络祭祭祭祭祭祭 पंजीकरण प्रमाण-पत्र कॉर्पोरेट पहचान संख्या: U85110RJ2013PTC044047 2013 - 2014 में एतदद्वारा सत्यापित करता हूं कि मैसर्स RELIABLE DIAGNOSTIC CENTRE PRIVATE LIMITED का पंजीकरण, कम्पनी अधिनियम 1956 (1956 का 1) के अंतर्गत आज किया जाता है और यह कम्पनी प्राइवेट लिमिटेड है। यह निगमन-पत्र आज दिनांक ग्यारह अक्तूबर दो हजार तेरह को जयपुर में जारी किया जाता है। Form 1 Certificate of Incorporation Corporate Identity Number: U85110RJ2013PTC044047 2013 - 2014 I hereby certify that RELIABLE DIAGNOSTIC CENTRE PRIVATE LIMITED is this day incorporated under the Companies Act, 1956 (No. 1 of 1956) and that the company is private limited. Given at Jaipur this Eleventh day of October Two Thousand Thirteen. Registrar of Companies, Rajasthan कम्पनी रजिस्ट्रार, राजस्थान *Note: The corresponding form has been approved by RAMESH KUMAR MEENA, Registrar of Companies and this certificate has been digitally signed by the Registrar through a system generated digital signature under rule 5(2) of the Companies (Electronic Filing and Authentication of Documents) Rules, 2006. The digitally signed certificate can be verified at the Ministry website (www.mca.gov.in).

कम्पनी रजिस्ट्रार के कार्यालय अभिलेख में उपलब्ध पत्राचार का पता : Mailing Address as per record available in Registrar of Companies office: RELIABLE DIAGNOSTIC CENTRE PRIVATE LIMITED C-314-A., MALVIYA NAGAR., JAIPUR - 302017.



Rajasthan, INDIA

Non Judicial



Indian-Non Judicial Stamp Haryana Government



Certificate No.

L0J2021G21

GRN No.

Name:

77979048



Stamp Duty Paid: ₹ 500

Penalty:

Seller / First Party Detail

Kailash chand agarwal huf

H.No/Floor: 0

Sector/Ward: 0

LandMark: 0

City/Village: Kurukshetra Phone:

. 70*****56

District: Kurukshetra

State:

Haryana

Buyer / Second Party Detail

Name:

Reliable lab . H.No/Floor: 0

Sector/Ward: 0

LandMark: 0

City/Village: Jaipur

District: Jaipur

State:

Phone: 70*****56

Purpose: AGREEMENT

The authenticity of this document can be verified by scanning this QrCode Through smart phone or on the website https://egrashry.

THE M.O.U. DATED ...17TH JULY 2021...... IS BETWEEN TWO PARTIES

FIRST PARTY KAILASH CHAND AGARWAL(HUF) having its address at Salarpur Road, Kurukshetra H O, Kurukshetra - 136118, Dr. K C AGARWAL S/o LALA KESHO RAM JI, KARTA empowered to execute this agreement hereinafter referred to as "First Party" (which expression unless repugnant to the context or meaning thereof shall mean and include its successors, executors, administrators and assigns) of the FIRST PART.

AND

SECOND PARTY RELIABLE DIAGNOSTIC CENTER PVT. LTD. Office C 314A Hari Marg, Malviya Nagar, Jaipur(Rajasthan) 302017, CEO Dishebh Gupta age 29 years S/O Dr G.N.Gupta empowered to execute this agreement hereinafter referred to as "Second Party" (which expression unless repugnant to the context or meaning thereof shall mean and include its successors, executors, administrators and assigns) of the SECOND PART.

This M.O.U. will be binding to parties, their respective legal heirs and their representatives and will comply by the terms and conditions of contract.

The Second party runs a Diagnostic Center, and the First party operates Hospital, has entered into contract as a sub-contracting the diagnostic laboratory to Reliable Diagnostic Center Pvt. Ltd.

NOW THEREFORE, the terms and conditions are as under:

- 01. The Second party will be responsible for providing equipment, staff for routine parameters at the site of hospital as well as tubes, syringes, vials, stationery items including paper for reports, envelops and computer software to the first party.
- 02. The Second party will be responsible for providing first party with timely and accurate diagnosis report of the patient. Quality awareness for test results shall be part of responsibility of second party.
- **03.** The first party will be responsible for providing infrastructure to the second party.
- **04.**The first party will be responsible for providing necessary patient history/information to the second party which is needed by the second party for accurate diagnosis of the patient.
- 05. The first party will be responsible for making the test request.
- **06.** The concerned doctor of the first party has the privilege for requesting waiver of changes through the authorized personnel.
- 07. In case of repetition of tests by the second party, no further repayment will be given by the first party provided that there was a technical problem in the procedure.
- **08.**The price list will be reviewed after every 12 months, and alteration may be done with mutual consent of both parties.
- 09. The time period for this contract will be for 5 years from the date of commencement of MOU and extendable for two years till the hospital remains in the same premises, with mutual consent of both parties.

John

hesanos

- 10. The test menu to be performed in house in the Lab shall be at the discretion of Second Party. Second Party shall have the choice of deciding on whether to process the test in-house or to get it done at its associate keeping in mind the criticality of the Turn Around Time (TAT).
- 11. The ownership of all the Laboratory equipment shall remain with the Second party at all times even after the conclusion of the M.O.U.
- 12. The M.O.U. will be reviewed after the period mentioned in the above clause and may be extended with mutual consent of both parties.
- 13. The M.O.U. will be confidential between the two parties.
- 14. The time of lab operation shall be as per the requirement of the first party.
- 15. The M.O.U. can be terminated with a notice period of six months by both parties.
- 16. Existing Diagnostic Laboratory running by first party has NABH affiliated, so it is the responsibility of the second party to maintain the standards of NABL and run the Laboratory according to NABL Standards. The second party has the responsibilities to get the NABL (ISO-15189) Accreditation done for the given period of the contract.
- 17. In case any of the above two parties violate the terms and conditions of the contract/M.O.U. the aggrieved party will have full right to seek legal remedy and pursue the court of law with all consequences borne by the defaulter, subject to Kurukshetra Jurisdiction.
- 18.This contract/ M.O.U. is between the two parties who at the time of signing the contract are in sound of mind, under no coercion, at their own will have decided to enter in this endeavor, also not under the influence of drugs/narcotics and have fully understood the contents of the contract.
- 19. This contract/M.O.U. is legal document governing the two parties into contract/M.O.U., undersigning by their heads respectively in the presence of witness on a 500/- Rupee stamp paper.
- 20. The legal liability of the test results and report shall be borne by second party.
- 21. The Second party will pay the electricity charges as per the units

lesame

Boul

consumed at the rates mutually decided.

- 22. Financial agreement:
- A. The first party shall receive the cash of test done in lab at their reception for the OPD and the first party shall be responsible for cash collection for IPD patients as per their billing procedure.
- B. The bills shall be raised by second party every month that shall be 47% of the total receipt of the test amount collected from the hospital (first party).
- C. The total collection from OPD as well as IPD shall be settled in the prescribed ratio on monthly basis.
- D. In case of TPA & Cashless Claim, if any amount is deducted by the Respective TPA and cashless parties, then such deduction will be borne by both the parties in 50:50 Ratio. The first party will provide justification report to second party for such deduction.
- E. All Government related investigation should be billed at government rates or rates prescribed by the respective department.

John

beg son as