## **LEAVE & LICENSE AGREEMENT**

This License & License Agreement ('Agreement") is executed between Owner AND, Tenant.

Owner and Tenant are together referred to as 'Parties" and individually as 'Party".

A. Owner is entitled to rent out the Property described below on leave and license basis.

B. Tenant intends to take the Property on leave and license from Owner for residential purposes and Owner has agreed to provide the same.

C. Owner has authorised Nestaway Technologies Pvt. Ltd. as its Agent to sign and administer this leave and license agreement.

Owner Name K.MOHD.WAHEED UR REHMAN

Owner Address No 31st B Cross, 4th T Block, Jayanagar, bangalore, Karnataka, India, 560041

Owner PAN Number AAOPR8063J

Owner Email/Phone Number waheed.shahi@rediffmail.com / 9845425036

Tenant Name vikas .

Tenant Permanent Address in front of shiv dham colony Pachore Rajgarh pachore Madhya Pradesh India -

465686

Tenant Email/Phone Number vikas\_31803201@nitkkr.ac.in / 7566468688

Monthly License Fee (Rent) INR 8,100

Property Address Villa "a", Banyan tree apartment, devarabeesanahalli, varthur hobli, kariyammana

agrahara, Bellandur, bangalore,bangalore,Karnataka,India,

License/Rent Start Date 11 July, 2019

License Fee Due Date 5th of every month in advance

**Duration of License** 11 months

Security Deposit INR 16,200

**Lock In Period** 180 days

Early Termination charges Equivalent to one month Rent

Painting Charges Not Applicable

## NOW, THIS AGREEMENT CONTAINS THE CONDITIONS OF LICENSE GRANTED TO TENANT

- 1. **RENT:** The Rent for a month shall be paid by Tenant in advance on or before the Due Date. Maintenance charges shall be paid by Tenant on actuals as and when they become payable. Late payment charges shall be levied in case of delay in payment of Rent beyond the Due Date.
- 2. **REFUNDABLE SECURITY DEPOSIT:** Security Deposit shall not carry any interest. Security Deposit will be refunded to the Tenant at the time of handover of Property from Tenant to Owner on expiry or termination of agreement after deducting unpaid charges/damages.
- 3. **LIMITED LICENSE:** Tenant agrees and understands that he/she is granted a limited license to use the Property only for residential purposes subject to timely payment of license fee and other charges. Owner shall be entitled to enforce a lock-out to the Property by using digital or other physical locks if Rent or other charges are not paid. The lock out will be removed only on clearance of payments.
- 4. **TERMINATION WITHOUT CAUSE:** Subject to any lock in, either Party may terminate this Agreement without cause by an advance written notice of 30 days. If Tenant, moves out before expiry of lock in, Early Termination Charges are payable by Tenant.
- 5. **TERMINATION FOR CAUSE:** Owner is entitled to immediately terminate this Agreement in case License Fee/Utility charge is not paid on Due Date or in case of any illegal activity; non-completion/negative police verification; drugs; prostitution; damage to Property or amenities; non-cooperation with RWA in maintaining Property; nuisance/ unruly conduct/ disturbing peace by Tenant etc. Termination is in addition to other remedies available to Owner.
- 6. **MAINTENANCE OF PROPERTY:** Tenant shall use the Property carefully and not cause any damage to the Property, common area, furniture and amenities. In case of damage beyond day-to-day wear and tear, Owner shall be entitled to claim the damage from the Tenant.
- 7. **RENEWAL:** This Agreement is valid for the duration of the Term only. If agreeable to Parties, an addition agreement shall be executed after expiry of the Term on mutually agreed terms including any License Fee increment.
- 8. **NOTICES:** Any notice may be served through email or through a physical letter delivered by registered post to the registered addresses or to the Property. For delivery through email, a delivery receipt will be considered as proof of delivery.
- 9. **ENTIRE AGREEMENT:** The terms and provisions issued pursuant thereto form the entire and final Agreement between the Parties. No modification, amendment or waiver of any provisions of this Agreement will be effective unless made in writing with mutual consent.
- 10. **SEVERABILITY:** If any term of this Agreement is held to be illegal, invalid or unenforceable, in whole or in part, other than such terms, the remaining terms shall not be affected.
- 11. **GOVERNING LAW & JURISDICTION:** This Agreement shall be governed by and enforced as per the Laws in India and for the purpose of enforcement; the place of jurisdiction will be the city in which the Property is located.
- 12. **STAMP DUTY:** Payment of stamp duty or any deficiency in stamp duty on this agreement shall be the responsibility of the Tenant.
- 13. **UTILITY CHARGES**: The Tenant shall pay all utility costs (electricity [including common area electricity charges and electricity charges for lift, water motor etc.], water and other utilities) after move-in based on actual usage and rates. The Owner may install devices to measure the consumption of the Tenant and the measurement by such devices shall be final.