



सत्यमेव जयते

INDIA NON JUDICIAL Chandigarh Administration

e-Stamp

Certificate No. : IN-CH32400661897555U
Certificate Issued Date : 04-Jan-2022 03:35 PM
Certificate Issued By : choesiselfu
Account Reference : SELFPRINT (PU)/ ch-self/ CHANDIGARH/ CH-CH
Unique Doc. Reference : SUBIN-CHCH-SELF64519016982942U
Purchased by : ABHISHEK ARORA
Description of Document : Article 5 Agreement or Memorandum of an agreement
Property Description : AGREEMENT
Consideration Price (Rs.) : 0
(Zero)
First Party : GMONEY PRIVATE LIMITED
Second Party : HEALTH SERVICE PROVIDER
Stamp Duty Paid By : GMONEY PRIVATE LIMITED
Stamp Duty Amount(Rs.) : 10
(Ten only)



SELF PRINTED CERTIFICATE
TO BE VERIFIED BY THE RECIPIENT

-----Please write or type below this line-----

This Stamp Paper forms an integral part of the agreement bearing unique ID No. KL602AD863 , executed between GMoney Private Limited and the Health Service Provider.

GMONEY BUSINESS AGREEMENT

This Business Agreement ("**Agreement**") is made for e-signing at Chandigarh on **05-May-2022** ("**Effective Date**") by and between.

GMoney Private Limited, a company incorporated under the provisions of the Companies Act, 2013, having corporate identity number U65990MH2019PTC332111 and its registered office at **1019, C Wing, 215 Atrium, Next to courtyard Marriott, A.K. Road, Andheri East, Mumbai- 400093** (hereinafter referred to as "**GMoney**", which expression shall, unless it be repugnant to the subject or context thereof, shall mean and include its successors, transferees and assigns) of the **First Part**.

AND

The Entity whose name and address (s) are specified in Schedule - I enclosed herewith (hereinafter referred to as the "**Healthcare Service Provider (HSP)**") which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors, representatives, agents and permitted assigns) of the **Second Part**;

Hereinafter, GMoney and Healthcare Service Provider shall be collectively referred as "**Parties**" and individually as "**Party**".

WHEREAS,

1. GMoney is engaged inter alia in the business of providing an electronic platform for connecting Borrowers with Lenders for loan facilitation via online medium through a platform named as www.gmoney.loans or otherwise through its network of channel partners.
2. The Healthcare Service Provider (HSP) means but not limited to all kinds of Hospital(s), Clinic(s), Nursing Home(s), wellness Centre(s), IVF center(s), Nutritionist, Psychiatrist or Psychology consultant or any other service provider which improves mental or physical health/well-being of human being by medical treatment/facilities/services as detailed in Schedule-I.
3. With a view to expand and increase its business, the HSP offers/wishes to offer easy payment options for payment of bills to its patients and/or their families, which includes but not limited to **No Cost EMI payments, Interest Free Loans** for a stipulated time period payable in full on due date and with that purpose HSP has approached GMoney to facilitate payment options via GMoney digital platform for which HSP shall bear the subvention cost.

NOW THEREFORE, in consideration of the mutual covenants and agreements set forth herein and parties hereto agree as follows:

1. SCOPE OF SERVICES

1.1 On approach of patients/their families ("**Borrower**") to HSP for easy mode of payment options such as an interest free loan/No Cost EMI to pay the bill(s) of treatment/services, HSP shall refer them to GMoney to avail easy mode of payment options.

1.2 The offer of easy mode of payment options shall be subject to Borrower's assessment and in compliance with the internal process and policies of the Lender subject to statutory compliances, if any, and executive guidelines, including Know Your Customer ("**KYC**") guidelines as laid out by the Reserve Bank of India and any other regulatory / statutory authority, in their most updated form.

1.3 Upon completion of loan documentation by the Borrower to the satisfaction of Lender, the Lender shall disburse the loan amount using GMoney's technology infrastructure. GMoney shall transfer the Loan amount to HSP's Bank Account upon submission of executed Loan Disbursal Undertaking and payment of advance EMIs by Borrower, if applicable.

2. REPRESENTATIONS AND WARRANTIES BY HEALTHCARE SERVICE PROVIDER

2.1 It has full requisite legal power, right, capacity and authority to execute deliver and perform this Agreement and have taken all necessary actions (Corporate, statutory or otherwise) to execute and authorised for execution of this agreement and have all required grants and license to perform its obligation under this agreement. The authorized representatives of HSP signing this Agreement is fully authorized in this regard as per prevailing procedures and complied with all required corporate actions necessary to execute this Agreement.

2.2 Nothing contained in this Agreement is inconsistent with any other policies, obligations, contracts, agreements or instruments that have been executed internally, or with any third- parties and the contents of this Agreement are in compliance with all applicable statutes, rules, regulations or guidelines laid down by the relevant authorities to HSP.

2.3 The HSP for the ease of information dissemination to Borrower shall display the material supplied by GMoney from time to time at prominent location, preferably at reception and admission counter.

3. Roles and Responsibilities of GMoney

3.1 GMoney's role is limited to providing a digital platform for arranging loan for the borrower from its lending partner(s) and transferring the Loan Amount using its technology platform in accordance with Loan Disbursal Undertaking received from the Borrower. It will neither involve in any credit underwriting nor provide any assurance for arrangement of loan to any person.

3.2 GMoney's Lending Partner(s) shall at their sole discretion be entitled to approve or reject any application(s) referred by the HSP, without assigning any reasons to the Borrower / HSP. GMoney shall not be under any obligation to provide reason for rejection to HSP and/or Borrower.

3.3 The Lending partner shall be entitled to directly receive and/or recover from the Borrower(s), the Loan Amount in the form of EMI installments or bullet payment as the case may be.

3.4 GMoney does not provide any guarantee to the HSP for arrangement of funds for their patient. Any assessment or report shared by GMoney on its platform is only on the basis of the disclosure received from Borrowers or Lenders and they are required to rely on the same at their own risk.

4. COVENANTS

4.1 The HSP shall make best efforts to provide all readily available information pertaining to the transaction with Patient/ borrower as required by GMoney, in order to provide best assistance to GMoney in arranging suitable loan offers from its Lending Partners to the borrowers.

4.2 The HSP shall not hold GMoney liable/responsible for the payment of Loan Amount on the basis of application only. Any communication shall not be deemed as loan granted unless approved by the respective Lending Partner in writing. The HSP shall admit patients at their own risk and responsibilities, prior to disbursal of loan amount. GMoney and Lending Partner reserves the right to change/cancel the approved loan amount before final disbursal at their sole discretion.

4.3 The HSP acknowledges its status as an introducer for the sanction of loan amount, for its own benefit and under no circumstances shall the HSP or any of its directors/ officials/ employees/ agents etc. accept any amounts, in relation to facilitation/ approval of loan (other than towards down payment/ advance EMI, if any as per scheme) directly from the borrower availing loan through GMoney.

4.4 The HSP will not be responsible for the repayment/refund of loan amount, if it has treated and/or provided services to the patient/borrower for which borrower has availed the loan amount and HSP has discharged the patient/borrower after billing them against loan amount and submitted to GMoney the bill mentioning the loan reference no. as payment mode, acknowledged by borrower.

4.5 Post disbursement of Loan amount, in the cases such as non-admission of patient, non-provision of service by HSP for any reason, the HSP need to immediately inform GMoney and refund the entire amount credited to their account by Lender via GMoney forthwith, failing which an interest at the rate of 2% per month shall be applicable on amount.

4.6 In the eventualities of treatment being stopped in mid-way or transferred to another HSP due to any reason, it shall be responsibility of the HSP to settle the bill directly with the borrower and refund the unutilized loan amount to the borrower and take acknowledgement of the same and forward the acknowledged copy to GMoney.

4.7 For Clause (4.5) and (4.6) the utilization/apportion of funds should be prioritized in the following manner:

4.8 The HSP shall deliver its services in a timely and appropriate manner and shall ensure that no deficiency of service or cause of action arises which can entitle the concerned Borrower to not continue availing services or cancellation of admission which may result in suspension, delay or not fulfilling their commitment for repayment of Loan Amount. In case any such event arises the HSP shall immediately on demand refund the loan amount along with other costs, charges and expenses as may be raised by GMoney/Lender failing which an interest at the rate of 2% per month shall be applicable on due amount.

4.9 The HSP shall provide all documents / clarification/ information about patient or borrower as required for legal actions against borrower, if any initiated by Lender or GMoney for any delinquency.

4.10 The HSP shall get the specified undertaking signed by the borrower, authorizing the HSP to directly receive the loan amount into HSP's bank a/c for the purpose of treatment and it shall ensure that the loan amount and its reference number are stated as payment mode in HSP bill receipt/invoice.

5. ADDITION OF BRANCH(S) OR FRANCHISEE(IES)

5.1 The HSP after its own on-boarding may add such number of Branch(s)/ Franchisee(ies)/ Centers by executing Schedule III as an Annexure to this agreement which shall be part & parcel of this agreement and the HSP shall act as Head Office (HO) for all the branch(s)/Franchisee(ies)/centers which are on-boarded on GMoney platform by and at the request of HSP.

5.2 The HSP understands and agrees that all branch(s)/franchisee(ies)/centers on-boarded by it shall be added as Schedule-III in continuation of this agreement as and when centers are on-boarded. The terms of this agreement executed between GMoney and HSP acting as HO shall be applicable in the same manner to the added branch(s)/franchisee(s) as it would have been executed between GMoney and added branch(s)/franchisee(s) of HSP acting as HO. GMoney shall not enter in to any separate independent agreement with added branch(s)/franchisee(s) of concerned HSP.

5.3 The HSP shall provide all the required information on GMoney's platform about added branch(s)/franchisee(s) including but not limited to address, contact person details, banking details, opening & closing details of respective branch(s)/franchisee(s) as and when required from time to time. In case branch/franchisee fails to provide/shuts operations before providing complete treatment/services to the patient/borrower after receiving loan amount then HO shall be responsible to provide respective services to borrower otherwise HO shall be liable to refund complete loan amount to Lender.

5.4 HSP agrees and confirms that it shall inform and explain about the terms of this agreement to the respective branch(s) or franchisee(ies) and it shall ensure that all on- boarded branch(s)/franchisee(ies) must fulfill the terms of this agreement. The HSP represents and agrees that it shall be liable for all and any kind of defaults/breach made by the branch or franchisee and cannot deem separation from any of its branch or franchisee in any manner.

6. Term and Termination:

6.1 This agreement shall be valid from the Effective date and shall remain valid unless terminated by either party in accordance with the terms of this Agreement. This Agreement can be terminated by either party without any cause by giving a prior written notice of 30 (thirty) days to other party.

6.2 The termination of this agreement shall not relieve the HSP of its pending obligations and liabilities under this agreement or any other transaction document, including the payment of subvention + platform fees in consideration of services provided by GMoney up to the termination of this agreement.

6.3 Post termination of this agreement HSP shall perform its all responsibilities and obligations towards its patients who has applied for loan and submitted its documents with GMoney before termination of this agreement as it would have been performed before termination of this agreement.

7. COMMERCIALS AND PAYMENT TERMS:

7.1 In view of the facilitation of the easy payment options to the customers of the HSP as per the scheme(s) selected by the HSP on GMoney Platform, GMoney and its Lending Partners shall charge Subvention Fees, Platform fees and any other charges as may be required along with applicable GST in accordance with respective scheme(s) selected/accepted by HSP on Platform.

Explanation: For purpose of better understanding of commercials, HSP can refer illustration provided in Schedule-II which is for reference purpose only, the actual commercials may differ in accordance with the schemes selected by HSP on platform. The HSP can check or refer its selected schemes and their respective commercials on GMoney platform by using their login credentials.

7.2 Subject to the approval of GMoney, HSP can request for addition, deletion or modification of scheme(s). GMoney reserves right to modify, discontinue existing schemes or introduce new scheme at its sole discretion and shall intimate to HSP about same and by accepting commercials HSP can use new/ modified scheme.

7.3 Subject to the approval of GMoney, HSP can request for addition, deletion or modification of scheme(s). GMoney reserves right to modify, discontinue existing schemes or introduce new scheme at its sole discretion and shall intimate to HSP about same and by accepting commercials HSP can use new/ modified scheme.

7.4 The HSP agrees and confirms that it shall collect advance EMIs in accordance with selected scheme from borrower upfront in cash, cheque, digital transfer or any other mode as feasible to Borrower which shall be part of loan amount only and will submit confirmation of same with GMoney.

7.5 The loan amount shall be credited to HSP's bank account after deduction of subvention, & Platform fee + GST and Advance EMI in accordance with scheme(s) selected by HSP in one or multiple tranches as may be mutually agreed between the Parties, under intimation to the Borrower.

7.6 It is hereby agreed by the HSP that the platform fees, subvention fees paid/borne by the HSP in terms of this agreement to the Lender or GMoney is non-refundable. The HSP hereby undertakes that it shall not make any claim for refund of subvention and platform fees which has been already paid to the lender and GMoney on account of any reason whatsoever.

7.7 The parties agree and acknowledge that Scheme(s) opted/ selected by HSP and displayed on platform under HSP login shall be the part & parcel of this agreement.

8. CONFIDENTIALITY:

8.1 Any and all confidential information (as defined herein below) disclosed by GMoney ("Disclosing party") or otherwise obtained by the HSP ("Receiving party) during the course of this agreement shall be used by receiving party for the sole purpose of fulfillment of its obligations under this agreement.

8.2 **Confidential Information**” shall mean all information that Disclosing Party discloses to the Receiving Party or which the Receiving Party acquires during the course of this Agreement or through access to the disclosing party’s system or database, in relation to the Disclosing Party and shall include but not be limited by all information and data which is obtained or has been obtained whether in writing, pictorially, in machine readable form or orally, including but without limitation financial information, know-how, processes, ideas, (whether patentable or not), schematics, trade secrets, technology, network architecture, customer lists (potential or actual) and other customer-related information, dealer information, sales statistics, market intelligence, marketing and other business model/ strategies or any other information exchanged between the parties whether classified as confidential or not.

8.3 The receiving party or its directors, employees, representative, agents shall protect the confidential information with stringent degree of care and confidentiality, but does not less than a reasonable standard of care, that it uses for its own information that it does not wish to be disclosed to the public.

8.4 Any confidential information of disclosing party which comes to the knowledge of receiving party due to this arrangement between disclosing party and receiving party shall not be used anytime to the detriment and/or disadvantage of the disclosing party or for the advancement of HSP or any other third party.

8.5 If Receiving party may require to disclose any confidential information of disclosing party as required by law or in compliance with any judicial or regulatory order the receiving party may make a reasonable notice so that disclosing party may seek protective relief.

9. INTELLECTUAL PROPERTY RIGHTS

9.1 Both parties explicitly allow each other to use their brand names and logos in online and offline marketing material. The HSP recognizes that all the intellectual properties associated with the services of GMoney belongs to GMoney or its Lending partner, who is the owner of the trademarks, logos and branding. The HSP acknowledges that it does/shall not have any right to use, modify, or claim any right in any of such intellectual properties. The provisions of this clause shall survive indefinitely beyond the term of this Agreement and subsequent to termination.

10. INDEMNITY & LIMITATION OF LIABILITY

10.1 The HSP shall indemnify and hold harmless GMoney and its directors, officers, agents and representatives (“Indemnified Parties”) from and against any and all costs, expenses, direct or indirect claims, liabilities, demands and/or claims whatsoever, including any third party claims for damages incurred or imposed on GMoney as result of any breach by the HSP of terms and conditions contained in this Agreement or non-compliance by the HSP of any applicable law.

10.2 **Indemnity for electronic communication/instructions:** GMoney shall be entitled to rely upon, act or omit to act in accordance with any directions, instructions and/or other communication given in connection with the services in accordance with this agreement by electronic means (including through the mobile application or web platform of GMoney, if any) by the HSP. The HSP is aware that electronic communications involve certain risks including unauthorised alteration of data and/or unauthorised access by third parties, absence of confidentiality. However, the HSP is desirous of receiving communications from and providing communications to GMoney through the Electronic Media under this agreement. GMoney may (but shall not be obliged to) act as aforesaid without inquiry as to the identity or authority of the HSP or the authorized person giving or purporting to give any instruction or as to the authenticity of any electronic message and may treat the same as fully authorized by and binding on the HSP, as the case may be. The HSP shall indemnify the Indemnified Parties and keep them at all times indemnified from and against all actions, suits, proceedings, costs, claims, demands, charges, expenses, losses and liabilities howsoever arising in consequence of or in any way related to the Indemnified Parties having acted or omitted to act in accordance with any Instruction.

10.3 Notwithstanding anything stated in this agreement GMoney shall not be liable to the HSP or any third party claiming through the HSP for any direct, indirect, incidental, special, punitive or exemplary or consequential damages, including without limitation damages for loss of profit, business interruption, loss of goodwill, incurred by the HSP arising out of, or relating to this Agreement whether as breach of warranty, contract or otherwise even if HSP has been advised about the possibility of such damages.

11. NOTICE

Any notice pursuant to this Agreement shall be in writing and shall be deemed to be delivered (a) on delivery, when delivered personally or when sent by email (and no 'delivery failure notification' is received by the sender); (b) sent by certified or registered mail, or sent by a recognized courier, with acknowledgment due (in which case, the notice would be deemed to be delivered on the third (3rd) day post-dispatch). Notices to the HSP shall be deemed to be received when sent to the address available in record of GMoney.

12. DISPUTE RESOLUTION AND GOVERNING LAWS & JURISDICTION

12.1 The parties hereby agree that any claims, disputes or differences arising out of or in connection with this Agreement will be resolved amicably with mutual discussion and negotiation and if can't be resolved amicably shall be conclusively resolved by a sole Arbitrator appointed by the mutual consent of both parties as per Arbitration rules laid down under Arbitration and Conciliation Act, 1996 and modification or amendment affected thereafter from time to time. The Arbitration shall be conducted in English language only and the venue for arbitration shall be Mumbai. The award passed by the sole Arbitrator shall be final and binding on the parties to this Agreement and expenses of arbitration shall be borne in such a manner as the Arbitrator may decide.

The parties agree that this Agreement shall be governed by and construed in accordance with the laws of India, as applicable. The adjudication of any dispute shall be the exclusive jurisdiction of the courts of Mumbai, India.

13. MISCELLANEOUS

13.1 Relationship between Parties: This Agreement is being entered into on a principal to principal basis as an Independent contractor. Neither the HSP, nor any of its directors, officers or representative shall in any manner be entitled to represent or make any commitment or enter into any contract or otherwise act in any manner on behalf of GMoney

13.2 Assignment: The HSP shall not assign or transfer all or any of its rights, benefits or obligations under this Agreement without the prior written consent of the GMoney.

13.3 GMoney may provide or introduce new services/products to grow HSP's business and HSP can avail those products or services by accepting the T&C of relevant product/services which shall be part & parcel of this agreement only.

13.4 Each disbursement of loan for respective borrower/ patient should be treated as a separate transaction with an independent contract, however role & responsibilities, covenants agreed by HSP shall be as per the terms of this agreement and cannot be reduced or subsided by HSP on account of any direct agreement by Lender/GMoney with borrower.

13.5 The authorized signatory of HSP hereby expressly acknowledges and confirms that he/she has read, verified, understood, irrevocably agreed to and accepted and delivered all the terms and conditions contained in this Agreement and Schedules, by e-signing this agreement using Aadhaar based One-time Password (OTP)/ any other mode on GMoney platform and there is no further requirement of physical signature.

THE PARTIES HERETO HAVE SIGNED THIS AGREEMENT AT THE PLACE AND ON DATE MENTIONED HEREINBELOW.

For and on behalf of Healthcare Service Provider Name: Designation: Place: Date:	For and on behalf of GMoney Private Limited Name: Designation: Place: Date:
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SCHEDULE-I
DESCRIPTION OF THE HEALTHCARE SERVICE PROVIDER

Sr. no.	Particulars	Details
1.	Name of entity	Sandhyashi Neuro Panchkarma
2.	PAN number	AJNPG3905C
3.	GST registration, if any	
4.	Address	Bf-45, Near Canara Bank, Shalimar Bagh , North West Delh , Delhi , Delhi , 110088, Delhi, Delhi, 110088
5.	Contact number	9212735382
6.	Email ID	sneuropanchkarma@gmail.com
7.	Banking Details	
	Account holder Name	SANDHYA PHARMA AND
	Account Number	16642413000140
	IFSC code	PUNB0501410
8.	Owner Details	
	Name	Rajni gupta
	Mobile no.	9212735382
	Email ID	sneuropanchkarma@gmail.com
9.	Contact Person Details	
	Name	Dr Rajni Gupta
	Mobile no.	9212735382
	Email ID	sneuropanchkarma@gmail.com
10.	Authorised Signatory details	
	Name	Rajni gupta
	Mobile no.	9212735382
	Email ID	sneuropanchkarma@gmail.com

SCHEDULE II
SCHEME/FEEES AND CHARGES FOR ILLUSTRATION PURPOSE ONLY

DETAILS OF SCHEME & TOTAL FEE	Segment	
	With Insurance Cover	Without Insurance Cover
Total Fee	6%	6%
GST	As applicable	As applicable
Scheme	Zero 60	6M No Cost EMI
Interest Free Tenure/EMI	60 Days	6 EMI
Advance EMI to be Collected	None	1
If Not Settled within specific Duration	Loan with Interest	NA - Penal Charges
Hospital's Liability	None	None

*The abovementioned subvention fees is exclusive of GST

Illustration with 6% Fee for scheme Zero60 for Patients with Insurance Cover		
Sanction Amount (Estimated Amount + PF)	101.20	
Processing Fee@1%	1.02	Borne by Customer
GST on Processing Fee	0.18	Borne by Customer
Disbursal Amount (Estimated Amount)	100	
Subvention + Platform Fee	6	Borne by HSP
GST on Subvention + Platform Fee	1.08	*
Final Transfer Amount to HSP	92.92	

Illustration with 6% Fee for scheme 6 Month No Cost EMI for Non Policy Holders		
Sanction Amount (Estimated Amount + PF)	101.20	
Processing Fee@1%	1.02	Borne by Customer
GST on Processing Fee	0.18	Borne by Customer
Disbursal Amount(Estimated Amount)	100	
Subvention + Platform Fee	6	Borne by HSP
GST on Subvention + Platform Fee	1.08	*
Advance EMI to be collected by HSP	16.86	Collected by HSP
Final Transfer Amount to HSP	76.06	
Total Amount to HSP	92.92	

*2 GST Invoices (1 for Subvention & 1 for Platform Fee) shall be issued.

SCHEDULE- III
Details of Branch(s)/Franchisee(ies) on-boarded by Head Office (H.O.)/Centers

Sr. no.	Particulars	Details
1.	Agreement Reference number executed with H.O.	
2.	Name of HSP	
3.	Hospital ID HSP	
4.	Category	
5.	Name of H.O.	
6.	Name of Franchisee H.O.	
7.	Address	
8.	PIN	
9.	PAN	
10.	GST no., if any	
11.	Banking Details	
11.a	Account holder Name	
11.b	Account Number	
11.c	IFSC code	
12.	Contact Person Details	
12.a	Name	
12.b	Mobile no.	
12.c	Email ID	
13.	Authorised Signatory details	
13.a	Name	
13.b	Mobile no.	
13.c	Email ID	

Terms & Condition:

1. The Schedule-III filled with information of on-boarded branch/franchisee shall part and parcel of agreement executed between Healthcare Service Provider acting as HO or Centres and GMoney and shall be binding to all parties in same manner as it would have been executed at the time of execution of Agreement itself.
2. The Healthcare Service Provider acting as HO shall be responsible for the actions of above mentioned branch(s)/franchisee(ies) in same manner as it would have held responsible for its own default/breach.
3. The HO agrees and confirms that it will not dispute/demur its liability with regards to abovementioned branch(s) just because it has been on-boarded after execution of agreement.
4. This is a format for reference which will get filled with information of every on-boarded branch/franchisee in continuation.

 Healthcare Service Provider

 GMoney Private Limited

SCHEDULE-III
Details of Branch/Franchisee(ies) on-boarded by Head Office (HO)/Centers

Sr. no.	Particulars	Details
1.	Agreement Reference number executed with H.O.	H110088N0022
2.	Name of Healthcare Service Provider (Branch/Franchisee)	Sandhyashi Neuro Panchkarma
3.	Hospital ID of Branch	H110081N001
4.	Category	Branch
5.	Name of H.O.	Sandhyashi Neuro Panchkarma
6.	Name of Franchisee H.O.	
7.	Address	Plot no 366 ground floor village kanjawala , Delhi
8.	PIN	110081
9.	PAN	AJNPG3905C
10.	GST no., if any	
11.	Banking Details	
11.a	Account holder Name	SANDHYA PHARMA AND
11.b	Account Number	16642413000140
11.c	IFSC code	PUNB0501410
12.	Contact Person Details	
12.a	Name	Rajni gupta
12.b	Mobile no.	9212735382
12.c	Email ID	sneuropanchkarma@gmail.com
13.	Authorised Signatory details	
13.a	Name	Rajni gupta
13.b	Mobile no.	9212735382
13.c	Email ID	sneuropanchkarma@gmail.com

Terms & Condition:

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3. The HO agrees and confirms that it will not dispute/demur its liability with regards to abovementioned branch(s) just because it has been on-boarded after execution of agreement.
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GMoney Private Limited

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Details of Branch/Franchisee(ies) on-boarded by Head Office (HO)/Centers

Sr. no.	Particulars	Details
1.	Agreement Reference number executed with H.O.	H110088N0022
2.	Name of Healthcare Service Provider (Branch/Franchisee)	Sandhyashi Neuro Panchkarma
3.	Hospital ID of Branch	H110038N001
4.	Category	Branch
5.	Name of H.O.	Sandhyashi Neuro Panchkarma
6.	Name of Franchisee H.O.	
7.	Address	Plot no 48 ground floor bawana , Delhi
8.	PIN	110038
9.	PAN	AJNPG3905C
10.	GST no., if any	
11.	Banking Details	
11.a	Account holder Name	SANDHYA PHARMA AND
11.b	Account Number	16642413000140
11.c	IFSC code	PUNB0501410
12.	Contact Person Details	
12.a	Name	Rajni gupta
12.b	Mobile no.	9212735382
12.c	Email ID	sneuropanchkarma@gmail.com
13.	Authorised Signatory details	
13.a	Name	Rajni gupta
13.b	Mobile no.	9212735382
13.c	Email ID	sneuropanchkarma@gmail.com

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1.	Agreement Reference number executed with H.O.	H110088N0022
2.	Name of Healthcare Service Provider (Branch/Franchisee)	Sandhyashi Neuro Panchkarma
3.	Hospital ID of Branch	H110088N0023
4.	Category	Branch
5.	Name of H.O.	Sandhyashi Neuro Panchkarma
6.	Name of Franchisee H.O.	
7.	Address	Hno 229 A gali no 2 ambedkar nagar haiderpur , Delhi
8.	PIN	110088
9.	PAN	AJNPG3905C
10.	GST no., if any	
11.	Banking Details	
11.a	Account holder Name	RAJNI GUPTA
11.b	Account Number	16642413000140
11.c	IFSC code	PUNB0501410
12.	Contact Person Details	
12.a	Name	Rajni gupta
12.b	Mobile no.	9212735382
12.c	Email ID	sneuropanchkarma@gmail.com
13.	Authorised Signatory details	
13.a	Name	Rajni gupta
13.b	Mobile no.	9212735382
13.c	Email ID	sneuropanchkarma@gmail.com

Terms & Condition:

1. The Schedule-III filled with information of on-boarded branch/franchisee shall part and parcel of agreement executed between Healthcare Service Provider acting as HO or Centres and GMoney and shall be binding to all parties in same manner as it would have been executed at the time of execution of Agreement itself.
2. The Healthcare Service Provider acting as HO shall be responsible for the actions of above mentioned branch(s)/franchisee(ies) in same manner as it would have held responsible for its own default/breach.
3. The HO agrees and confirms that it will not dispute/demur its liability with regards to abovementioned branch(s) just because it has been on-boarded after execution of agreement.
4. This is a format for reference which will get filled with information of every on-boarded branch/franchisee in continuation.

Healthcare Service Provider

GMoney Private Limited

SCHEDULE-III
Details of Branch/Franchisee(ies) on-boarded by Head Office (HO)/Centers

Sr. no.	Particulars	Details
1.	Agreement Reference number executed with H.O.	H110088N0022
2.	Name of Healthcare Service Provider (Branch/Franchisee)	Sandhyashi Neuro Panchkarma
3.	Hospital ID of Branch	H175009N001
4.	Category	Branch
5.	Name of H.O.	Sandhyashi Neuro Panchkarma
6.	Name of Franchisee H.O.	
7.	Address	1151 Mandi tatapani , Himachal Pradesh
8.	PIN	175009
9.	PAN	AJNPG3905C
10.	GST no., if any	
11.	Banking Details	
11.a	Account holder Name	RAJNI GUPTA
11.b	Account Number	16642413000140
11.c	IFSC code	PUNB0501410
12.	Contact Person Details	
12.a	Name	Rajni gupta
12.b	Mobile no.	9212735382
12.c	Email ID	sneuropanchkarma@gmail.com
13.	Authorised Signatory details	
13.a	Name	Rajni gupta
13.b	Mobile no.	9212735382
13.c	Email ID	sneuropanchkarma@gmail.com

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Healthcare Service Provider

GMoney Private Limited

SCHEDULE-III
Details of Branch/Franchisee(ies) on-boarded by Head Office (HO)/Centers

Sr. no.	Particulars	Details
1.	Agreement Reference number executed with H.O.	H110088N0022
2.	Name of Healthcare Service Provider (Branch/Franchisee)	Sandhyashi Neuro Panchkarma
3.	Hospital ID of Branch	H342305N001
4.	Category	Branch
5.	Name of H.O.	Sandhyashi Neuro Panchkarma
6.	Name of Franchisee H.O.	
7.	Address	Manaklao, Manaklao, Jodhpur, Rajasthan , Manaklao , Jodhpur , Rajasthan , 342305 , Jodhpur
8.	PIN	342305
9.	PAN	AJNPG3905C
10.	GST no., if any	
11.	Banking Details	
11.a	Account holder Name	RAJNI GUPTA
11.b	Account Number	16642413000140
11.c	IFSC code	PUNB0501410
12.	Contact Person Details	
12.a	Name	Rajni gupta
12.b	Mobile no.	9212735382
12.c	Email ID	sneuropanchkarma@gmail.com
13.	Authorised Signatory details	
13.a	Name	Rajni gupta
13.b	Mobile no.	9212735382
13.c	Email ID	sneuropanchkarma@gmail.com

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