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First Party	: SARDAR BHAGWAN SINGH UNIVERSITY
Second Party	: NA
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DURENDRA SINGH RAWAT
Stamp Vendor
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FELLOWSHIP AGREEMENT

This FELLOWSHIP AGREEMENT ("Agreement") is made and entered into on day of 05 August, 2025 ("hereinafter referred to as "Effective date") by and between:

SARDAR BHAGWAN SINGH UNIVERSITY, Balawala, Dehradun, Uttarakhand 248161 The Pioneers in Biomedical Education, SBS is the First & the oldest Institute of North India imparting high quality education since 1994. SBSU is providing medical and related education to aspirants by providing affordable medical

[Signature]
University Initial:

[Signature] **Sanjay MHIL** *[Signature]*
Official:



Statutory Alert:

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2. Any discrepancy in the details of this Certificate and as available on the website / Mobile App renders it invalid.
3. The onus of checking the legitimacy is on the user of the certificate.
4. In case of any discrepancy please inform the Competent Authority.

education to all including Research and Innovation. The University, at its various Medical and Physiotherapy Departments are charged with the responsibility of training individuals on various scientific skills in various front-line areas of importance for the Nation. The University is also contributing to the rapidly growing knowledge and professional excellence in the Healthcare field Herein after referred to as the "University" (which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its affiliates, successor or/and permitted assigns), of the FIRST PARTY;

AND

MAX HEALTHCARE INSTITUTE LIMITED, a company registered under the Companies Act 1956 having its registered address at having its registered office at 401, 4th Floor, Man Excellenza, S V Road, Vile Parle (West), Mumbai, Maharashtra - 400056 and corporate office at 2nd Floor, Capital Cyberscape, Ullahwas, Sector 59, Gurugram - 122102, Haryana, India hereinafter referred to as the "MHIL" (which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its affiliates, successor or/and permitted assigns), of the SECOND PARTY.

University and MHIL are hereinafter referred to as such or individually as the "Party" and collectively as "Parties".

WHEREAS

1. University is fully authorized and equipped to deliver the Program(s) in terms of the approval of the academic council for the courses which are designed as per the requirement of health industry to train post graduate doctors in various specialty.
2. MHIL is in the business of providing healthcare services through its various super specialty hospitals (hereinafter referred to as "Hospital(s)") and has, inter alia, established the 'Max Institute of Medical Education' (hereinafter referred to as "MIME" or "Institute") to impart training to various clinical and paramedical staff in various areas of clinical care.
3. MHIL had agreed to collaborate with the University to offer the Program(s) as defined in the Annexure-A (hereinafter referred as "Program") for eligible students to be enrolled by the University such understanding shall be recorded and governed under this Agreement.

NOW, THEREFORE, IN CONSIDERATION OF THE DECISIONS AND THE MUTUAL COVENANTS OF THE AGREEMENT HEREINAFTER SET FORTH, THE PARTIES HEREBY AGREE TO THE FOLLOWING:

1. SCOPE OF THE AGREEMENT

- 1.1. MHIL offers training and certification program in various specialties to build the competency of students through its fellowship and certificate courses. Program comprised of hand-on-practical training complemented by formal teaching and academic study.
- 1.2. The Program consisting of hospital and teaching units, supervised by experienced faculty. Every Program has a defined curriculum duly approved by the Parties. All students are monitored and mentored to ensure an international class learning experience.
- 1.3. Upon completion of Program the University and MHIL shall provide certificate of completion to all student who successfully complete the Program.


University Initial:


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- 1.4. All course content, academic literature, training materials, SOPs, and assessment tools (collectively, the "Program Materials") shall be developed and owned exclusively by MHIL/MIME, and the University shall have no rights, title, or interest in the same, except the limited right to use them solely for the purposes of this Agreement.

2. OBLIGATIONS OF THE PARTIES

2.1 UNIVERSITY RESPONSIBILITIES

- 2.1.1 The Program shall be overseen by the University in accordance with the decisions of Parties in compliance with all applicable rules and regulations.
- 2.1.2 The University shall monitor the Program on monthly basis to ensure that the curriculum is being followed.
- 2.1.3 The University in collaboration with MHIL shall conduct final assessment exam in timely manner for all students enrolled in the Program; final assessment shall be held at the MHIL premises in accordance with the University.
- 2.1.4 The University shall appoint a qualified course coordinator who will maintain appropriate academic files on each student and assist in the coordination and execution of Program.
- 2.1.5 The University shall, upon receipt of selected student details from MHIL, promptly complete the necessary admission formalities and issue letters of enrolment.
- 2.1.6 The University shall collect only such fee components as agreed mutually in writing. The fee split between MHIL/MIME and the University shall be as set out in Annexure B.
- 2.1.7 The University shall not conduct any independent marketing, admissions, or content modification activities without prior written approval from MHIL.

2.2 MHIL RESPONSIBILITIES

- 2.2.1. MHIL shall be responsible for advertisement and recruitment of student(s) for the Program through various channels including but not limited to digital marketing campaign, referral admission through their current pool of alumni and referees, campaign through educational portals, campaigns through exhibitions and other conventional above the line and below the line activities to target specific audiences and targeted groups. Joint webinar series with expert panel members from the respective departments from both academic & industries sector shall also be organized by MHIL.
- 2.2.2. MHIL shall initiate and oversee the process for student ('s) selection for each Program in alignment with the academic calendar, and in consultation with the University. MHIL shall be responsible for advertising the Program for the new session, using appropriate measures, with prior approval from the University for Content Accuracy.
- 2.2.3. MHIL shall receive and review all applications submitted by prospective student ('s). the short listing and selection process shall include interviews and/or assessments conducted by a panel consisting of MHIL faculty and a duly nominated representative of the University. Selection decisions shall be made by consensus of the panel. Only student ('s) who are jointly approved shall be extended an offer of admission.


University Initial:


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- 2.2.4. MHIL shall conduct the Program at its Hospital(s) strictly in accordance with the Standard Operating Procedure of Hospital(s). MHIL shall appoint a qualified faculty to administer and monitor the academic and training components of the Program.
- 2.2.5. MHIL shall also appoint a course coordinator who will be responsible for maintaining complete and accurate academic files for each enrolled student, and for facilitating coordination of all academic activities with the University.
- 2.2.6. MHIL shall collect all required documents from selected students and ensure their timely submission to the University for the purposes of registration and enrollment.
- 2.2.7. For international student(s), MHIL shall be responsible for coordinating and ensuring completion of all legal and statutory documentation, including but not limited to student visas and FRRO registration, in compliance with applicable laws and regulations of the Government of India.
- 2.2.8. All student data, applications, and related documents collected by MHIL shall remain the exclusive property of MHIL, subject to applicable privacy laws.
- 2.2.9. MHIL shall retain the right to make reasonable academic or logistical changes to the Program to maintain standards of delivery, provided prior notice is given to the University.
- 2.2.10. The University shall not engage or solicit any faculty, coordinators, or academic professionals of MHIL during the term of this Agreement and for a period of one year thereafter.

3. INTELLECTUAL PROPERTY

- 3.1 All rights, title, and interest in the Program, including but not limited to curriculum, course content, training methodologies, teaching aids, evaluation criteria, and developed materials shall at all times remain the exclusive intellectual property of MHIL.
- 3.2 The University shall not copy, reproduce, translate, adapt, modify, or create derivative works from the Program or any portion thereof without prior written consent of MHIL.
- 3.3 It is agreed by the Parties that the intellectual property of a Party, which are either registered in the name of the Party under applicable laws of India or to which a Party is entitled to proprietary rights on account of usage or otherwise under applicable laws, remains the exclusive intellectual property of that Party. No license or other rights to such intellectual property is granted or implied hereby. During this tenure of this Agreement, if University intends to use any of Intellectual Property rights of MHIL for any promotional communication, University shall obtain prior written approval from MHIL on case-to-case basis. MHIL at its own sole discretion, have option to approve or reject such request. The rights granted under this Clause shall immediately expire upon termination or expiry of this Agreement.


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4. FINANCIAL

4.1 Fellowship Fee Structure

- 4.1.1 **Indian Candidates:** The total Program fee for Indian students shall comprise two components: the Program Fees and the Registration Fees. Both components, along with their respective amounts for each Program, are detailed in Annexure 1 of this Agreement.
- 4.1.2 **International Candidates (Post-Graduate Doctors):** For international post-graduate doctors, the Program fee structure shall be: Program Fees (to MHIL): INR 5,10,000 (Rupees Five Lakh Ten Thousand Only) per student, inclusive of Goods and Services Tax (GST). Registration Fees (to University): INR 90,000 (Rupees Ninety Thousand Only) per student.
- 4.1.3 The student shall pay 85% of the Program Fee to MHIL/MIME and 15% to the University. Each Party shall be individually responsible for their respective tax liabilities and invoicing.
- 4.1.4 Students of SBS University Balawala, Dehradun, from the department of Physiotherapy shall be allowed to undergo Clinical postings/Internships will be provided by Max Hospital at 2500 /- per month per student.

4.2 Payment Modality and Billing

- 4.2.1 The "Registration Fees" component, as specified in Annexure 1 for Indian student ('s) and INR 90,000 for international student('s), shall be collected and billed directly by the University to the enrolled students. This fee is charged by the University for its scope of responsibilities as outlined in Section 2.1 of this Agreement, including but not limited to academic governance, monitoring, quality assurance, conducting assessments, issuing certificates, appointing academic staff, maintaining student records, and ensuring overall compliance with the University's educational standards and policies.
- 4.2.2 The "Program Fees" component, as specified in Annexure 1 for Indian student ('s) and INR 5,10,000 for international student('s), shall be collected and billed directly by MHIL to the enrolled students. This fee is charged by MHIL for its scope of responsibilities as outlined in Section 2.2 of this Agreement, including advertisement, recruitment, student('s) selection, conducting the Program at its Hospital('s), providing clinical rotation opportunities, and coordinating international student('s) documentation.
- 4.2.3 Students are required to deposit their respective fee components directly into the official bank accounts of the University and MHIL, as provided by each entity, in accordance with the specified payment schedules.


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4.3 Taxes and Compliance

- 4.3.1 **Goods and Services Tax (GST):** All fees and charges mentioned in this Agreement are inclusive of GST, unless otherwise explicitly stated. GST shall be levied at the rates prevailing as per the Goods and Services Tax Act, 2017, and applicable rules and notifications there under, on all taxable supplies made under this Agreement.
- 4.3.2 **University Responsibilities for GST:** The University shall be solely responsible for determining the GST applicability on the "Registration Fees" collected by it. The University shall raise valid GST-compliant invoices for the "Registration Fees" and ensure timely deposit of its GST liabilities with the Government authorities, and file accurate GST returns as per the timelines prescribed by law, if applicable.
- 4.3.3 **MHIL Responsibilities for GST:** MHIL shall be solely responsible for determining the GST applicability on the "Program Fees" collected by it. MHIL shall raise valid GST-compliant invoices for the "Program Fees" and ensure timely deposit of its GST liabilities with the Government authorities, and file accurate GST returns as per the timelines prescribed by law, if applicable.
- 4.3.4 **Tax Deducted at Source (TDS):** Any payments made by MHIL to the University, if any, for services outside the scope of direct student fee collection, shall be subject to Tax Deducted at Source (TDS) as per the provisions of the Income Tax Act, 1961, and applicable rules. MHIL shall deduct TDS at the rates prescribed by law and issue a TDS certificate (Form 16A) to the University within the statutory timelines. The University shall provide MHIL with its Permanent Account Number (PAN) and any other required details for TDS compliance. Similarly, any payments made by the University to MHIL (if any, not explicitly stated in current scope) shall also be subject to TDS as per applicable laws.
- 4.3.5 **Tax Compliance Liability:** The University shall be solely liable for all tax compliances and liabilities arising from its revenue (including the "Registration Fees") and its operations related to the Program, including but not limited to income tax, GST, and any other applicable local, state, or central taxes, duties, or levies. Similarly, MHIL shall be solely liable for all tax compliances and liabilities arising from its revenue (including the "Program Fees") and its operations related to the Program.

4.4. Financial Reporting and Reconciliation

Each party shall maintain accurate records of fees collected and shall, upon reasonable request, provide the other party with a quarterly statement detailing the number of enrolled student ('s) and the respective fees collected by each party. Each party shall provide access to relevant financial records for auditing purposes by the other party, with reasonable prior notice.


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4.5 Refund Policy

The refund policy for the "Program Fees" shall be as per MHIL's prevailing student refund policy, which shall be communicated to all student('s) at the time of admission. The refund policy for the "Registration Fees" shall be as per the University's prevailing student refund policy, which shall be communicated to all student.

4.6 Bank Accounts

- 4.6.1 MHIL shall provide details of its designated bank account for the deposit of "Program Fees" to the student ('s).
- 4.6.2 The University shall provide details of its designated bank account for the deposit of "Registration Fees to the student ('s).

4.7 No Additional Fees/Charges

Except for the fees explicitly mentioned in this Agreement, neither party shall be liable to pay any additional fees, charges, nor reimbursements to the other Party for the services rendered under this Agreement, unless mutually agreed upon in writing by the Parties.

4.8 Financial Indemnification

Each party shall indemnify and hold harmless the other party from and against any and all claims, liabilities, damages, costs, and expenses (including reasonable attorney's fees) arising out of or in connection with its own financial mismanagement, non-compliance with tax laws, or any breach of its financial obligations as outlined in this Agreement.

5. TERM & TERMINATION

- 5.1 Term of this Agreement ("Tenure") shall commence from Effective date of ____, Day of August, 2025 shall be remain valid for a period of 03 (Three) years i.e. till ____, Day of August, 2028 unless terminated by either Party in accordance with the terms of this Agreement. Parties may extend/renew the Tenure of this Agreement for further term as mutually agreed upon between the Parties in writing.

5.2 Termination for Convenience

Either Party may terminate this Agreement without assigning any reason, by providing thirty (30) days' prior written notice to the other Party. The Parties shall use reasonable efforts to ensure that students already enrolled in the Program are allowed to complete the same at the concerned Hospital(s).


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5.2.1 Termination for Cause

In the event of a material breach by either Party, the non-defaulting Party shall issue a written notice requiring the breaching Party to cure such breach within seven (7) days of receipt. If the breach is not cured within such period, the non-defaulting Party shall have the right to terminate this Agreement with immediate effect.

5.2.2 Termination Due to Insolvency

Either Party may terminate this Agreement with immediate effect if the other Party

- a) becomes insolvent;
- b) is subject to any order for relief in bankruptcy;
- c) admits inability to pay debts as they become due; or
- d) Assigns substantial assets for the benefit of creditors.

5.3 Consequences of Termination

Upon termination:

- 5.3.1 The University shall, within thirty (30) days, settle all undisputed payments due to MHIL under this Agreement.
- 5.3.2 Any Program in progress shall continue until its logical conclusion, unless otherwise mutually agreed.

6. GOVERNING LAW AND ARBITRATION/ JURISDICTION

6.1 This Agreement shall be governed by and construed in accordance with the laws of India. The courts located at New Delhi, India shall have exclusive jurisdiction to try any dispute arising out of or in connection with this Agreement.

6.2 In case of any dispute or difference arising out of or relating to this Agreement which cannot be resolved amicably within 30 (thirty) days from the date of notice, the same shall be referred to and finally resolved by arbitration under the Arbitration and Conciliation Act, 1996.

6.2.1 A sole arbitrator shall be appointed by mutual consent, or failing such consent, in accordance with the Arbitration and Conciliation Act 1996.

6.2.2 The seat and venue of arbitration shall be New Delhi, and the proceedings shall be conducted in English.

6.2.3 The arbitral award shall be final and binding on the Parties.

7. INDEMNITY AND LIMITATION OF LIABILITY

7.1 Either Party ("Defaulting Party") agrees to indemnify and keep other Party and/or any of its officers, directors, employees, assignees, affiliates, associates and subsidiaries fully


University Initial:


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indemnified (without any limitation whatsoever on its liability) at all times against any and all loss, damage, liability, loss, fines, penalties, fees, costs, amounts and expense (including without limitation attorneys' fees), claims, actions, suits, judgments, orders, litigations, enforcements and/or proceedings, incurred or sustained by aggrieved Party in connection with and as a consequence of:

- a) breach of any of the provisions of this Agreement by Defaulting Party;
- b) any breach of any representations, covenants or warranties contained herein;
- c) infringement or unauthorized use of aggrieved Party's intellectual property rights (whether such intellectual property is registered or not);
- d) breach of any third-party intellectual property rights due to which a claim has arisen;
- e) fraud, misconduct, negligence or deficiency of service;
- f) any negligent act or omission committed in the course of fulfilling obligations under this Agreement or any misrepresentation made during the course of this Agreement; and
- g) failure of Defaulting Party to abide by applicable law during the Term of the Agreement;

7.2 Limitation of Liability:

Notwithstanding anything to the contrary, neither Party shall be liable for any indirect, incidental, consequential, special, punitive or exemplary damages, including but not limited to loss of profit, goodwill, or business opportunity.

The maximum liability of either Party shall be limited to the total fees actually received by such Party under this Agreement in the six (6) months preceding the event giving rise to the claim.

8. MISCELLANEOUS

- 8.1 **Coordinators:** Both the Parties shall appoint a designated person who shall be the coordinator with the other party from time to time and shall promptly address all queries related to this Agreement.
- 8.2 **Confidentiality:** Either Party agrees to strictly maintain the confidentiality of all confidential information disclosed, exchanged or otherwise provided under this Agreement by the other Party ("Disclosing Party"). Either Party must not use, copy or disclose any Confidential Information of the Disclosing Party except as contemplated by this Agreement.
- 8.3 **Mutual Representations & Warranties:** Each party hereto represents and warrants to the other that it has full legal power and authority to carry on its business and to enter into this Agreement and perform all of its obligations hereunder and shall comply with all applicable laws, rules, regulations, notifications and Government orders.
- 8.4 **Force Majeure:** Except as otherwise provided in this Agreement, the Parties' obligations hereunder, other than obligations to make payments, shall be suspended while, but only so long as, a party is prevented from complying with such obligations, in whole or in part, by


University Initial:


MHL Initial: 

strikes, walkouts, acts of God war, or other matters beyond the reasonable control of either Party whether relating to the matters herein specifically enumerated or not. Each party shall give the other Party notice within ten (10) days after the occurrence of any event of force majeure that may cause delay hereunder, and the date of performance by any party that gives such notice shall be extended for a period not exceeding the period of delay caused by the event of force majeure so identified.

- 8.5 **Amendments:** This Agreement shall not be amended or modified in any way other than by an Agreement in writing executed by the duly authorized representatives of all the Parties. Prior to the execution of the amendment contract, the Parties agree to review the terms of this Agreement jointly and mutually agree to amend any portion hereof in writing.
- 8.6 **Waiver:** No waiver of any breach of any provision of this Agreement shall constitute a waiver of any prior, concurrent or subsequent breach of the same of any other provisions hereof, and no waiver shall be effective unless made in writing and signed by an authorized representative of the waiving Party.
- 8.7 **Severance:** If any provision of this Agreement is invalid, unenforceable or prohibited by law, this Agreement shall be considered divisible as to such provision and such provision shall be inoperative and shall not be part of the consideration moving from any Party hereto to the others, and the remainder of this Agreement shall be valid, binding and of like effect as though such provision was not included herein.
- 8.8 **Entire Agreement:** This Agreement including the annexure thereof constitutes the entire Agreement of the Parties with respect to the subject matter hereof and supersedes all negotiations, prior discussions, whether oral or written, related to such subject matter and any prior Agreement.
- 8.9 **Non-solicitation:** Neither Party shall directly or indirectly, solicit, engage or employ or attempt to solicit, engage or employ or assist anyone else to solicit, engage or employ, any person who is a customer, vendor, patient, supplier or employee of the other Party or to in any manner cause any such Person to leave the services of or to cease to provide services to such other Party. The Parties shall not directly or indirectly, attempt in any manner, to solicit form any customer business similar to the business of other Party, or to persuade any person who is customer of the other Party to cease doing business, or to reduce the amount of business which any customer has customarily done or might propose doing with the other Party, whether or not the relationship between the other Party and such customer was originally established, in whole or in part, through its efforts.
- 8.10 **Notices:** Every notice, demand or communication to be given under this Agreement shall be in writing and shall be deemed to be duly served if sent by registered post or courier or e-mail at the address mentioned herein below in this Agreement unless the same have been changed by the concerned Party by intimation to the other Party.


University Initial:

 
MHIL Initial:

Address for service of notices:-

UNIVERSITY

Address: Sardar Bhagwan Singh University, Balawala, Dehradun

E-mail ID: university.sbs@gmail.com

Contact No: 7310560776

MHIL:

Attention: Mr. Gagan Palta

Designation: Director and General Counsel



Address: CaptialCyberscape, 2nd Floor, Sector 59, Gurgaon, Haryana 122002

E-mailid: maxlegal@maxhealthcare.com

- 8.11 **Anti Bribery and Anti Corruption:** Each Party agrees to comply with all applicable anti-bribery and anti-corruption laws, including but not limited to the U.S. Foreign Corrupt Practices Act (FCPA), the UK Bribery Act 2010, the OECD Convention, and any similar laws in other jurisdictions where the Parties operate. The Parties represent that neither they nor their Affiliates, employees, agents, or subcontractors will offer, promise, authorize, give, accept, or solicit any bribes, kickbacks, or improper payments or benefits, directly or indirectly, to or from any third party, including government officials, in connection with the performance of this Agreement. Each Party shall maintain accurate records of all transactions and payments and implement internal policies and training programs to prevent bribery and corruption. The Parties shall ensure that any third parties or subcontractors involved are also subject to the same compliance obligations, and neither Party shall make or accept any facilitation payments unless expressly permitted by law. Both parties agree to cooperate fully with any relevant authorities in investigating violations and to promptly notify each other of any suspected breaches of this clause.

(Execution page as follows)

IN WITNESS WHEREOF all the Parties attested their signature on the day and year above mentioned.

ON BEHALF OF SARDAR BHAGWAN SINGH UNIVERSITY	ON BEHALF OF MAX HEALTHCARE INSTITUTE LIMITED
	
Name: Dr. Deepak Sahni	Name: Dr. Vanita Mittal
Designation: Registrar	Designation: Associate Vice President


University Initial:


MHIL Initial: 

ANNEXURE-1
LIST OF PROGRAMS

Department	Fellowship Name	Eligibility of student	Duration	Program Fees (INR)*	Registration Fees (INR)**
Anaesthesia	Cardiac Anaesthesia	MD/DNB Anaesthesia	1 Year	180,830	31,920
	Neuro Anaesthesia	MD/DNB Anaesthesia	1 Year	180,830	31,920
	Neuro Anaesthesia & Neuro Critical Care	MD/DNB Anaesthesia	1 Year	180,830	31,920
	Onco & Robotic Anaesthesia	MD/DNB Anaesthesia	1 Year	180,830	31,920
	Ultrasound Guided Regional Anaesthesia	MD/DNB Anaesthesia	6 Months	90,410	15,960
Cancer Care	Breast Onco-Surgery	MS/DNB General Surgery	1 Year	180,830	31,920
	GI & HPB Onco-Surgery	MD/DNB General Surgery	1 Year	180,830	31,920
	Gynaecological Onco-Surgery	MD/MS/MD Gynaecology	1 Year	180,830	31,920
	Gynecologic Oncology & Robotic Gynae Onco-Surgery	MD/MS/MD Gynaecology	1 Year	180,830	31,920
	Head & Neck Onco-Surgery	MDS	1 Year	180,830	31,920


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	Hematology Oncology	MD/DNB Medicine/Pathology	1 Year	180,830	31,920
	Medical Oncology	MBBS or MD Medicine	1 Year	180,830	31,920
	Musculoskeletal Oncology	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Orthopedic Oncology & Reconstruction	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Robotic Surgical Oncology	MS/DNB General Surgery	1 Year	180,830	31,920
Cardiology	Clinical Cardiology	MD/DNB Medicine	1 Year	180,830	31,920
	Interventional Cardiology	DM/DNB Cardiology	1 Year	180,830	31,920
	Non Invasive Cardiology	MD/DNB Medicine	1 Year	180,830	31,920
Critical Care	Cardiac Critical Care Medicine	MBBS or MD/DNB Medicine/Anaesthesiology	1 Year	576,720	101,780
	Critical Care Medicine	MBBS or MD/DNB Medicine/Anaesthesiology	1 Year	376,330	66,420
	Infectious Diseases Critical Care Medicine	MBBS or MD/DNB Medicine/Anaesthesiology	1 Year	576,720	101,780
	Neuro Critical Care Medicine	MBBS or MD/DNB Medicine/Anaesthesiology	1 Year	576,720	101,780
Emergency Medicine	Emergency Medicine	MBBS	1 Year	376,330	66,420
Endocrinology	Diabetology	MD/DNB Medicine	1 Year	180,830	31,920
	Endocrinology	DM/DNB Endocrinology	1 Year	180,830	31,920


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ENT	Endoscopic Sinus Surgery & Allergy	MS/DNB ENT	1 Year	180,830	31,920
	Endoscopic Sinus, Microscopic Ear & Sleep Surgery	MS/DNB ENT	1 Year	180,830	31,920
Gastroenterology	Advanced GI Endoscopy, Gastroenterology & Hepatology	DM/DNB Gastroenterology	1 Year	180,830	31,920
	Clinical Gastroenterology, Hepatology & Basic GI Endoscopy	MD/DNB Medicine	1 Year	180,830	31,920
	Gastroenterology & GI Endoscopy	MD/DNB Medicine	1 Year	180,830	31,920
	Gastroenterology & Hepatology	MD/DNB Medicine	1 Year	180,830	31,920
Gastroenterology Surgery	Advanced Laparoscopic & Robotic GI Surgery	MS/DNB General Surgery	1 Year	180,830	31,920
	Minimally Invasive GI Surgery	MS/DNB General Surgery	1 Year	180,830	31,920
General Surgery	Minimal Access Surgery	MS/DNB General Surgery	1 Year	180,830	31,920
	Minimal Access, Bariatric & Robotic Surgery	MS/DNB General Surgery	1 Year	180,830	31,920
	Minimal Invasive & Robotic Surgery	MS/DNB General Surgery	1 Year	180,830	31,920
	Surgical Gastroenterology & Minimal Access Surgery	MS/DNB General Surgery	1 Year	180,830	31,920


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Gynecology	IVF	MS/DNB/MD Gynaecology	1 Year	488,750	86,250
	IVF, Onco-Fertility & Regenerative Therapies	MS/DNB/MD Gynaecology	1 Year	488,750	86,250
	Minimal Access Gynaecology Surgery & Reproductive Medicine	MS/DNB/MD Gynaecology	1 Year	488,750	86,250
	Minimal Invasive Gynaecology	MS/DNB/MD Gynaecology	1 Year	488,750	86,250
	Minimally Invasive Laparoscopic & Robotic Gynecological Surgery	MS/DNB/MD Gynaecology	1 Year	488,750	86,250
Liver Transplant	Liver Transplant & HPB Surgery	MCh/DNB Gastroenterology	1 Year	180,830	31,920
	Liver Transplant Anaesthesia & Critical Care	MD/DNB Anaesthesia	1 Year	180,830	31,920
	Transplant Hepatology	DM/DNB Transplant Hepatology	1 Year	180,830	31,920
Nephrology	Dialysis	MBBS	1 Year	180,830	31,920
	Nephrology	MD/DNB Medicine	1 Year	180,830	31,920
	Nephrology & Renal Transplant	DM/DNB Nephrology	1 Year	180,830	31,920
	Renal Transplantation	DM/DNB Nephrology	1 Year	180,830	31,920


University Initial:


MHIL Initial:

Neuro Intervention	Neuro Intervention	Neurology	1 Year	180,830	31,920
Neuro Surgery	Endovascular Neurosurgery & Interventional Neuroradiology	Neurology	1 Year	180,830	31,920
Orthopedic	Arthroplasty, Arthroscopy and Complex Trauma	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Foot & Ankle	MS/DNB Orthopaedic	6 Months	180,830	31,920
	Hand & Upper Extremity Surgery	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Hip & Knee Arthroplasty	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Joint Replacement & Trauma	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Joint Replacement (Arthroplasty & Arthroscopic)	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Joint Replacement Surgery	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Knee & Shoulder Surgery	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Pelvic, Acetabular Trauma & Arthroplasty	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Robotic & Joint Replacement	MS/DNB Orthopaedic	6 Months	87,970	15,530
	Spine Surgery	MS/DNB Orthopaedic	6 Months	87,970	15,530
Paediatric Cardiology	Paediatric Cardiology	Paediatric Cardiology	1 Year	180,830	31,920

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Neuro Intervention	Neuro Intervention	Neurology	1 Year	180,830	31,920
Neuro Surgery	Endovascular Neurosurgery & Interventional Neuroradiology	Neurology	1 Year	180,830	31,920
Orthopedic	Arthroplasty, Arthroscopy and Complex Trauma	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Foot & Ankle	MS/DNB Orthopaedic	6 Months	180,830	31,920
	Hand & Upper Extremity Surgery	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Hip & Knee Arthroplasty	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Joint Replacement & Trauma	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Joint Replacement (Arthroplasty & Arthroscopic)	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Joint Replacement Surgery	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Knee & Shoulder Surgery	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Pelvic, Acetabular Trauma & Arthroplasty	MS/DNB Orthopaedic	1 Year	180,830	31,920
	Robotic & Joint Replacement	MS/DNB Orthopaedic	6 Months	87,970	15,530
	Spine Surgery	MS/DNB Orthopaedic	6 Months	87,970	15,530
Paediatric Cardiology	Paediatric Cardiology	Paediatric Cardiology	1 Year	180,830	31,920

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Pain Management	Pain Management	MD/DNB Anaesthesia	1 Year	180,830	31,920
Plastic Surgery	Aesthetic Medicine & Surgery	MDS	1 Year	488,750	86,250
	Hand & Microsurgery	MCh/DNB Plastic Surgery	1 Year	180,830	31,920
	Maxillofacial Trauma	MDS	1 Year	488,750	86,250
	Reconstructive Microsurgery	MCh/DNB Plastic Surgery	1 Year	180,830	31,920
Pulmonology	Interventional Pulmonology	MD/DNB Pulmonology	1 Year	180,830	31,920
	Pulmonology & Sleep Medicine	MD/DNB Pulmonology	1 Year	180,830	31,920
	Pulmonology (Basic Intervention & Clinical Research)	MD/DNB Pulmonology	1 Year	180,830	31,920
	Respiratory Critical Care	MD/DNB Pulmonology	1 Year	180,830	31,920
	Abdominal & Transplant Imaging	MD/DNB Radiodiagnosis	1 Year	180,830	31,920
	Breast Imaging	MD/DNB Radiodiagnosis	6 Months	87,970	15,530
	Cardiovascular Imaging	MD/DNB Radiodiagnosis	1 Year	180,830	31,920
	Cross Sectional Imaging	MD/DNB Radiodiagnosis	1 Year	180,830	31,920

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Radiology	Hepatic Transplant Interventional Radiology	MD/DNB Radiodiagnosis	1 Year	180,830	31,920
	Interventional Radiology	MD/DNB Radiodiagnosis	1 Year	180,830	31,920
	Musculoskeletal Imaging	MD/DNB Radiodiagnosis	1 Year	180,830	31,920
	Neuro Imaging	MD/DNB Radiodiagnosis	1 Year	180,830	31,920
	Onco Imaging	MD/DNB Radiodiagnosis	1 Year	180,830	31,920
	Women's Imaging	MD/DNB Radiodiagnosis	1 Year	180,830	31,920
Rheumatology	Rheumatology	Rheumatology	2 Years	361,670	63,830
	Andrology	MCh/DNB Urology	1 Year	180,830	31,920
	Endo-Urology & Renal Transplant	MCh/DNB Urology	1 Year	180,830	31,920
	Endo-Urology & Robotic Urology	MCh/DNB Urology	1 Year	180,830	31,920
	Endo-Urology, Lasers & Robotic Urology	MCh/DNB Urology	1 Year	180,830	31,920
	Minimal Invasive & Robotic Urology	MCh/DNB Urology	1 Year	180,830	31,920
	Minimal Invasive, Robotic & Renal Transplant	MCh/DNB Urology	1 Year	180,830	31,920
	Minimally Invasive Urology	MCh/DNB Urology	1 Year	180,830	31,920
	Robotic & Uro- Oncology	MCh/DNB Urology	1 Year	180,830	31,920

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Urology	Robotic Endo-Urology & Renal Transplant	MCh/DNB Urology	1 Year	180,830	31,920
	Robotic Uro-Oncology	MCh/DNB Urology	1 Year	180,830	31,920
	Robotics Urology & Renal Transplant	MCh/DNB Urology	1 Year	180,830	31,920
	Urological Oncology & Robotic Surgery	MCh/DNB Urology	1 Year	180,830	31,920
	Urology & Renal Transplant	MCh/DNB Urology	1 Year	180,830	31,920
	Uro-Oncology & Robotic Surgery	MCh/DNB Urology	1 Year	180,830	31,920
Vascular Surgery	Vascular Surgery	Vascular Surgery	1 Year	180,830	31,920

1. Program Fees are collected and billed by MHIL. These fees are exclusive of applicable GST.
2. Registration Fees are collected and billed by the University. These fees are exclusive of applicable GST, and the University is responsible for GST applicability and compliance on these fees.

FOR INTERNATIONAL CANDIDATES (POST-GRADUATE DOCTORS)

Fee Component	Amount (INR)	Billing Party	Remarks
Program Fees*	510,000	MHIL	Collected and billed by MHIL. Inclusive of applicable GST.
Registration Fees**	90,000	University	Collected and billed by the University.


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