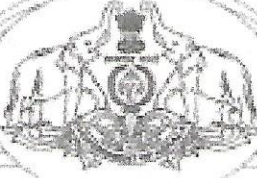


സൗഖ്യാധികാരം

NON JUDICIAL

₹200

₹200



കേരള സർക്കാർ

GOVERNMENT OF KERALA

e-Stamp

e-Stamp Serial Number : 202425000001107628

Verification Code : 936483092V

Govt. Reference No.(GRN)

: KL034828536202425E

Purpose

: Agreement or memorandum of an agreement - if not otherwise provided for

Amount of Stamp Paper Purchased in Numeral

: ₹ 200

Amount of Stamp Paper Purchased in Words

: Rupees Two Hundred

Stamp Paper Purchased on

: 29/01/2025

First Party Name

: VINESH KUMAR RV

First Party Address

: - Vinesivas T R A-63, Punnathala, Thirumullavaram P O, Kollam,691012

Second Party Name

: FEBY SAM

Second Party Address

: Nedumannil, Mylapra Town, Mylapra (part), Pathanamthitta,

Vendor Code & Name

: 11112215 - ATHIRA M A

Treasury Code & Name

: 1111 - STAMP DEPOT, Eranakulam

Please write or type below this line  
LEASE AGREEMENT

This Agreement of Lease is made and executed in the city of Cochin this 29<sup>th</sup> January  
2025

BY AND BETWEEN

Owner VINESH KUMAR R V, (Holding Passport Number: J4489002) Residing at, Vinesh Nivas T R A-63, Punnathala, Thirumullavaram P O, Kollam,691012(hereinafter called the "Lessor" which term shall mean and include his/her/their heirs, legal representatives, executors, administrators and assigns) of the one part.

AND

Lessor

Lessee

Page 1 of 6

This can be verified by

[https://www.estamp.treasury.kerala.gov.in/index.php/estamp\\_search](https://www.estamp.treasury.kerala.gov.in/index.php/estamp_search) using e-Stamp Serial Number and Verification Code.

*Ale*

In case of any discrepancy, please inform the competent authority.

ATHIRA. M. A.  
STAMP VENDOR  
THRIKKAKARA



**FEBY SAM, (Holding Aadhaar: 9871 2180 2536), C/O Samuel, residing at Nedumannil, Mylapra Town, Mylapra (part), Pathanamthitta, Kerala-689678 (hereinafter called the "Lessee" which term shall mean and include its successors and permitted assigns) of the other part.**

**WHEREAS**

1. The Lessor is the sole, legal and absolute owner of the residential premises situated at **Surya Mangalam, Rock Valley Township, Navodaya, Kakkad, 682030** along with car parking space, details of which are comprised in the Schedule hereto (hereinafter referred to as the "Demised Premises" that is more fully described in Schedule I) and of the various items of fixtures, fittings and furnitures (if any) (more fully described in Annexure 1 attached hereto and hereinafter collectively referred to as the "said Fixtures")
2. The Lessor has agreed to lease out the Demised Premises and said Fixtures to the Lessee on the terms and conditions hereinafter stated.

**THE PARTIES HERETO AGREE AS FOLLOWS:**

1. **LEASE PERIOD:** The lease shall be for a period of **11 months effective from 10<sup>th</sup> February 2025** only. The Lessee shall have the option to renew the lease for further period(s) of 11 months. The renewal, if any, shall be by way of a fresh lease deed to be executed between the parties. However, it is agreed that for the first renewal, rent will be increased by 7%, and the rent shall be renegotiated for the subsequent renewals.
2. **Property Management:** Lessor has engaged iGen Properties, Kakkad, Kochi to manage property and collect rent on behalf of lessor. Lessee shall consider iGen Properties as the representative of Lessor and all further communications shall be channelled through iGen Properties
3. **LEASE RENT AMOUNT:** The Lessee shall pay the Lessor the agreed lease rent, of **23000 INR (Twenty Three Thousand Only)** per month payable in advance on or before the 5<sup>th</sup> day of each calendar month. All payments shall be payable only through fund transfer to IGEN Properties LLP (Account Number: 258592899639, Account Type: Current Account, IFSC Code: INDB0000760; INDUSIND BANK LTD PALARIVATTOM, UPI: igen@indus)

**Lesser**

  
**Lessee**

4. Delayed rent payments fee: Lessee is liable to pay Rs 1,000 /-(Rupees one thousand only) as delayed payment fee in case rent payment is not done by 5<sup>th</sup> of every month.
5. SECURITY DEPOSIT: The Lessee agrees to pay to the Lessor a sum of **69,000 INR** (**Sixty Nine Thousand**) as non-interest-bearing refundable security deposit, receipt and satisfaction whereof shall be acknowledged by the Lessor. The said security deposit shall be repaid by the Lessor at the time of the Lessee handing over peaceful possession of the Demised premises, in the same condition as was during taking possession of the Demised premises by the Lessee, pursuant to termination or earlier termination of the lease under this Agreement. The Lessor shall return the aforesaid amount, subject to deductions that may become due and payable by Lessee to the Lessor, by way of online transfer, cheque or Demand Draft drawn in favour of the Lessee.
6. OPERATIONAL CHARGES: The Lessee shall promptly pay all electricity charges, gas charges, water charges, phone, cable and internet charges(if applicable) or any other operational charges in respect of the Demised Premises, as per the bills from the concerned department, for the currency period of the lease, and shall keep the Lessor indemnified in this behalf. The Lessee shall pay KSEB charges on time as per KSEB norms.
7. Nothing in this agreement shall be construed to confer ownership rights in favour of the Lessee. Both the parties agree that there is no such intention to create ownership rights or occupation of the said Demised premises beyond the stipulated terms of this agreement. The lease is given subject to the provisions of the Kerala Rent Control Act, as amended.
8. The lease of the Demised Premises shall be for the exclusive residential use of the Lessee only.
9. The Lessee shall during the period of lease, ensure to keep the Demised Premises with all its fittings in good condition and deliver the same to the Lessor on termination or earlier determination of the Agreement.
10. The day to day maintenance of the Demised Premises shall be the responsibility of the Lessee. Any major maintenance work will be brought to the notice of the Lessor and will arrange to the same with the permission and/or presence of the Lessor.
11. The Lessee shall not make any structural additions, alterations or fixtures and wall hangings to the Demised Premises. Any wall hangings can be done only with the written consent of the Lessor.

Lessor

  
Lessee

12. The Lessee shall not sub-let, re-let or part with the Demised Premises or any portion thereof
13. The Lessee shall not obtain any type of License, financial assistance from Banks and / or financial assistance in their name in respect of the said demised premises.
14. The Lessee shall ensure that the use of the Demised Premises shall not become a source of disturbance, noise or nuisance to any neighbour. The Lessee shall not keep or store in or upon any part of the Demised Premises any goods of a combustible, explosive or illegal nature
15. The Lessee shall observe and perform all the rules and regulations and bye-laws as to the use of the building laid down by Resident Association from time to time. Any non-compliance issues with association shall lead to immediate termination of the lease.
16. **DAMAGES** - The Lessee shall use all appliances, fixtures and equipment in a safe manner and only for the purpose for which they are intended and shall not litter, destroy, deface or damage or remove any part of the dwelling unit. The Lessee shall pay amounts due for repairs for major property damage caused if any (given that reasonable wear and tear expected) by the intentional or negligent conduct of the tenant, a member of the tenant's household, relatives, invitees, guests or agents upon receipt of a bill from Lessor.
17. **PERMISSION FOR ENTRY / QUARTERLY INSPECTION:** The Lessee upon sufficient notice having been given, shall permit the Lessor or iGen Properties representative/agent or Association office bearers / workers, to enter the Demised Premises in order to inspect the premises quarterly, to make major repairs or to show the premises to prospective tenants, purchasers / mortgagors or their agents. The Lessor may also enter the premises without prior consent if it appears to have been abandoned by the Lessee or in case of emergency or as otherwise permitted by law or court order.
18. **NOTIFICATION OF TERMINATION (A):** This lease can be terminated by either party to the Agreement by giving 1 (one) months' notice in writing of its intention to terminate the Agreement. In the event of termination of the lease on expiry of its term or otherwise the Lessor shall refund the security deposit lying with it within 15 days of possession of the demised premises being handed over subject to inspection and satisfaction and recovery of any cause or charges to put back the Demised Premises and said Fixtures in the condition it was at the time of taking possession by the Lessee.

Lessor

  
Lessee

- 19. NOTIFICATION OF TERMINATION (B):** In case of non-payment of rent, the Lessor shall after giving 14 days' notice in writing have the right to terminate the Agreement and resume possession of the Demised Premises. In such an event, the Lessor shall refund the security deposit to the Lessee upon payment of the rents due from the Lessee upto the period of termination along with the interest @ 18% per annum on the amount over due till the dues are paid. The Lessor may also terminate this Lease for any act or conduct of the Lessee (s) household member or guest which entitles the Lessor to evict.
- 20. HANDOVER CONDITIONS ON LEASE COMPLETION / TERMINATION:** On termination of the agreement, the Lessee agrees to carry out necessary maintenance like painting, cleaning, repairing any defects in electrical, plumbing or sanitary fitting. The lessee shall maintain the interior paint in the original condition. In case of damages, over and above minor wear and tear, Lessee shall bear the cost of interior painting. The Lessee should leave the apartment **professionally cleaned** at the time of Lease completion / termination.
21. The Lessor shall be liable for and pay the Municipal Corporation taxes and all other taxes, levies and charges payable to the local authorities in respect of the Demised Premises as and when due or demanded by the concerned authorities.
22. The Lessor is not responsible for the repairs/rectification if the defects have been due to misuse and negligence of the Lessee.
23. The Lessor shall not be responsible or liable for any theft, loss, damage or destruction of any property of the Lessee by fire, white ants, leakage, breakage or bursting of pipe, waste water, gas or electricity or the accidental giving way of any portion of the wall, roof, or any portion of the Demised premises or any other persons in the said Demised premises nor for any bodily injury to any person in the said Demised premises from any cause whatsoever.
24. The Lessor shall observe and perform all the terms and necessary conditions, agreements, covenants, and provision on which the Lessee occupies the Demised Premises and not to do, omit or suffer to be done anything whereby the Lessee's right to occupy the Demised Premises is hindered, forfeited, or affected in any prejudicial manner.
25. Any correspondence or notice required to be served hereunder shall be sufficiently served to the Lessor with an email to info@iGenProperties.in In case of notice to the Lessee, the original copy should be handed over to the Lessee residing at the Demised Premises

Lessor

  
Lessee

26. This Agreement shall be governed by the laws of India and the courts at Kerala shall have exclusive jurisdiction in respect of matters under this Agreement.

27. Original of this agreement is signed by both parties and retained with lessor. A photo copy of the agreement will be provided to the Lessee.

#### SCHEDULE I (DEMISED PREMISES)

All that piece and parcel of living accommodation situated at Surya Mangalam, Rock Valley Township, Navodaya, Kakkanad, Kochi, 682030 consisting of Living cum Dining Room, 4 Bedrooms, 5 Bathrooms, Kitchen, Utility, 2 Balconies and provision for Car park. Electrical fittings, kitchen cupboards, bedroom wardrobes.

IN WITNESS WHEREOF the Lessor and the Lessee have hereunto set their respective hands on the original and one duplicate copy of this Lease Deed hereof on the day, month and year first above written in presence of the undersigned witnesses.

SIGNED and DELIVERED by

Lessor



SIGNED and DELIVERED by

  
Lessee

#### WITNESSES:

1. Signature : 

2. Signature 

Name : Anusha.  
Address : Thrikapparakkal (N)  
Vazhakkula  
Ernakulam  
6827

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Name : Shina  
Address : Kizhakpadam  
THIRUVALLA  
KOTAYAM