

ತಲ್ಲಿಗ್ಗಣ तेलंगाना TELANGANA

S.No. 2292 Date: 18/01/2018 Sold to : V. V. N. R. H. Kumar S/o : V. Gangaraju R/o Hyd.

For whom : --- Self ---

V. SRIKANTH

LICENCED STAMP VENDOR LIC No. 15-19-018/2000, REN No. 15-10-018/2018 P.No: 49, Sy.No: 10, Beside Swathi School, Madhapur, Serilingampally(M), R.R. Dist.

Phone: 9493014949

RENTAL AGREEMENT

This Agreement is made and executed on this the 18th January 2018 at Hyderabad, Telangana, by and between:

Sri. V. Sundari Raj S/o Sri. K. Narasimha Rao, aged about 65 years, resident of H.No. 2-23-J-164, Jalvayu Vihar, Opp. JNTU, Kukatpally, Hyderabad – 500072, Telangana. Pan No. BEAPV1572B.

(Hereinafter called the **"OWNER"** which term shall mean and include all his heirs, successors, legal representatives, administrators, and assigns on the ONE PART).

IN FAVOUR OF

Mr. V. V. N. R. H. Kumar S/o Sri. V. Gangaraju, aged about 43 years, Occ: Pvt. Employee, resident of Plot No. 240, Flat No. 201, Gayathri Hills, Opp. Hanuman Temple, Hyderabad – 500045, Telangana.

(Hereinafter called the **"TENANT"** which term shall mean and include all their heirs, successors, legal representatives, administrators, and assigns on the OHER PART).





WHEREAS the above named LANDLORD is the absolute OWNER and peaceful possessors of premises bearing Plot No. 240, Flat No. 201, Gayathri Hills, Opp. Hanuman Temple, Hyderabad - 500045, Telangana.

WHEREAS TENANT has approached the OWNER and requested to let-out the said House/Flat on monthly rent of Rs.24,500/- (Rupees Twenty Four Thousand Five Hundred Only) and the OWNER has agreed to let-out the said premises on monthly rent basis on the following terms and conditions.

NOW THIS RENTAL AGREEMENT WITNESS AS UNDER

- That the Tenancy commencing from 1st day of April 2017 it is valid for a period of 11 months.
- 2. That the TENANT shall pay monthly an amount of Rs.24,500/-(Rupees Twenty Four Thousand Five Hundred Only) excluding maintenance charges which shall be paid in advance on or before 5th of every English Calendar Month without arrears to be accumulated.
- 3. That the TENANT has paid an amount Rs.49,000/- (Rupees Forty Nine Thousand Only) as security deposit. The security deposit shall not carry any interest and is refundable at the time of vacating the said premises after deducting any dues, arrears of rent, electricity, damages/repairs if any etc.
- 4. That the above mentioned rent is excluding the Electricity Charges which shall be paid by the TENANT and handover the bills to the OWNER.
- 5. That the TENANT shall not sub-let the said premises to any other person or persons without written consent of the OWNER.
- 6. That the TENANT shall keep the let-out property in neat and clean condition without any wastage and damages to the fittings & fixtures, and the TENANT shall not make any alterations without written permission of the OWNER and return the house/flat in as it is condition.
- 7. That the TENANT shall use the said premises for **Residential Purpose** only and shall not use for any other purpose without written consent of the OWNER.
- 8. That the TENANT shall allow the OWNER or his authorized agent for inspection of the Premises at reasonable hours.



- Both the parties must serve One (1) Month prior notice for the
- 10. That the TENANT shall not make any nuisance/annoyance in the let out property and shall not cause any disturbances to the neighbors/other residents at the premises.
- 11. That the OWNER has to pay Municipal Tax/House Tax or any other taxes regarding the said premises.
- 12. That this rental agreement may be further extended with mutual consent of both the parties subject to conditions.

IN WITNESS WHERE OF the TENANT& OWNER have signed this Rental Agreement with their own will on this the day, month and year first mentioned above in the presence of the following witness:-

WITNESSES:-

1. Listore

V. Sundari Ras OWNER V. SUNDARI RAS)

Krishna



SAILAJAOGIRAL Advocate & Notary B.H.E.L., MIG-1110, R.C. Puram Hyderabad-500 032. Cell: 9948292606 Commission Exp.on: 24/6/2022

(To be submitted SEPARATELY for EACH QUARTER) HOUSE RENT RECEIPT

TENEDELII I
For the period from <u>01.04.</u> 2017 to <u>31.03</u> 2018,
mat is, for a duration of \maths
I have received a sum (per month x duration) of Rs. 2,94,000-00
(Rupees Two Lakh winty four thousand only from Mr./Mrs./Ms. V. V. N. R. H. Kumah son/daughter/wife of V. Campa Patri
from Mr./Mrs./Ms. V. V. N. R. H. KUMAR
son/daughter/wife of V. Ganga Rajy
an employee of Cyient Limited, Hyderahad
towards rent for the premises situated at Flort # 201 Garage
towards rent for the premises situated at Flort # 201 Gasathri Hill
Date: 18-01-2018

Signature of the Landlord

Landlord PAN#: BEAPVISA2B Landlord Name: SUNDARI RAJ

Landlord Address: 2-23- J-164,

Important Notes:

- As per the CIRCULAR NO. 8/2013 issued by CBDT, it has become compulsory to submit the PAN details of Landlord if the rent paid is Rs.1 lakh p.a. or Rs. 8,333 per month or above.
- In case the house owner/lender PAN provided by you is incorrect, then we will not be able to consider/process the HRA exemption resulting in higher tax liability. Further, if the Company is required to pay tax or interest or penalty to the tax authorities due to incorrect details, then the same shall be recovered from you.
- "No PAN number" declaration from the landlord will make your HRA submission invalid from the current financial year onwards.
- PAN number of the landlord will be uploaded in Income Tax department portal as per the IT requirement.