Hewlett Packard Enterprise

1º ADITIVO AO CONTRATO DE ARRENDAMENTO MERCANTIL Nº 5329708517132680BRA7.2

De um lado HP FINANCIAL SERVICES ARRENDAMENTO MERCANTIL S.A., com sede à Alameda Rio Negro, nº 750, Alphaville, Barueri – SP, inscrita no CNPJ MF sob o número 97.406.706/0001-90, doravante denominada ARRENDADORA e, de outro lado, HOSPITAL DO TRICENTENARIO, com sede à Av. Henrique de Holanda, 87 – Matriz - Vitória de Santo Antão - PE, inscrita no CNPJ MF sob o n.º 10.583.920/0004-86, doravante denominado ARRENDATÁRIO, ambas aqui representadas na forma de seus estatutos ou contratos sociais,

CONSIDERANDO QUE:

- o ARRENDATÁRIO sempre esteve em dia com suas obrigações estabelecidas no Contrato de Arrendamento Mercantil nº 5329708517132680BRA7.2 ("CONTRATO"), fazendo jus, assim, à prerrogativa de indicar qual a opção de final de contrato que mais lhe interessa: e
- o ARRENDATÁRIO, de acordo com o disposto nas Cláusulas 4 e 4b do CONTRATO, optou pela renovação do arrendamento mercantil objeto do CONTRATO

As partes, neste ato, têm entre si justo e acordado celebrar o presente Aditivo, que se regerá segundo as cláusulas e condições a seguir:

CLÁUSULA PRIMEIRA: As partes, neste ato, decidem formalizar a renovação do arrendamento mercantil objeto do CONTRATO pelo prazo de 12 (doze) meses, contados a partir de 31 de Outubro de 2021.

CLAUSULA SEGUNDA: Pela renovação do arrendamento mercantil objeto do CONTRATO, o ARRENDATÁRIO deverá pagar à ARRENDADORA 12 (doze) prestações no valor de R\$ 537,15, vencendo a primeira no dia 30 de Novembro de 2021, e as demais parcelas vencendo nos mesmos dias dos meses subsequentes no mesmo valor. Os valores descritos neste documento são sem a cobrança de Impostos. Caso não receba o boleto em tempo hábil de pagamento, o ARRENDATÁRIO deverá entrar em contato através do e-mail hpfscobranca@hpe.com

CLÁUSULA TERCEIRA: Opções ao término do arrendamento: Se estiver em dia com suas obrigações ao término do arrendamento, o ARRENDATÁRIO terá direito a: (i) devolver os Equipamento à ARRENDADORA; ou (ii) comprar os Equipamento arrendados; ou (iii) renovar o arrendamento, estabelecendo-se, de comum acordo, entre outros, o novo prazo de vigência e o valor das Prestações. O ARRENDATÁRIO deverá informar à ARRENDADORA de sua opção até 15 dias antes do término do arrendamento. Caso o ARRENDATÁRIO não se manifeste expressamente acerca de uma das opções acima, no prazo mencionado, entender-se-á como tendo optado pela aquisição do Equipamento, nos termos do item "ii" acima.

CLÁUSULA QUARTA: As partes também estabelecem que, cumprida a obrigação estabelecida na cláusula segunda, a ARRENDATÁRIA ao término do arrendamento, opta por adquirir os bens objeto do CONTRATO, será cobrada opção de compra no valor de R\$ 1,00.

CLÁUSULA QUINTA: Para os efeitos do arrendamento mercantil ora renovado, as partes ratificam integralmente todas as demais cláusulas do CONTRATO que não foram expressamente alteradas por este instrumento e que permanecem em pleno vigor.

E por estarem assim justas e contratadas, as partes assinam o presente Aditivo em 2 (duas) vias de idêntico teor e para um só efeito legal, na presença de 2 (duas) testemunhas abaixo assinadas.

— Docusigned by:

	Rodrigo Hummel	25 de Outubro de 2021 N	Mbya Célia i Iza ^{FBC@7} Fig ²⁷ Car	Campos npos
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_	HOSPITAL	DO TRICENTENARIO	mo.	Dr Gil Mendonça Brasileiro Hospital do Tricentenario
	HOSPITAL	JO KICENTENAKIO		
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Nome: Kar	ina 1979 de 1916 do	Nome:		



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