




Bond	Indian-Non Judicial Stamp Haryana Government		Date : 05/04/2021
Certificate No.	G0E2021D3871		Stamp Duty Paid : ₹ 101
GRN No.	75998304		Penalty : ₹ 0
<u>Deponent</u>			
Name :	Krisumi Corporation Pvt Ltd		
H.No/Floor :	3rd	Sector/Ward :	53
City/Village :	Gurugram	District :	Gurugram
Phone :	88*****15	Landmark :	Central plaza mall
		State :	Haryana
			
Purpose :	Agreement to be submitted at Concerned office		

The authenticity of this document can be verified by scanning this QrCode Through smart phone or on the website <https://egrashry.nic.in>

AGREEMENT

This Agreement is executed at Gurugram on this 1st day of August 2021 (effective date 1st day of August, 2021), between:

Sachin Kumar[Aadhaar No. 815438019361; PAN Card no. AMVPK5452D ; Employee Id. 1137] S/o Sh Manohar Lal, R/o 1136, Sector 9, Faridabad ,Haryana- 121006 “**EMPLOYEE**”

AND

Krisumi Corporation Private Limited, [CIN no. U70200HR2012PTC064545] having its Registered office at 3rd Floor, Central Plaza Mall, Golf Course Road, Sector 53, Gurugram, Haryana and Corporate office at 461-462, Udyog Vihar, Phase – III, Gurugram, Haryana through its Authorized Signatory “**COMPANY**”

AND

Kapil Kumar [Aadhaar No. 735607098718; PAN Card No. BOEPK4464D] S/o Shri Manohar Lal, R/o House no. 483,Ram mandir, Punjabi Mohalla Hassanpur, Palwal , Haryana 121107

WHEREAS the EMPLOYEE is working as General Manager-Commercial with the COMPANY;

AND WHEREAS one of the terms of employment was to provide leased vehicle to the EMPLOYEE for the performance of his duties “**Leased Vehicle**”; The Leased Vehicle (Hundai Creta) no. is HR 50 G 0202

AND WHEREAS the LESSOR has been shortlisted for arranging / providing Leased Vehicle.







NOW THIS AGREEMENT WITNESSETH AS UNDER:

1. (a) That the lease shall be for a period of **24 months** (referred as "**Term**").
(b) That the Term has commenced /shall commence from **01/08/2021** and end on **31/07/2023**.
(c) At the option of the COMPANY, the lease may be renewed for a further period by execution of an addendum /supplementary or fresh Agreement, on mutually agreed terms and conditions.
2. The COMPANY shall bear and pay a maximum monthly amount of **Rs. 25000/- (Rupees Twenty Five Thousand Only)**, (hereinafter "**Vehicle Lease Rent**"). The said amount shall be payable within 10 days of the next calendar month. GST shall be payable over and above by the COMPANY.
3. That the Leased Vehicle shall only be self-driven. In case, a driver is hired by EMPLOYEE, the compliances related to such driver shall be sole responsibility of the EMPLOYEE, with EMPLOYEE being the principal employer, notwithstanding the fact that Vehicle Lease Rent has been /is being paid by the COMPANY. However, the EMPLOYEE can claim reimbursement of the amount paid to the driver, as expense incurred by him.
4. That the EMPLOYEE will maintain the vehicle in good condition and all the running & maintenance expenses (like fuel, periodic servicing, PUC certificates etc) will be borne by EMPLOYEE and subsequently reimbursed by the COMPANY. Any Tax / Toll, by any name called on entering or exiting a State or Parking charges shall be sole responsibility of/ paid by the EMPLOYEE.
5. That the LESSOR shall be responsible for insurance including third party insurance /any taxes/cesses/compliances in respect of the Leased Vehicle.
6. That the COMPANY shall in no case be responsible for any fine imposed due to not complying with the traffic rules and regulations and/or any accident which may or may not lead to any injury or death to any person (including to/of EMPLOYEE, driver if hired, third party) or loss to Leased Vehicle or other vehicle/property, whether partial or complete. The only liability of the COMPANY is to pay the Vehicle Lease Rent as per terms of this Agreement.
7. The term of this Agreement shall be co-existent and co-terminus with the employment of the EMPLOYEE with the COMPANY or expiry of this Agreement, whichever is earlier. The Agreement can also be terminated by the COMPANY by giving 7 days notice. It shall be the responsibility of the EMPLOYEE to return the Leased Vehicle to the LESSOR and shall keep the COMPANY indemnified and harmless in this regard.
8. In case of breakdown of the Leased Vehicle, whether permanent or temporary (more than 2 days), the LESSOR shall arrange / provide another vehicle to the EMPLOYEE, failing which this Agreement shall terminate automatically.



