

This agree	ment is made at <i>Delhi,</i> on this	between Shri/Smt/Kumari	resident
of	reside	hereinafter called the First Party of ent of	the one part and Shri/Smt/Kumari hereinafter called the Second Party of
the other p	part.		
	ssion first and second party occurs tive, administrators, executors and		d include their respective legal heirs, successors, legal
WHEREAS	the First Party is the absolute Own	ner and in lawful possession of Flat No.	, Floor, comprising of CO-OPERATIVE GROUP HOUSING SOCIETY LTD.
Known as _		against Membership No	CO-OPERATIVE GROUP HOUSING SOCIETY LTD with the said society.
	rst party for his legal needs and reactions of this agreement.	quirements has agreed to sell the said <i>flat</i> for y. Both parties i.e. first and second have agre	ed to sale/purchase of the said <i>flat</i> on the following
	That the entire consideration amo	JNDER :- ount of the <i>flat</i> is finalized for a sum of Rs	
2.	First Party has received an amou from the second party at the sam	nt of Rs ne time of signing this agreement.	as earnest money
3.	Balance payment of Rs before		shall be paid by the second party on or
4.			all kinds of encumbrances, sale, gift, liens, legal ved otherwise the first party shall be liable and
5.	That all the expenses of this tran	saction (i.e. registration) shall be borne by th	e second party only.

If the first party shall be defaulter to comply any terms & conditions of this agreement and fail to execute the concerned

documents for transfer the ownership of this said S.R.as per the fixed period by this agreement, then the first party shall have to

7.	First Party shall pay the vacant Land Tax or House Tax, Water Bill, Electricity bill if any, till the date of final transaction.
8.	First Party undertake to get the said property registered in the name of second party or his nominee within the period mentioned in clause 3 above, if the second party fails to arrange the payment of the balance amount as per clause 3 above, the transaction will be considered as cancelled and the earnest money given will be forfeited. Further, if the second party sells this <i>flat</i> to some other party and received the earnest money in his name under his signatures, the First Party will have no objection in the name of the other party.
9.	That this transaction has been finalized through
IN WITNE	ESSES WHEREOF, the parties here have to set their respective hands on these presents in the presence of the following witness.
WITNESSE	S: Signature of Seller/First Party
1.	
2.	Signature of the Purchaser/Second Party
	AIMER: These legal forms and documents are for reference only. Any agreement that you enter into, should be in consultation Solicitor or an Advocate. India Properties Com Pvt. Ltd. will not be responsible for any claim arising out of the use of any of the

above mentioned documents.

pay double amount of earnest money to the second party or court of law. The second party shall have full right to get execute the same documents by the first party through court of law at the cost and expense of first party.