



Form - VI

(See Rule 8)

**GOVERNMENT OF ANDHRA PRADESH  
HOME DEPARTMENT**

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**LICENCE TO ENGAGE IN THE BUSINESS OF PRIVATE  
SECURITY AGENCY**

**Serial No.316/1489227/Arms/A2/2021      Date:07.03.2022.**

Sri Santhanam Narasimhan, S/o Late Major KS Santhanam, R/o #882, Srinivas BM Kawal, 1<sup>st</sup> Stage Park Crescent, Indiranagar, Bangalore – 560038 , is granted the License under the provisions of A.P. Private Security Agencies (Regulation) Rules, 2008 by the Controlling Authority for the State of Andhra Pradesh to run the business of Private Security Agency in the name of **M/s Kashi Security & Consulting Services Pvt. Ltd.**, Chittoor in entire State of Andhra Pradesh with Office at Door No.#4-2037/1B, 2<sup>nd</sup> Floor, Durga Nagar Colony, Greampet, Chittoor District, Andhra Pradesh – 517002, subject to the conditions overleaf.

Place of issue : **Velagapudi**

Date of issue : **07.03.2022**

The Licence is valid up to : **06.03.2027**

SEAL



**SPECIAL SECRETARY TO GOVERNMENT &  
CONTROLLING AUTHORITY,  
VELAGAPUDI.**

**Special Secretary to Government  
HOME DEPARTMENT  
A.P. Secretariat, Velagapudi-522 238**



1. The Licensee of the Agency shall successfully undergo 6 days training within a period of 3 months from the date of issue of license relating to the Private Security Services as prescribed by the Controlling Authority at Andhra Pradesh Police Academy, Ananthapuramu, within the time frame fixed by it.
2. The Licensee shall intimate the name, parentage/date of birth, permanent address, address for correspondence and the principal profession of each person forming the Agency within fifteen days of receipt of the Licence to the Controlling Authority.
3. Licensee shall inform the Controlling Authority regarding any change in the address of persons forming the Agency, change of management within seven days of such change.
4. The Licensee shall immediately intimate to the Controlling Authority about any criminal charge framed against the persons forming the Agency or against the private security guard or supervisor engaged or employed by the Agency, in course of their performance of duties as private security agency. A copy of such communication shall also be sent to the officer-in-charge of the police station where the person charged against resides.
5. The Private Security Agencies shall take all necessary measures to ensure that the guards deployed by them on security of communities/organizations partner with the Officers of Local Jurisdictional Police for the purpose of sharing information promptly for prevention/detection of crime, apprehension of criminals and support in other issues affecting peace and public order. The Security Agencies shall evolve necessary functional and communication Protocols and systems in this regard in consultation with local Police in the overall interests of Public Safety and Security.
6. Every Licensee shall abide by the requirements of physical standards for the private security guards and their training as prescribed in these rules as the condition on which the Licence is granted.
7. The Licensee shall not pay less than the minimum wages to the guards/supervisors as envisaged in the Minimum Wages Act and shall abide by all other relevant provisions of the various labour laws with regard to P.F., GLI, Gratuity etc., for which the guards/supervisors are entitled. Failure to fulfill such statutory obligation, would entail cancellation of Licence after due enquiry.
8. The Licensees' licenses shall be liable for suspension/cancellation under the provisions of Section 13 of Private Security Agency Act, 2005.
9. Save as provided in these rules, the fees paid for the grant of Licence shall be non-refundable.