

हरियाणा HARYANA

V 977482

## **RENT-AGREEMENT**

THIS RENT AGREEMENT is executed at Gurugram on this 18<sup>th</sup> day of February 2023 between: - Mrs. Deepa Behera W/o Sh. Ram Behera R/o Khadri Colony Block-C, Sector 45, Noida Distt Gautam Budh Nagar, Uttar Pradesh of the context includes his/her/their/heirs, Executors, Administrator's representatives and assigns of the one party.

## AND

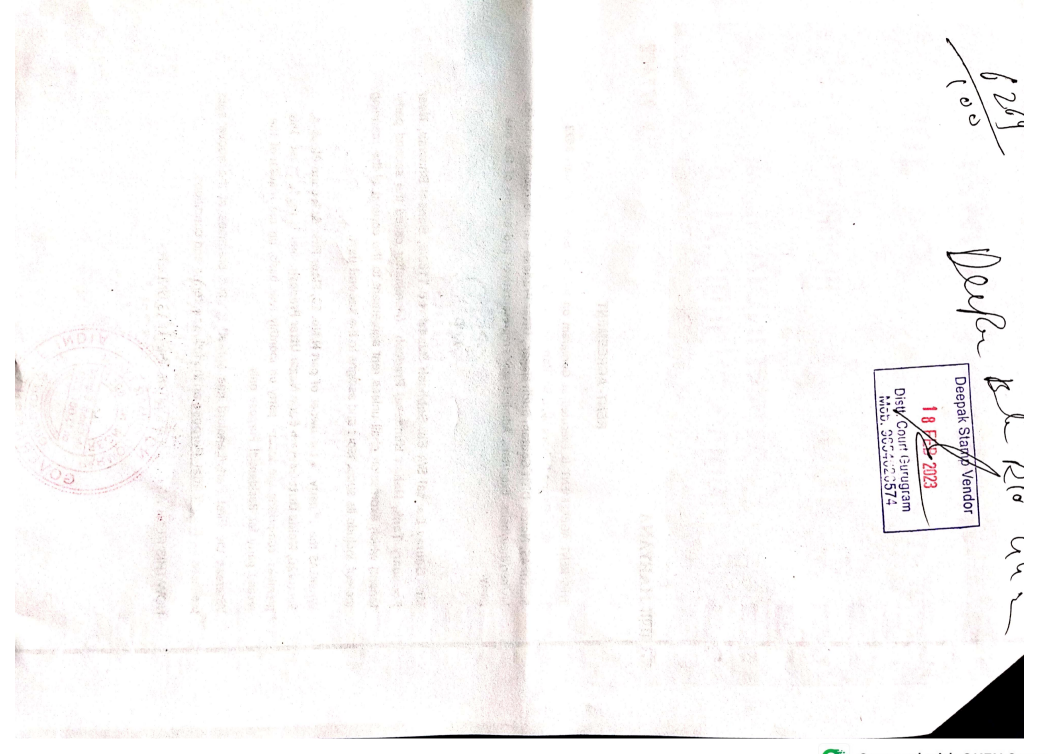
Mr. Gauray Bansal S/o Sh. Subhash Bansal R/o 1188/6, Bansal Bhawan, Near Foundary Tank, Nahan Himachal Pradesh (Hereinafter called the second party/tenant) which expression shall unless rent agreement to the context of the meaning thereof, include its successors and assigns to the second part.

WHEREAS the 1<sup>st</sup> party is the owner of part H.No. 13, Floor First & Second Block-A, Sector20, Noida Distt Gautam Budh Nagar Uttar Pradesh. and is ready to let 1his premises comprising the second party on monthly rent basis, on the request of the second party for Residential Purpose only.

Whereas the First Party/Landlord has agreed to give premises at the above said premises for Residential Purpose on the following terms and conditions;

NOW THIS RENT AGREEMENT WITHESSETH AS UNDER:-





- 28/02/2023 for a period of 11 months. That the tenancy of the above premises shall commence from 01/04/2022 to
- N meter reading bill issued by the concerned authorities Charges, backup charges, water charges for the rented property as per actual Second Party/Tenant will pay electricity charges, Maintenance
- ω Cheque/Cash in advance on or before 10th day of each English calendar month. That the second party shall pay the MONTHLY rent of premises Rs. 49800both parties That the tenancy agreement may be renewed with the mutual consent of the Forty Nine **Thousand Eight Hundred** Only) per month
- 4 second/tenant party That the tenancy may be terminated after giving One month notice by the
- S That the Landlord/First party cannot terminate the tenancy before Six months from the date of agreement.
- σ That the Lessee upon signing the Lease Agreement agrees to pay for to the Lessor an Interest Free Refundable Security Deposit and one month advance amounting to Rs. 49800- (Rupee:- Forty Nine Thousand Eight Hundred Only)
- 7 without the permission from the first party. That the second party shall have no right to make any addition or alteration in it
- Ω such connections without the written consent of the first party That the second party will not apply any alternate electricity, water and or other
- 9 to any other person/relatives agent whatsoever. That the tenant will have no right to sublet any portion/part of the tenanted portion
- 0 shall be liable to deliver vacant possession of the said premises without any and material. damage to the building/fittings, except for the wear and tear due to aging fixtures That at above the time of expiry of tenancy period of the tenant/second party
- That the tenant has taken the said premises only for use as Residential
- That the tenant shall not use the premises for any immoral, or nuisance purpose
- 13. That the second party shall not be responsible for damages resulting from fire. conditions over which the Second po earthquake, storm; war givila disturbances, has no control. and other insects and

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14. That in the event of dispute, if any, the jurisdiction of the Court in Gurgaon only. lease agreement is subject to the

PRESENCE OF IN WITNESSES AGREEMENT ON THE DATE MONTH AND YEAR MENTIONED ABOVE IN THE WHERE 유 BOTH THE PARTIES HAVE SIGNED ON THIS

Witnesses:

(SIGNATURE OF THE 1ST PARTY)

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(SIGNATURE OF THE 2ND PARTY)



wwwww My Commission Expires Oct-13-2023 S ATTESTED PARMOD KUMAR Gurgaon, Haryana (INDIA) Advocate & Notary Public Govt. of India ENTIFIED TYAGI