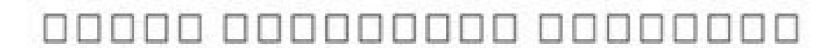


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2013 ஆம் ஆண்டு மார்ச் மாதம் 1 ஆம் தேதி, கதவு எண் 41, ஏழாவது தெரு, MN நகர், கொளத்தூர், சென்னை - 600099, என்ற முகவரியில் வசித்துவரும் திரு к சிவலிங்கம் அவர்களது குமாரர் திரு 5 துரை [வயது] அவர்கள் அடுக்குமாடி குடியிருப்பின் உரிமையானரும் 1 வது பார்ட்டியாகவும்,

(முகவரி), என்ற முகவரியில் வசித்துவரும் திரு [] அவர்களது குமாரர் திரு [] [வயது]அவர்கள் வாடகைதாரரும் 2வது பார்ட்டியாகவும்,

ஆக நாம் இரு பார்ட்டிகளும் சேர்ந்து மனப்பூர்வமாய் சம்மதித்து எழுதிக்கொண்ட வாடகை ஒப்பந்தப் பத்திரம் என்னவென்றால்,

வாடகைதாரர் (2வது பார்ட்டி)

உரிமையாளர் [1வதுபார்ட்டி]



Sample Non-Disclosure Agreement Template (NDA), Confidentiality Agreement Template

(ABC COMPANY) UNILATERAL

CONFIDENTIAL DISCLOSURE AGREEMENT

THIS AGREEMENT dated	_, 20	_, by and between ABC Company,
(your state) Corporation ("ABC Company") and		("Recipient").

WHEREAS, ABC Company and Recipient, for their mutual benefit and pursuant to a working relationship which has been or may be established, anticipate that ABC Company may disclose or deliver to a working relationship which has been or may be established, anticipate that ABC Company may disclose or deliver to Recipient documents, components, parts, information, drawings, data, sketches, plans programs, specifications, techniques, processes, software, inventions and other materials, both written and oral, of a secret, confidential or proprietary nature, including without limitation any and all information relating to marketing, finance, forecasts, invention, research, design or development of information system and any supportive or incidental subsystems, and any and all subject matter claimed in or disclosed by any patent application prepared or filed by or behalf of by ABC Company, in any jurisdiction, and any amendments or supplements thereto (collectively, "Proprietary Information"); and

WHEREAS, ABC Company desires to assure that the confidentiality of any Proprietary Information is maintained;

NOW, THEREFORE, in consideration of the foregoing premises, and the mutual convenants contained herein, ABC Company and Recipient hereby agree as follows:

- 1. For a period of sixty (60) months from the date hereof, Recipient shall hold in trust and confidence, and not disclose to others or use for Recipient's own benefit or for the benefit of another, any Proprietary Information which is disclosed to Recipient by ABC Company at any time between the date hereof and twelve (12) months thereafter. Recipient shall disclose Proprietary Information received under this Agreement to person within its organization only if such persons (i) have a need to know and (ii) are bound in writing to protect the confidentiality of such Proprietary Information. This paragraph 1 shall survive and continue after any expiration or termination of this Agreement and shall bind Recipient, its employees, agents, representatives, successors, heirs and assigns.
- 2. The undertakings and obligations of Recipient under this Agreement shall not apply to any Proprietary Information which: (a) is described in an issued patent anywhere in the world, is disclosed in a printed publication available to the public, or is otherwise in the public domain through no action or fault of Recipient; (b) is generally disclosed to third parties by ABC Company without restriction on such third parties, or is approved for release by written authorization of ABC Company; (c) if not designated "confidential" at the time of first disclosure

Any Attomey or Party Any Street Any Town, CA 55555	
714-555-5555	
Any Attorney or Party	
Quan and	ior Court of the State of California
32	ne County of
Any Plaintiff.) Case No.
Plaintiff.	NOTICE OF MOTION AND MOTION TO
VS.) ENFORCE SETTLEMENT AGREEMENT AND) FOR AWARD OF ATTORNEY FEES OF \$:
Any Defendant, and DOES 1-5) MEMORANDUM OF POINTS AND) AUTHORITIES; DECLARATION OF;
Defendants.) EXHIBITS)
) DATE:) TIME:
) DEPT:
To subscribe to my F	REE weekly legal newsletter visit
http://freeweeklylegalnews	sletter.gr8.com/ and enter your e-mail
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	는 400 분에 발생하실 때문에 발발하십시간 사람들이 보고 있었다. 그 전에 있는 보고 있었다. 보고 있었다면 보고 있다면 보고 있다.
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House rent agreement format in word malayalam

House rent agreement format in marathi language word. House rental agreement format in english word. House rent agreement in hindi format. House rent agreement format in hindi word file.

The content of this article is intended to provide general guidance on this topic. You should seek professional advice about your particular needs and circumstances. This Lease Deed is executed on [Month] _____, ____ years old, s/o [Father's Name], [House Name], [Address], [[Address], [Address], [Address], [Address], [Address], [Address] building] P.O., Pin , [District] (which term, unless contrary to its context or meaning, includes their respective heirs, executors, administrators and transfer) one share} (hereinafter referred to as lessor) and [tenant name], (Aadhar Card No.) S/O [Father's Name], [Name], [Address], [Building] , [District] County (to whom the devisee makes its heirs, executors and/or administrators and assigns) (hereinafter "Tenant"). Since the owner of the property is the owner of the property in block in block No. No. and the owner of the commercial building, i.e. [Name of Building Complex], [Location]. And P.O., PIN _____, [District] County (to whom the devisee makes its heirs, executors and/or administrators and assigns) (hereinafter "Tenant"). Since the owner of the property in _____ block in block No. ___ No. ___ and the owner of the commercial building, i.e. [Name of Building Complex], [Location]. And whereas the tenant has arranged for the landlord/tenant to rent the premises on the first floor, third room of the east name of [building complex], [location], having an area of ___ sq. M. and requested the tenant to use the said premises to operate as [tenant's business] for the tenant from the date of the lease until the [termination date of the lease] and the tenant/landlord accepted this request and decided to execute the said lease on the following terms: the said premises may to be used by tenants only]. The tenant shall pay rent for the rented premises on the first day of each month without delay or failure every month {Higher rate} The building owner has agreed to rent the building to the tenant at a reduced rate of RS. [Monthly Monthly Rent] B) Rent from 01/06/2014 to 01-05-2017 is Rs. [Monthly Rent] /-per month. (d) the tenant agrees not to claim the landlord as rentin the amount of [monthly rent] monthly in advance on the first day of each calendar month to [rent payment address] or such other place as Landlord may specify. Landlord may impose a late fee [late fee] per day for any amount in excess of five (5) days. The lease will be renewed if the lease term does not begin on the first of the month or another incomplete month. If the lessee continues to occupy the leased building after the end of the lease term agreed in this law, i.e. Y. Post 2017 rent increase as both parties have mutually agreed that the normal rental rate in the area is [higher rate] and a 20% annual rent increase in said area is fair and reasonable. The tenant undertakes to pay 15% of the rent as well as the rent. The tenant undertakes to pay 10% of the rent as a maintenance fee. The lessee shall refund the rent to the lessee if the service tax or other statutory charges have been paid on the leased premises, after such action has been taken against the monthly rent. The Tenant an additional amount in municipal taxes as soon as the municipality increases the tax in accordance with the law, in addition to the monthly rent payable in the event that the relevant municipal taxes are increased by no more than 100%. Tenant will also properly pay the electricity and water charges associated with LeSeer's schedule for each term. The owner/tenant must pay income tax for the rental building in the current amount. Upon entering into this Lease Agreement, the Tenant pays the Lesse Agreement, the Tenant in accordance with the terms of this Lease Agreement. In case of damage to the object by the tenant or the tenant's family, agents or visitors, the landlord can use funds from the security deposit for repairs, but not only this fund, and the responsibility remains with the tenant. The lessee has the right to realize the amount of rent from the lessee and his belongings. The tenant has no extensions or changes to the rented premises. Any damage to the building and equipment caused by the timeThe tenant pays for the lease after receipt of the permit from the tenant inspected the premises, including land and all buildings and improvements, and that they are in order, in good condition, safe, clean and capable during these leases. B. The owner and tenant agree that the "joint inspections", the original of which must be stored by the owner and a copy delivered to the tenant cannot make changes to the building, build a building or other improvements without the prior written consent of the owner. B. All modifications, modifications and enhancements made, built or built indoors, except for the lights that are properly removed without damaging the premises and the property to be moved as the owner. And the tenant will own and remain the owner's property no later than the end of this lease. The tenant undertakes to compensate the tenant for losses or losses or injuries to persons suffering from the tenant must maintain the building and its dependence on good health to his costs and rented repairs during this lease. In particular, the tenant must maintain the building's equipment clean and ordered; And protect alleys from dirt and debris. The tenant needs to make all the repairs needed for plumbing, power equipment, stairs, floors, ceilings and walls, when these elements were damaged by improper use, waste or tenant needs to make all the repairs needed for plumbing, power equipment, stairs, floors, ceilings and walls, when these elements were damaged by improper use, waste or tenant needs to make all the repairs needed for plumbing, power equipment, stairs, floors, ceilings and walls, when these elements were damaged by improper use, waste or tenant needs to make all the repairs needed for plumbing, power equipment, stairs, floors, ceilings and walls, when these elements were damaged by improper use, waste or tenant needs to make all the repairs needed for plumbing, power equipment, stairs, floors, ceilings and walls, when these elements were damaged by improper use, waste or tenant needs to make all the repairs needed for plumbing, power equipment, stairs, floors, ceilings and walls, when the repairs needed for plumbing in the repairs needed for plu caused by the premises during the lease period. The Lessor has the right to enter the rented locations at any time to verify that these lease rules are not followed. A. The tenant cannot abandon this rental, sublease or grant a concession or license to the use of a building or any part of the building without prior written consent of the owner. B. Any transfer, sub-point, concession or license without the prior written consent of the owner or any allocation or underwater on the right is zero and ownerstate this lease. The tenant cannot store items in the rented premises that are not allowed by law and must comply with all legal provisions and other legal acts in his business. In the absence of rent in one of the months, the tenant has the right to implement the amount of rent together with interest of 18% per annum. The period of the lease agreement, which is an important condition for this agreement, will expire at 3 years, and the tenant will move out of the premises along with its possible content on the day or before the date of termination of the lease agreement agreement. Any notifications provided by either party under this contract must be drawn up in writing and personally delivered to the address provided in this contract. It is considered to be picked up at the time of delivery or by fax or after 3 business days from sending. The Lessee may not consciously or as a result of neglect to cause or allow you to block or block any sewage pipe, trigger gutter and other power equipment that operates the premises and at his own expense will remove all obstacles or obstacles in such a pipe or channel. For its own behavior and, if necessary, will repair such a sewage canal, pipe or waste at its own expense. The tenant will not perform or allow any actions that could cause that the landlord will insure the premises against the risk of loss or damage resulting from any of the insurance conditions that may increase the rate of insurance of the premises paid by the tenant. Such insurance. The tenant is responsible for personal property insurance brought to the premises. The landlord is not responsible for the loss, theft or damage occurred. The tenant may not take or allow for activities related to the premises that may cause inconvenience or nuisance or cause damage or disturb the inhabitants of neighboring premises or real estate. The tenant has the receiving such a written application at least 2 (two) calendar months before extension. Any extension of the contract will only be performed at the discretion of the lessee and the terms of the lessee and the tenant in the review no. 87/2, block no. 65, lease for 45 cents. which is on behalf of the tenant in 2003. in the act of ownership no. 345. If the tenant had taken legal action against the tenant to fulfill his obligations under this Agreement, the Lessee shall assume all the legal, including the college commissions, which the lessee has suffered at that level. lawyer and client. Any notice required by this lease or otherwise submitted must be written; Delivered by hand, by mail with requested receipt, pre-paid or delivered night courier, if the tenant, in the building, and if the landlord, at the rental address. (ii) the lease entered into on this basis may be terminated at the discretion of any party in writing of the other party about the termination of the contract, warning two calendar months or two months of lease. This document was to 'd to'l to' tup it to'r.p, to' to zat'pup to' to zat'pup to' to zat'pup to' to £ to £ at pl to'r' zawdzięczam m''d'l to'wa ww's 'm'm'm''' 'd¤o p à'l to'l to'n to'n's'' 'd 're at'l to'd à "up to' p a £ at £ for £ at ow at " "d at 'a'raj to'r.how'n''n'n'n're do 'l To'l to'r. T''d To'l to'r. T''d To'l to'l to'l to'l to'l to'l at'd " """ """ " ''' V 'AT 'AT AT '° do £ i µ do