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	(ED)	ENANCY AGRE	EMENT (HDB AP	PROVED UNIT)			
	THIS AGREEMENT is	made on the	day	month	year		
			BETWEEN				
	Name:	HO PHAN CU	IONG				
	NRIC:	S0299260D					
	Address:						
	у		Singapore				
(he	ereinafter known as "the Landlord" which express	sion where the con	ntext so admits shall	include the Landlo	rd's successors a	nd assigns) of th	e one part
			AND			- /	
	Name:		KESH KUMAR	-			
	NRIC:	G3426999N					
			Di				
	·		Singapore				
	EREBY IT IS AGREED as follows:  The Landlord agrees to let and the Tenant atDEC 20_17 and ending on the 26_HUNDRED DOLLARS ONLY (S\$ _1500_ the _7TH day of each calendar month without	grees to take the I day ofDEC_ ) which comp	Premises for a term  2018 at the	total monthly rent	of Singapore Do	llars ONE TH	OUSAND FIVI
2.	THE TENANT HEREBY COVENANTS WITH	THE LANDLORD	as follows :-				
(a)	To pay a deposit of Singapore Dollars ONE (1) as advance upon the signing of this agreemed security for the due performance and observative agreement and such deposit shall be refundated at the end of the tenancy but otherwise the sate to offset any payments owing by the tenant recover all monies which may become due of This deposit shall not be used by the Tenant partially	) month rent as int. The deposit is ervance of all cov- ble within fourtee me or part thereof without prejudice to propayable by the leading and the con- propayable by the leading and the con- traction and the con- propayable by the leading and the con- traction and t	s deposit and one not be held by the Lavenants or condition (14) days free from shall be used by the to the right of the Lavenant under this A	nonth rent andlord as ns of this om interest a Landlord andlord to greement.	JRITY DEPOSIT		
(b)	To pay and discharge all payments and outg water, electricity, water-borne sewerage syste license fees, cable television and any other including any tax payable thereon and to inde	em, fees, telephone installations fitted	charges, television or used at the said	and radio PAYN	MENT OF OUTGO	DINGS	

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(c) To use and manage the Premises and the furniture therein in a careful manner and to keep the interior of the Premises including the sanitary and water apparatus, door and windows thereof in good and tenantable repair and condition throughout this Tenancy, fair wear and tear exempted.

INTERIOR MAINTENANCE

(d) To replace window panes, locks, keys, electric bulbs and tubes which are broken or damaged during the said term. For any other fixtures belonging to the Premises which are broken or damaged, the Tenant shall bear the initial cost of the repair and/or replacement up to Singapore Dollars ONE HUNDRED AND FIFTY DOLLARS S\$\_150\_\_\_ per item. Any excess cost of repair and / or replacement shall be borne by the Landlord.

REPLACEMENT

(e) Not to make or permit to be made any alterations structural or otherwise to the Premises without the prior consent of the Landlord in writing. If consent of the Landlord is obtained or granted, upon the expiry of the said term the Tenant have to return the Premises to its original condition at the Tenant's own expense prior to the expiration of the Tenancy. NO UNAUTHORISED ALTERATION

(f) Not to fix nails, screws or any sharp fixtures on the brick surface on any part of the walls within the Premises. The Tenant shall restore any walls and surfaces where nails, screws and fixtures are installed by the Tenant to their original state and condition at the Tenant's expense prior to the expiration of the Tenancy. REINSTATEMENT OF PROPERTY TO ORIGINAL CONDITION

(g) Not to affix paint or otherwise exhibit on the exterior of the said Premises or the windows thereof or any part thereof or any nameplate, signboard, placard, poster or advertisement or any flagstaff or other things.

NO DISPLAY OF ADVERTISEMENT

(h) Not to do or permit to be done upon the Premises or any part thereof anything which may be unlawful, illegal or immoral or suffer to be done upon the Premises any act or thing which may become a nuisance to or annoyance to or give cause for reasonable complaints from the occupants of other parts of the Building or of adjoining or adjacent properties. NO ILLEGAL OR IMMORAL USE AND NOT TO CAUSE NUISANCE

(i) To be responsible for and to indemnify the Landlord from and against all claims and demands and against damage occasioned to the demised Premises or any adjacent or neighboring Premises or injury caused to any person by any act, default or negligence of the Tenant or the servants, agents, licensees or invitees, guests of the Tenant.

TO INDEMNIFY THE LANDLORD

(j) Not to obstruct or cause or suffer to be obstructed the common corridors, staircases, landing and passageways leading to the demise Premises. **NO OBSTRUCTION** 

(k) To permit the Landlord, his Agent, Surveyors, Workmen and/or any authorized person with or without equipment to enter upon the said Premises at reasonable times by prior appointment for the purpose whether of viewing the condition thereof or of doing such works and things as may be required for any repairs, alterations or improvements whether of the said premises or of any parts of any building to which the said Premises may form a part of or adjoin. ACCESS TO PREMISES FOR REPAIR

(I) To inform the Landlord in writing no less than fourteen (14) days prior to any change of immigration or employment status of the Tenant and/or permitted occupants, or if such changes cannot be anticipated, to inform the Landlord immediately upon receipt of such notice.

**CHANGE OF STATUS** 

(m) To use the Premises for the purpose of a private residence only and not to assign, sublet or otherwise part with possession of the Premises or any part thereof without the written consent of the Landlord.

PURPOSE OF USE AND NO ASSIGNMENT OR SUBLET

(n) During the two (2) months immediately preceding the expiration of the Tenancy herein to permit the Landlord or his representatives' at all reasonable times and by prior appointment to bring interested parties to view the said Premises for the purpose of letting the same.

ACCESS FOR VIEWING TO POTENTIAL TENANTS

(o) During the term of this Tenancy, to allow the Landlord or his representatives at all reasonable times and by prior appointment to bring any interested parties to view the said Premises in the event of a prospective sale thereof.

ACCESS FOR VIEWING FOR SALE

(p) Not to bring, store or permit to be brought or store on the Premises or any part thereof any goods which are of a dangerous obnoxious inflammable or hazardous nature.

NO DANGEROUS MATERIALS

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(q) To engage a competent contractor to carry out service and maintenance of the air-conditioners every \_\_3\_ months at the Tenant's expense. A copy of the service/maintenance contract is to be forwarded to the Landlord.

MAINTENANCE AND SERVICING OF AIR-CONDITIONERS

(r) At all times during the term hereby created to comply with all such requirements as may be imposed upon the Tenant by any statute legislation now or hereafter in force and any orders, rules, regulations, requirements and notices thereunder. Any fine or summonses resulting from the Tenant's fault shall be borne fully by the Tenant **COMPLIANCE WITH RULES** 

(s) Not to do or permit to be done anything whereby the policy or policies of insurance in respect of the Premises against damage by fire may become void or voidable or whereby the rate of premium thereon may be increased and to repay to the Landlord alls sums paid by way of increased premiums and all expenses increased by them in or about any renewals of such policy or policies rendered necessary by a breach of this agreement. **NOT TO VOID INSURANCE** 

(t) Not to install additional electrical points or fixtures or fittings without the previous consent in writing of the Landlord. INSTALLATION OF ELECTRIC POINTS OR FIXTURES

(u) To peaceably and quietly at the expiration of the Tenancy deliver up to the Landlord the Premises in the condition as if the same were delivered to the Tenant at the commencement of this agreement including all locks, keys and furniture, fair wear and tear and act of God exempted. **YEILDING UP OF PREMISES** 

- 3. AND THE LANDLORD HEREBY AGREES WITH THE TENANT as follows:-
- (a) To pay all present and future rates, taxes, maintenance charges and any surcharges thereon, assessment and outgoings in respect of the Premises) other than those herein before agreed to be paid by the Tenant.

**PAYMENT OF TAXES** 

(b) To insure the Premises against loss or damage by fire and pay all necessary Premiums punctually. **INSURANCE** 

(c) That the Tenant paying the rent thereby reserved, observing and performing the several covenants and stipulations on the Tenant's part herein contained shall peacefully and quietly hold and enjoy possession of the Premises during the terms hereby created without any interruption by the Landlord or any person or persons lawfully claiming under or in trust for the Landlord.

QUIET POSSESSION AND ENJOYMENT

- 4. AND PROVIDED ALWAYS AND IT IS HEREBY AGREED as follows:-
- (a) If the rent hereby reserved or any part thereof shall be unpaid for seven (7) days after becoming payable (whether formally demanded or not) OR if any covenants or stipulations on the Tenant's part herein contained shall not be performed/observed OR if at any time the Tenant shall become bankrupt or enter into any composition with his creditors or suffer any distress/execution to be levied on his own goods (or if the Tenant being a Company shall go into liquidation either voluntarily save for the purpose of amalgamation or reconstruction or compulsorily), then and in any of the said cases it shall be lawful for the Landlord at any time thereafter to re-enter and re-possess the Premises or any part thereof and thereupon this agreement shall absolutely cease and determine but without prejudice to the right of action of the Landlord in respect of any unpaid rent or any antecedent breach of any of the Tenant's covenants herein contained.

**DEFAULT OF TENANT** 

(b) In the event the rent remaining unpaid <u>SEVEN (7)</u> days after becoming payable (whether formally demanded or not), it shall be lawful for the Landlord to claim interest at <u>TEN per cent (10 %)</u>on an annual basis on the amount unpaid calculated from after the date due to the date of actual payment.

**RENT IN ARREARS** 

(c) In the event the Premises or any part thereof shall be destroyed or rendered unfit for use by fire, tempest, flood or other act of God, or any other cause beyond the control of the parties hereto so as to be unfit for occupation and use, then and in every such case (unless the insurance money shall be wholly or partially irrecoverable by reason solely or in part of any act, default, neglect or omission of the Tenant or any of their servants, agents, occupiers, guests or visitors), the rent hereby reserved or a just and fair proportion thereof according to the nature and extent of the destruction or damage sustained shall be suspended and cease to be payable in respect of any period while the said Premises shall continue to be unfit for occupation and use by reason of such destruction or damage.

UNTENANTABILITY LEADING TO SUSPENSION OF RENT

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(d) In case the Premises shall be destroyed or damaged as aforesaid, the Landlord or the Tenant shall be at liberty by notice in writing to determine the Tenancy hereby created and upon such notice begin given the term hereby granted shall absolutely cease and determine. The deposit paid hereunder together with a reasonable proportion of such advance rent as has been paid hereunder, where applicable, shall be refunded to the Tenant forthwith but without prejudice to any right of action of either party in respect of any antecedent breach of this agreement by the other. UNTENANTABILITY LEADING TO TERMINATION OF RENT

(e) Any notice under this agreement shall be in writing and any notice required to be served upon the Tenant shall be sufficiently served if forwarded to the Tenant by registered post to the abovementioned address or to his last known place of business and any notice required to be served upon the Landlord shall be sufficiently served if delivered to the Landlord directly or sent by registered post to is abovementioned address or to its last known place of business. Any notice sent by registered post shall deemed to be given at the time when in due course of post it would be expected to be delivered to the address to which it was sent.

NOTICE

(f) That the Landlord shall on the written request of the Tenant <u>TWO (2)</u> months before the expiration of the term hereby created and if there shall not at the time of such request be any existing breach of non-observance of any of the covenants on the part of the Tenant hereinbefore contained grant the Tenant a further term of <u>TWELVE (12)</u> months from the expiration of the said term herein at the prevailing market rent and upon the same terms and conditions save this clause for renewal..

RENEWAL

(g) The Landlord shall not be liable to the Tenant or the Tenant's servants, agents or other persons in the Premises or persons calling upon the Tenant for any accidents happening, injury suffered, damage to or loss of any chattel or property sustained on the Premises. LIMITED LIABILITY OF LANDLORD

(h) The Tenant shall pay PROPNEX REALTY PTE LTD (hereinafter called "the Agency") the sum of \$\$\_750\_ plus GST \$\$\_52.5\_\_ total \$\$\_802.5\_\_. SUCH COMMISSION IS PAYABLE EITHER UPON THE SIGNING OF THE LETTER OF INTENT OR THE TENANCY AGREEMENT WHICHEVER IS EARLIER. In the event that the Landlord should grant the Tenant an extension of the said term herein then the Tenant shall pay the agency a renewal commission of the equivalent of half a month's rental and GST for every one (1) year or less period of extension of lease.

COMMISSION / RENEWAL COMMISSION

(i) If the Landlord is in breach of any clause of this Agreement, leading to an early termination of the Tenancy, then the Landlord shall reimburse Tenant on a pro-rated basis the Tenant has paid to the Agency for the remaining unfulfilled term.

REFUND OF PRO-RATED COMMISSION

(j) It is understood by the Landlord and the Tenant that the commission paid to the Agency is fully earned for services rendered and the Landlord and the Tenant shall have no claim against the Agency if any party prematurely terminate or breach this Tenancy Agreement.

LIMITED LIABILITY OF AGENCY

(k) The Stamp fees of this Tenancy Agreement and its duplicates shall be borne by the Tenant and paid forthwith.

**STAMP FEES** 

(I) The waiver by either party of a breach or default of any of the provisions in this Agreement shall not be construed as a waiver of any succeeding breach of the same or other provisions nor any delay or omission on the part of either party to exercise or avail itself of any right that it has or may have herein, operates as a waiver of any breach or default of the other party.

**WAIVER OF DEFAULTS** 

(m) This Agreement shall be subject to the Law of the Republic of Singapore.

**GOVERNING LAW** 

(n) The subletting of the whole Premises is subjected to HDB approval. In the event that HDB approval is not granted then all monies paid to the Landlord shall be refunded to the Tenant and this Tenancy Agreement shall become null and void.

HDB APPROVAL

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IN WITNESS WHEREOF the parties have hereunto set their hands the day and year first above written.

SIGNED ON BEHALF	the Landlord (POWER OF ATTORNEY)	
(With Company stamp	affixed where applicable)	)
Name	: <u>HO GIA THINH</u> )	
NRIC No.	: S0299272H )	
SIGNED by the Tenar	nt	)
(With Company stamp	affixed where applicable)	)
Name	:_VANGADA RAKESH KUMAR)	
NRIC No.	:)	
In the presence of	¥	)
Name	: RAYNARD LIM JUN YANG )	
NRIC No.	: S8922129C	

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Name of Occupants	Passport No.	FIN No./Expiry Date	Company Name/Tel No.
NAYANA TUKARAM CHITTA	<u>\</u> P3893246	G3432573T	<del>-</del>
	-		·
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The Landlord : Please Inspec	t the original employment or w	ork pass, original travel and id	entification documents of the prospective foreign tenants.
The Tenant and Occupants a	re required to inform the Landl	ord of any visitors staying in t	he house from time to time.

## **EXPIRY OF SUBLETTING HDB APPROVAL**

List of occupants:

# APPLICATION HAS BEEN APPROVED TO SUBLET FLAT FROM 7/11/2017 TO 4/9/2018

UPON EXPIRY 4/9/2018 POA WILL APPLY FOR EXTENSION FOR CONTINUATION OF THE SUBLETTING OF FLAT. SUBLET APPROVAL IS BASE ON THE QOUTA.

SHOULD THERE IS NO QOUTA IN SEPTEMER 2018, TENANT HAVE TO LEAVE THE PREMISES AND LANDLORD REMINBURSE THE SECURITY DEPOSIT BACKTO TENANT

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