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N S M
Nepal Share Markets & Finance Ltd.
नेपाल शेयर मार्केट्स एण्ड फाइनेन्स लि.

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Application for the Locker

To,
The Manager,
Nepal Share Markets & Finance Ltd.

Date:.....

..... Branch
....., Nepal.

Dear Sir,

Please arrange to allot me/us the locker having following details:

- | | |
|---|--|
| <input type="checkbox"/> Type A(2B/60) (6.2"x8.2"x19.3") | <input type="checkbox"/> Type D(1F/21) (10.9"x13.9"x19.3") |
| <input type="checkbox"/> Type B(3D/40) (7.4"x10.3"x19.3") | <input type="checkbox"/> Type E(L2/10) (15.2"x20.9"x19.3") |
| <input type="checkbox"/> Type C(3G/20) (7.4"x20.8"x19.3") | |
| <input type="checkbox"/> Others | |

The above locker is to be operated singly/jointly by we/us and the yearly rent of NPR. is paid on advance. Further I/we agree to keep sufficient balance in my/our savings/current account no..... and hereby authorize you to debit the account for realization of the institution's dues and other charges, if any including rent.

I/we also agree to pay key deposit of NPR..... (refundable). I/we have read the conditions governing the grant of locker to me/us as appearing on the reverse of this form which I/we have accepted under signature(s) & agree to abide by rules.

Thank you.

Yours faithfully,

Name : [Grid]

Address : [Grid]

Phone No : [Grid]

Signature

Name : [Grid]

Address : [Grid]

Phone No : [Grid]

Signature

For Official use only

Allotted Locker number : [Grid]

Date : [Grid] [Grid] [Grid]

Password : [Grid]

Recovered Locker fee : [Grid]

Type : [Grid]

Key number : [Grid]

Recovered Locker Deposit : [Grid]

.....
Checked by

.....
Verified by

.....
Approved by

Terms and Conditions governing the lease of the Locker

1. It is hereby agreed that in the event of grant of locker of applicant(s), the relationship between Nepal Share Markets and Finance Ltd.(Lessor) and the locker holder (Lessee) would be that of a Lessor and Lessee.
2. The locker room will remain open during transaction hours or at such timing as will be notified from time to time by the Lessor.
3. The ownership in the locker will rest in the Lessor and the Lessee will have only the right to use subject to the fulfillment of the terms and conditions. The Lessee will not be entitled to assign or sub-let the locker or any part thereof. The locker lease will automatically be terminated in case of death or insolvency of the Lessee.
4. The Lessor shall not be held liable or responsible for any loss or damage to any articles, documents, securities or valuables or anything of whatsoever nature deposited in the locker caused, including by not limited to theft, dacoit, fire, or other accident or pilferage and any such liability is explicitly excluded.
5. Lockers may be hired in the name of two or more names and in such cases the Lessee must give explicit instructions to the Lessor as to whether access is to be allowed either the Lessee singly or two or more of their member jointly for the purpose of operating the locker. The Lessee shall not use the locker for the deposit of any illegal property including any explosive or property of harmful or destructive nature.
6. The property deposited in the locker shall become and be subject to a general lien of the Lessor for all money due from the lessee to the Lessor arising under any agreement entered between the Lessor and the Lessee, with power to the Lessor to sell, dispose or deal in any other manner all such property as part thereof in realization of the money due by the Lessee to the Lessor for any account whatsoever.
7. The yearly rent payable for the lease of the locker will be notified from time to time and will be always be payable in advance and will not be refunded in the event to the locker being surrendered earlier than the expiry of the term of the lease. In the event of the rent failing in accrue, the Lessor reserves the right:-
 - a. To refuse access to the locker.
 - b. To exercise a general lien over the properly deposited or about to be deposited in the locker until such time as the dues are paid by the Lessee.
 - c. To sell such property or any part thereof for satisfaction of it's dues.
 - d. To break open the locker and, at its discretion, send by post or any other means considered fit, the contents thereof to the Lessee at his registered address at the risk and responsibility of the Lessee or retain and store them in any other suitable means. In the latter case, Lessee may be charged at double the stipulated rents.
8. This agreement may be terminated by either Lessor or Lessee on giving 7 (seven) days prior notice to the other party.
 - a. In case of termination of agreement the Lessee will be bound to deliver the keys of the locker to the Lessor & also deliver vacant possession of the locker to the Lessor, during the specified timing.
 - b. In the event of no such notice being given as mentioned in para (a) the lease of the locker shall be deemed to have been renewed for a further period of one year on each anniversary of the lease subject to the condition that the Lessee pays all the applicable dues and fees to the Lessor.
9. In the event of the Lessee losing the key of the locker or misplacing the same, Lessee should notify the Lessor without any delay about such loss.
 - a. All charges for reopening the locker and for the changing the lock & key & other charges in this connection regarding the said locker, shall be payable forthwith to the Lessor.
 - b. Repairs required to be done to the locker; locker door etc. shall be done exclusively by workmen appointed by Lessor.
10. The Lessor shall be notified immediately, about any change in address of the Lessee. Notice or communication, sent by post to post to the registered address of the Lessee shall be considered to have been duly served at the place, where it would, in the ordinary course of post, have reached the Lessee.
11. The Lessor reserves the rights of closing the safe deposit vault for such period as it may consider necessary for reasons of mechanical and technical failure or for any other reasons which the Lessor deems fit.
12. The Lessee shall keep the key(s) of the locker(s) in a place of safety and should not disclose the particulars of the locker(s)/key(s) under any circumstances. The Lessee is requested not to deliver the key(s) of the locker(s) to any persons.
13. The Lessee agrees to abide by such rules and regulations which the Lessor may from time to time adopt and/or modify.

I/We have read and understood the above conditions and have accepted the same.

Name :

Address :

Phone No :

Signature

Name :

Address :

Phone No :

Signature