- 19. **Counterparts**. This Agreement may be executed in several counterparts, each of which shall constitute an original and all of which, when taken together, shall constitute one and the same agreement, including the judicial proof of any of the terms hereof. A photocopy, fax copy, or electronic image copy such as a PDF attached to an email, which depicts the inclusion of one or more signatures by pen on paper or via electronic signature, shall be deemed an original.
- 20. Attorneys' Fees. In the event of litigation or arbitration relating to the subject matter of this Agreement, the prevailing party shall have the right to collect from the other party its reasonable costs and necessary disbursements and attorneys' fees incurred in enforcing this Agreement. Notwithstanding the foregoing, both Parties shall bear its own costs in pre-suit negotiations and mediation unless said pre-suit negotiations and mediation are unsuccessful in which case those costs may be fully recouped in litigation or arbitration.
- 21. **Satisfaction**. Each Party represents that they have read this Agreement, understand its contents, are satisfied with its terms, and acknowledge the same shall be binding upon them.

THIS IS AN IMPORTANT LEGAL DOCUMENT THAT HAS SIGNIFICANT FINANCIAL AND TAX RAMIFICATIONS TO EACH OF THE UNDERSIGNED. EACH PARTY SHOULD HAVE HIS OR HER PERSONAL TAX AND/OR FINANCIAL ADVISOR REVIEW THIS AGREEMENT BEFORE THEY SIGN IT.

IN WITNESS WHEREOF, the Parties hereto have set their hands and affixed their seals on the Effective Date.

SELLER:	BUYER:
	Start -
Genel Moliere, as President of	Printed Name: Olawunmi George
Ride Now 1981, Inc. DBA Gride Technology	Title: Investor