(Rev. January 2003)

Request for Taxpayer

Give form to the

Departr	nent of the Treasury Revenue Service	identification Number and Certif	ication	requester. Do no send to the IRS.
n page 2.	Name Shriness name, if	Hari Krupa Corporatio	on (or In	
or type ructions o	Check appropriate		>	Exempt from backup
Print or type Specific Instructions on	City, state, and ZIP	street, and apt, or suite no.) N May 1 Street Code Code	Requester's name and add Kentucky Lottery Co 1011 West Main Stre	dress (optional) orporation
Part	List account number	0.57 - 2.5	Louisville, KY 40202	2-2623
Little	raxpaye	Identification Number (TIN)	THE RESERVE OF THE PARTY OF THE	The second secon
page 3 see Ho	I. For other entities we to get a TIN on	ropriate box. For individuals, this is your social security number (SSN). alien, sole proprietor, or disregarded entity, see the Part I instruction, it is your employer identification number (EIN). If you do not have a number 3.	umber,	
Note: I to ente Part		more than one name, see the chart on page 4 for guidelines on whose	number Employer iden	or httfication number
			Annahaman hafaran da	
1 The	penalties of perjury	, I certify that:		
Rev	enue Service (IRS)	this form is my correct taxpayer identification number (or t am waiting ckup withholding because: (a) I am exempt from backup withholding, of that I am subject to backup withholding as a result of a failure to report longer subject to backup withholding, and	for a number to be issue or (b) I have not been not it all interest or dividends	ed to me), and tified by the Internal
s. I am	l a U.S. person (inc	cluding a U.S. resident alien)		
certific	ation instructions	You must cross out item 2 above if you have been notified by the IRS lave failed to report all interest and dividends on your tax return. For each acquisition or abandonment of secured property, cancellation of debt	that you are currently stall estate transactions, ite	ubject to backup em 2 does not apply.

arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the Certification, but you must provide your correct TIN. (See the instructions on page 4.) ebt, contributions to an individual retirement

Sign Here

U.S. person ▶

Date >

Purpose of Form

A person who is required to file an information return with the IRS, must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

U.S. person. Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
- 2. Certify that you are not subject to backup withholding,
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee.

Note: If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Foreign person. If you are a foreign person, use the appropriate Form W-8 (see Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the recipient has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement that specifies the following five

- 1. The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
 - 2. The treaty article addressing the income.
- 3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.
- 4. The type and amount of income that qualifies for the exemption from tax.
- 5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.



	Rep:
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RETAILER LICENSE AGREEMENT

This Retailer License Agreement is executed by and between SHRI HARI KRUPA CORPORATION doing business as DAILY STOP ("Retailer") and the Kentucky Lottery Corporation (the "KLC"), pursuant to the Retailer License Application (the "Application") submitted to the KLC by Retailer.

1. Grant of License; Incorporation by Reference

Retailer is hereby licensed to sell such lottery products as the KLC may approve from time to time

- (a) in consideration of the Retailer's promise in this Retailer License Agreement, and
- (b) in reliance upon Retailer's representations in the Application.

Retailer represents and warrants that there has been no change in the information supplied to the KLC in the Application.

This Agreement is subject to, and Retailer agrees to comply with and be bound by, all provisions of KRS Chapter 154A, all provisions of 203 KAR 3:030 (the "Retailer Administrative Regulation"), the Application, the Retailer Handbook, all other applicable laws and regulations governing the KLC, including the Americans with Disabilities Act, and the rules, practices and procedures of the KLC regarding retailers and the sale of lottery products, as the same may be amended from time to time, all of which are incorporated herein by reference in their entirety and are hereinafter, together with this Retailer License Agreement, collectively referred to as the "Agreement."

Retailer acknowledges that the Agreement sets forth a summary of only certain of the rights, obligations and remedies of the KLC and Retailer, and hereby acknowledges receipt of: KRS Chapter 154A, 203 KAR 3:030 (the Retailer Administrative Regulation), and the Retailer Handbook.

2. Term

Unless earlier terminated by the terms of this agreement or as provided by law, this Agreement shall be in effect for one (1) year and shall automatically renew for additional successive one-year terms, not to exceed four years from the date the Retailer License Agreement was signed by the KLC. This Agreement shall be subject to relicensing by the KLC upon satisfactory completion of all requirements placed by the KLC on such relicensing. The KLC may temporarily extend in writing this Agreement to permit completion of the prerequisites to relicensing, if in the best interest of the KLC

3. Age Restriction on Sales and Prize Payments and Responsible Gaming

Retailer will neither sell lottery products to nor redeem prizes for any person under eighteen (18) years of age. Retailer will monitor any vending machines and player-activated terminals to ensure that individuals under eighteen (18) years of age do not purchase lottery products. Retailer will display, and replenish as needed, brochures on compulsive gambling with the 1-800-GAMBLERS hot line number in the Lottery Play

Center or another prominent location. Retailer will train all employees that handle lottery products in the Play Responsibly Program & KLC's Minors Awareness Program.

4. Retail Location; Changes in Ownership and Location

The license to sell lottery products issued to Retailer in conjunction with this Agreement (the "License") is limited to the sale of products from the retail location or locations identified in the Application (and under other circumstances subject to the express prior written approval of the KLC), and to sale of Lottery products by the entity identified as Retailer in the Application with the "Owners" as defined and identified in the Application.

5. Vending Machine Program Specifications

KLC vending machines may be provided at no charge to Retailer if Retailer's customer counts and store setups warrant the use of vending machines, provided that Retailer shall be in full compliance with this License Agreement, the KLC Retailer Regulations, the requirements and responsibilities for vending machines set forth in this Section, and all other rules, regulations and requirements as may be established by the KLC.

In the event Retailer is provided with vending machine(s), all vending machines must be placed inside Retailer's store, between the front door and the cash register, and must be visible at all times from a staffed work area, so as to maximize ticket sales and ensure that minors are not permitted to purchase tickets from the vending machines. Retailer is not authorized to move vending machine(s) without prior notification of and approval by the KLC, and is not authorized to alter or modify vending machine(s). Retailer is further responsible for:

- maintaining total sales from each vending machine at or above \$1,000 per week;
- loading the machine regularly to prevent "Out of Stock" issues;
- maintaining an average "Out of Stock" of less than 10%;
- following the KLC's recommended Plan-O-Gram;
- providing a grounded 110 volt receptacle within 10 feet of the vending machine;
- paying for repairs due to retailer neglect or customer abuse;
- providing keys to service technician during retailer's business hours for repairs and maintenance;
 and
- receiving prior KLC approval for placement of any non-lottery materials on vending machine.

Any vending machine may be removed from Retailer by the KLC at any time, with or without cause, and for reasons including, but not limited to, failure by the Retailer to comply with the requirements summarized in the responsibilities listed in this Section.

6. Breach of Agreement

Retailer shall be deemed to breach this Agreement upon failure to meet any of the requirements or criteria set out in KRS Chapter 154A, in the Retailer Administrative Regulation, or in this Agreement.

7. Remedies Upon Breach of Agreement

Upon breach of this Agreement by Retailer, the KLC may, at its sole discretion and in addition to all other remedies the KLC may have at law or in equity, on a temporary or permanent basis, (a) discontinue operation of and, if deemed appropriate, remove any property of the KLC; (b) bill Retailer immediately for all instant products (c) suspend Retailer's right to sell one or more types of lottery products; and (d) terminate this

Agreement and the License. Election of any one remedy shall not preclude election of any other remedy, and delay or failure of the KLC to exercise any remedy with respect to any one breach shall not constitute a waiver of the KLC's right to exercise any remedy with respect to that or any subsequent breach.

8. Termination of Agreement

This Agreement, and the License issued in connection herewith, shall terminate on the earlier of (a) four years from the date of execution of this Agreement by the KLC; (b) any change in Owners, change in the retail location, or change in the type of business of Retailer without prior notice to the KLC; (c) termination of this Agreement by the KLC for cause; (d) thirty (30) days after notice of termination by the KLC without cause; and (e) voluntary termination by Retailer with 30 days' notice, unless otherwise agreed by the KLC, all as more specifically described in the Retailer Administrative Regulation.

9. Release and Indemnification

Retailer hereby agrees to release, indemnify and hold harmless the KLC, its officers, directors, employees and agents, and the Commonwealth of Kentucky, its elected officials, employees and agents (the "Released Parties"), from and against any and all loss, claims, damages, expenses and costs (including court costs and costs and fees of attorneys of the indemnified party's choice) arising out of or resulting from any and all acts or omissions of Retailer, its Owners, Employees or Agents whether or not such acts or omissions are related to Retailer's sale of Lottery products. Without limiting the foregoing, Retailer releases the Released Parties from any and all claims (including claims for lost revenue) that may arise out of a cessation, interruption, suspension, failure of or defects in the operation of the KLC's products, games, or related sales, Lottery equipment and supplies, or any other service supplied by the KLC, regardless of the reasons.

10. Payment of Interest, Costs of Collection and Litigation Costs

It is agreed that any amounts of money due and owing to the KLC by Retailer under this Agreement shall bear interest at the rate of eight percent (8%) per annum from the date due until paid in full. Should the KLC seek and obtain a judgment against Retailer for the payment of any sums, such sums shall thereafter bear interest at the rate of twelve percent (12%) per annum from the date of judgment until paid in full. In addition, Retailer agrees to pay all costs and expenses incurred by the KLC in connection with the collection of all overdue amounts and any other breach of this Agreement by Retailer, including, without limitation, all legal fees, court costs and other expenses of outside counsel, all fees and expenses of outside collection agencies, all fees and expenses of the Kentucky Department of Revenue and all administrative fees imposed on account of non-sufficient fund returns to the KLC.

11. Survival

All obligations of Retailer to the KLC shall survive termination of this Agreement and the Retailer License.

12. Applicable Law and Venue

SHRI HARI KRUPA CORPORATION

This Agreement and all matters related to it shall be governed by and interpreted under the laws of the Commonwealth of Kentucky. Any matter arising under this Agreement shall be brought in a court of competent jurisdiction in accordance with KRS 154A.090.

(Legal Name of Retail Business)
DAILY STOP
(Assumed Name of Business)
(State of Formation)
I hereby certify that I am authorized to sign
this agreement on behalf of the retailer.
BY:
(Name)
TITLE:
SIGNATURE:
DATE:
(For partnerships, attach additional Signature Page
to Agreement. Each partner must sign.)
KLC USE ONLY
KENTUCKY LOTTERY CORPORATION
1011 WEST MAIN STREET
LOUISVILLE, KY 40202-2623
BY: NAME:
TITLE:
IIILE.
SIGNATURE:
DATE:



APPLICATION FOR RETAILER LICENSE

FOR KLC USE ONLY	Retailer :	No. 1
Date received by Region:	Sales Re	presentative No
	.: I HARI KRUPA CORPORATIO	N
Address of Sales Location: 120	OI N MAIN ST	STOP
Sales Location Phone Number: Federal Employer I.D. Number	302-562-6463 Sales Lo	County:ocation Fax Number:
KY Sales Tax Number: Business Mailing Address (if di		
City: BEAVER DAM	State: KY Zip: 42320	County:s Fax Number: 0
	Funds Transfer Authorization (Att	
☐ Other (Specify)* *Each Owner, Partner, Member,	☐ Partnership ☐ Corpo	ip Partnership Corporation
State of Incorporation, Formation If LLC or Corporation, Applican State.	n of Partnership, or LLC: at must be registered and in good	standing with the Kentucky Secretary of
3. Type of Business (check	one):	
☐ Grocery Store/Market ☐ Convenient Store and Gas ☐ Convenient Store W/O Gas ☐ Liquor Store	 □ Service Station □ Drug Store □ Restaurant/Lounge □ General Merchandise 	 □ Bar/Tavern/Pub □ Fraternal Organization □ Bowling Centers □ Other (Specify below)

4. Application is for (check one):
☐ New Retailer or Relicensing of Existing Retailer
☐ New Owner(s) of Existing Retailer (Proof of Conveyance required)
☐ Partial Change in Ownership of Existing Retailer (Proof of Conveyance required)
☐ Change in Location of Existing Retailer
Provide one of the following for Proof of Conveyance: (1) Bill of Sale; (2) executed closing documents; (3) Lease; or (4) other proof required by the KLC.
5. Certifications of Applicant
PURSUANT TO KRS 154A.400 AND 202 KAR 3:030, THE APPLICANT SHALL NOTIFY THE KLC,
IN WRITING, OF ANY CHANGE IN THE INFORMATION PROVIDED IN THIS APPLICATION, THIRTY (30) DAYS PRIOR TO THE EFFECTIVE DATE OF THE CHANGE.
BY SIGNING THIS APPLICATION APPLICANT ACREES TO FILLY CONTINUE
BY SIGNING THIS APPLICATION, APPLICANT AGREES TO FULLY COMPLY WITH APPLICABLE LAWS, RULES AND REGULATIONS OF THE UNITED STATES, INCLUDING THE
AMERICANS WITH DISABILITIES ACT, THE COMMONWEALTH OF KENTUCKY AND ITS
POLITICAL SUBDIVISIONS, INCLUDING KRS CHAPTER 154A AND THE ADMINISTRATIVE
REGULATIONS IN 202 KAR CHAPTER 3, THE RETAILER HANDBOOK, AND WITH ALL
POLICIES, PROCEDURES, RULES, DIRECTIVES, AND INSTRUCTIONS OF THE KENTUCKY LOTTERY CORPORATION (HEREAFTER "KLC"), INCLUDING THE LICENSING DOCUMENTS,
ALL AS MAY BE AMENDED.
I hereby certify that I am authorized to sign this application on behalf of the Applicant.
Motor C. L.
Note: Submission does not indicate acceptance of the Retailer Application by the KLC.
NAME:TITLE:
SIGNATURE: DATE:
EMAIL ADDRESS (if available):
If you need assistance completing this Application, please call the Licensing Department at (502) 560-1782 or send

If an email to Licensing@kylottery.com.



Electronic Funds Transfer (EFT) Authorization

1)	Business Name: SHRI HARI KRUPA CORPORATION
2)	Bank Name:
	Branch:
	Address:
3)	City State Zip Code FET RANK POLITING MER COEP
	EFT BANK ROUTING NUMBER:
4)	ACCOUNT NUMBER:
5)	Type of Account: Checking Savings
Г	
	٦
	MUST ATTACH VOIDED CHECK OR
	DEPOSIT SLIP HERE
L	
771 · · ·	
The Ker	tucky Lottery is hereby authorized to initiate debit and credit entries to this account. I
Corpora	ertify that this account is in an institution insured by the Federal Deposit Insurance ion or Federal Savings and Loan Insurance Corporation. I further certify that I am
authoriz	ed to sign this EFT Authorization on behalf of the Applicant.
NAME:	TITLE:
SIGNAT	IDE.
JIOI WIT	ORE: DATE: (Authorized Owner, Officer, Member or Partner)

Internal and Retailer Use Only

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PERSONAL DATA SHEET

To be completed by each Owner, Partner Member Managing Member of LLC Officer, Director or Shareholder

(for pul	blicly-traded corporations, shar	eholders of at lea	nst 5%). Please p	print all i	requested info	rmation.	iolder
Name:	JAYMIK	K	la .		PATEL		
	First	Middle	Maiden		Last		
Home A	Address: 7 MILL CHASE CAV Street	VE JACKSON T		 State	Zip	County of R	Pagidamaa
Date of	Birth:	11_	Social Security N			20 0000	
	Phone Number: ()		econdary Phone				
Email A	Address:						
Position	ı <mark>held within Retailer Business</mark> Proprietor □ Partner	: <u>LLC</u> □ Membe			Corporation ☐ Officer ☐ Director ☐ Sharehold	(check all tha	t apply)
Check o	nly if applies: \square Guarantor (F	lease proceed to	last paragraph)		- Sharehore	ici	
IMPOR'	TANT – Please answer ALL th	ne following ques	stions:				
	e you ever been convicted of a					☐ Yes	□ No
Are y suppl	you, or any business which you lies or services to the KLC, or	ı have a financial an employee or a	interest, a vendo gent of any such	or of vendor:	?	☐ Yes	□ No
 Have you ever been convicted of any gambling related offense in any jurisdiction? 					ction?	☐ Yes	□ No
• Do yo	ou reside in the same househol	d as an employee	of the KLC?			☐ Yes	□ No
or has	you filed for bankruptcy or singles a bankruptcy, receivership or note past ten (10) years)?	milar relief within similar proceedi	n the past ten (10 ng ever been file)) years, ed agains	t	□ Yes	□ No
• Have make	you knowingly made a false s a statement, the omission of w	tatement of a mat hich is materiall	terial fact, or om y misleading to t	itted to	?	□ Yes	□ No
the fe	ou delinquent in filings or pay deral government, and any tax	ing subdivision v	vhere you will se	ell lottery	products?	□ Yes	□ No
F YOU I	HAVE ANSWERED YES TO OF THIS PERSONAL DATA	ANY OF THE C SHEET.	UESTIONS AB	BOVE, P	ROVIDE AN	EXPLANAT	ION ON
tate and/or with this ap and the KL uthorization thought the thick	tify that the information I have provide ation concerning my background, incl federal agency records, to release such plication for a Kentucky Lottery retain C from any liability whatsoever that no shall be valid in original, fax, cop on to release information shall continu- il such time as I notify the KLC, in wr	in information to the K ler license. I hereby may be incurred in a pied form, or via ele	to, criminal history, LLC, including any a release and discharg releasing this inform actronic submission.	tax record authorized a ge any such nation to on	ls, motor vehicle agent or employed a person or entity r using this infor	records, credit re e of the KLC, in or providing this in mation by the K	eports, and connection aformation LC. This
ignature	<u> </u>		Date:				

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A	A . L.	MENT	-
A	A ()	VICINI	к

Retailer No.		

PERSONAL DATA SHEET

To be completed by each Owner, Partner, Member, Managing Member of LLC, Officer, Director or Shareholder (for publicly-traded corporations, shareholders of at least 5%). Please print all requested information.

(for publicly-traded corpo	rations, shareholders of at lea	st 5%). Please print all	requested infor	mation.	
N	Name: GIRISH	A		PANCHAL		
	First	Middle	Maiden	Last		
F	Home Address: 128 BEA	VER CREEK DR. PORTLAI				
	Street	City	State	Zip	County of R	Residence
		S	ocial Security Number:			
P	Primary Phone Number: (Se	econdary Phone Number	r: <u>(</u>)		
E	Email Address:					
P	osition held within Retail Sole Proprietor	er Business: ☐ Partner ☐ Member ☐ Managir	ng Member	Corporation (a ☐ Officer ☐ Director ☐ Shareholde		t apply)
C	neck only if applies: \Box	Guarantor (Please proceed to l	ast paragraph)			
IN	MPORTANT – Please ans	swer ALL the following quest	tions:			
•	Have you ever been con	nvicted of a felony in any juris	sdiction?		☐ Yes	□ No
•	Are you, or any busines supplies or services to the	s which you have a financial in the KLC, or an employee or ag	interest, a vendor of gent of any such vendor?	,	☐ Yes	□ No
•	Have you ever been con	victed of any gambling relate	ed offense in any jurisdic	etion?	□ Yes	□ No
•		ne household as an employee			☐ Yes	□ No
•	Have you filed for banks	ruptcy or similar relief within eivership or similar proceedin	the past ten (10) years	t	□ Yes	□ No
•	Have you knowingly ma	de a false statement of a mate	erial fact or omitted to		П 1С5	LI NO
	make a statement, the on	nission of which is materially	misleading to the KLC?		☐ Yes	□ No
•	Are you delinquent in fil the federal government,	ings or payments due to the C and any taxing subdivision wh	Commonwealth of Kentu here you will sell lottery	cky, products?	□ Yes	□ No
F	YOU HAVE ANSWERE GE 2 OF THIS PERSON	D YES TO ANY OF THE O	UESTIONS ABOVE, PI	ROVIDE AN E	EXPLANATI	ION ON
her iny tate vith nd utho	reby certify that the information information concerning my bac and/or federal agency records, this application for a Kentucky the KLC from any liability who orization shall be valid in origonorization to release information	It have provided above is true and cockground, including but not limited to to release such information to the KI by Lottery retailer license. I hereby retailer license. I hereby retailer be incurred in reginal, fax, copied form, or via electing shall continue and remain in full forms KLC, in writing, that this authorization.	c., including any authorized a elease and discharge any such eleasing this information to or tronic submission. I further	gent or employee of person or entity portion using this inform	of the KLC, in coroviding this in the KLC.	connection formation LC. This
igr	nature:		Date:			

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ATTACHMENT B CONTINUED

Page 2

explanation regarding your answer in the space below. If the question deals with criminal convictions, please indicate the date of conviction, the sentence imposed and the county and state in which the offense occurred. If the matter relates to bankruptcy, please provide a brief description of the events which led to the bankruptcy filing, and indicate the date of filing, chapter filed under, and court in which it was filed.
s and of many, enapter med under, and court in which it was flied.
<mark>ignature:</mark>