

# 1yr Rental Conditions For Consultation Room

- Issues with any of the conditions are welcome for discussion.
- Also try to communicate your conditions which are needed to be added or modified in writing.

- 1 This rental contract is for a period of 1 yr.
- 2 The monthly rental of the premise for consultation room is fixed at the sum of
  - Rupees \_\_\_\_\_ per month (excluding taxes) for 1yr
  - and
  - Additional electricity charges (which are calculated based on the \_\_\_\_\_ hr electricity consumption of equipments installed (obtained from the manufacturer label) and charged at KSEB's highest slab rate per Unit)
- 3 The rent shall be paid in advance on or before 7th day of the same month without fail to the account \_\_\_\_\_ with IFSC code \_\_\_\_\_ STATE BANK OF INDIA. In case the tenant fails to pay rent for a month, penalty of 12% will be levied on the rent. In case the tenant fails to pay rent for two months consecutively, penalty of 12% will be levied on the rent sum and failure to pay will lead to termination of this agreement and enforcement of eviction or vacating the premise with bounded responsibility to pay the defaulted rent with penalty.
- 4 2 weeks time will be given for vacating the premise after the end of tenancy. That in case, where the Premises are not vacated by the Tenant, at the end of tenancy, the Tenant will pay damages calculated 2 times the rent for the first 2 months and four times the rent for the next 4 months as penalty, commencing from the expiry of the Rent period. The payment of damages as aforesaid will not preclude the Owner from initiating legal proceedings against the Tenant for eviction and recovering premises.
- 5 The Tenant will pay to the Owner an interest-free refundable security deposit of Rupees \_\_\_\_\_ at the time of signing the Rent Agreement. The said amount of the Security deposit shall be refunded within 3 months of vacating the premise by the Tenant upon expiry or sooner termination of this Rent agreement, after deducting any dues (if any) or cost towards damages caused by the negligence of the Tenant or the person he is responsible for.

Inc case if the owner fails to refund the security deposit to the Tenant on early termination or expiry of the Rent agreement, the Tenant can hold possession of the rented premise, without payment of \_\_\_\_\_ rent and/or any other penalty whatsoever, till such time the Owner refunds the security deposit to the Tenant. This is without prejudice and in addition to the other remedies available to the Tenant to recover the amount \_\_\_\_\_ from the Owner.
- 6 In case of any natural disaster or building become unusable due to unfortunate events, landlord will not \_\_\_\_\_ be entitled with the task of repairing or restoring the building to usable state and will be entitled to do so if the financial conditions are favorable and the tenant shall not be entitle \_\_\_\_\_ to pay the rent during this period.

- 7 The tenant should also submit a copy of their Aadhar Card and Kerala State Medical Council Registration Certificate before signing the agreement. Only after verification the agreement will be signed.
- 8 The Tenant shall not sublet, assign or part with the premises in whole or part thereof to any person in any circumstances whatsoever.
- 9 The premise is a room which includes shelves / racks, fan , lights, switchboards, sink, water tap along with piping which are preinstalled.
- 10 The tenant has to maintain the rental premise properly and keep all the fittings and fixtures. In case there is any damage, the tenant has to bear the repair charges himself or it will be deducted from security deposit.
- 11 That no structural additions or alterations shall be made by the Tenant in the premises without the prior written consent of the owner and if granted can make such changes for the purposes as may be necessary, at tenant's own cost. On termination of the tenancy or earlier, the Tenant will be entitled to remove such changes and restore the changes made, if any, to the original state.
- 12 The tenant should use the premise for the practice of modern medicine only as the license is allotted only for the that purpose.
- 13 The tenant is entitled to follow the rules and regulations of Bio-medical Waste Management Rules 2016 and its amendments by Kerala State Pollution Control Board for biomedical wastes and regular wastes. The waste should be segregated as per the guidelines, for IMAGE purpose.
  - This also implies that on-premise and around the premise burning or disposal of regular & biomedical wastes is not allowed.
- 14 The owner or any authorized person on his behalf has a right to inspect the rented premise any time.
- 15 The owner or any authorized person on his behalf has a right to do in premise structural additions or modifications during the period of these agreement.
- 16 The Rent Agreement will be registered in front of the Registrar and the charges towards stamp duty, court fee & lawyer/coordinator fee will be borne equally by the Owner and Tenant.
- 17 This Rent Agreement can be terminated before the expiry of tenancy period by serving One month prior notice in writing by either party.