

TAX INVOICE

①

 <p>MGF TOYOTA CAPITAL VEHICLES SALES LTD PLOT NO 10, IDC MEHRAULI ROAD, GURUGRAM Phone : 0124-4603333 Email : sales@mgftoyota.co.in</p> <p>PAN: AABCC4459P GSTIN: 06AABCC4459P1Z9 CIN: U60231DL1999PLC1</p>	Invoice No	11101-A2223-1890	
	Date/Time	08-DEC-2022	
	Ref #		
	Order No	O11101-2223-24914	
	GSTIN	06AAECV0565A1ZR	
	PAN	AAECV0565A	
	Place of Supply	HARYANA(06)	

IRN: 371781f0e6afebe69c0eb85e4d70ed7b6e3381f871c5ab7ea238ec7276aa6239

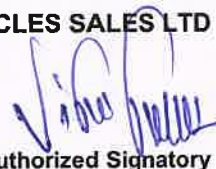
Customer/Lessee : OS19747	Consigned To/Shipped To:
M/S KRISUMI CORPORATION PRIVATE LIMITED 36A, VILLAGE SIHI, TEHSIL - MANESAR GURUGRAM, HARYANA-122016 Phone: 9990301748 email: tomythomas@krisumi.com	M/S KRISUMI CORPORATION PRIVATE LIMITED 36A, VILLAGE SIHI, TEHSIL - MANESAR GURUGRAM, HARYANA-122016

Finance/HP/Leased By/Sold/Hypothecated to : **Not Applicable**

PARTICULARS		Amount
Price of One	INNOVA CRYSTA 2.7 V (MT),PACKAGE: X, 7 SEATER	14,15,540.54
HSN	87032391	
Chassis No	MBJJX3EM500366087~10-2022	
Engine No	2TR B033679	
Suffix	5P	
Ext. Colour	SILVER METALLIC	
Int. Colour	BLACK	
Key No	87662	
Kit Serial No		
Other Charges		
1	SGST @14%	1,98,175.68
2	CGST @ 14%	1,98,175.68
3	COMP CESS @ 20%	2,83,108.11
	Round Off	-0.01
	Ex-Showroom Price	20,95,000.00

GATE IN
 NO. 2031
 DATE 15/12/22
KRISUMI CORPORATION
[Signature] **STO**

Rs. Twenty Lakh Ninety Five Thousand Only

Tax payable under Reverse Charge : NO As full & Final settlement of transaction on delivery of Car	For CAPITAL VEHICLES SALES LTD  Authorized Signatory
Signature of Customer	

Terms & Conditions of Sale

1. The price of goods, costs of delivery, transit insurance, temporary registration & insurance charge of the goods are charges at the prevailing rates at the time of delivery and are subject to change without notice. 2. Sale shall be concluded on receipt of full sale price, taxes and all other costs incidental thereon by the Dealer and compliance of all legal & procedural formalities by the dealer and the customer. The dealer will have general lien over the goods until conclusion of the sale. 3. The rate of taxes, duties, levies etc. are as applicable on the date of sale. 4. Warranty on the goods is offered to the extent under the Warranty Policy of the manufacturer. 5. The sale is subject to force majeure events. The Dealer shall not be liable to the customer for the delayed delivery of the goods under such events. 6. Delivery will be made either ex-showroom or at the specified destination against payment of sale price and compliance of all procedural and legal formalities. 7. Any Name plate, identification mark, logo, symbol, descriptive or instructive marks of any kind applied to the goods are the property of the manufacturer and the customer shall not tamper with, obliterate or remove the same. 8. Details of invoice should be quoted on all correspondences, advices, challans etc. relating to the invoice. 9. These terms and conditions constitute the entire contract between the parties and override the earlier understanding, if any. 10. For the purpose, sale proceedings are concluded at Delhi. Any dispute, difference of claim between the parties shall be settled by way of arbitration under the Arbitration & Condition Act, 1996 at Delhi and only the courts in Delhi will have the exclusive jurisdiction over the issues.