

STATEMENT OF WORK # Q-09901

**Spreedly, Inc.**  
300 Morris Street  
Suite 400  
Durham, NC 27701

**To:** Anish Calpakam  
**Customer Legal Name:** HotDoc Online Pty Ltd.  
**Billing Address:** level 7/276 Flinders St,  
Melbourne VIC 3000, Australia  
**Sales Rep:** Thomas Tuten

**Date Issued:** April 14, 2025

This Statement of Work ("SOW") is entered into between the entity identified above as "Customer" and Spreedly, Inc. (each a "Party" and collectively, the "Parties") as of the last day it is signed (the "SOW Effective Date") and is subject to the Agreement (defined below) which is hereby incorporated by reference. For purposes of this SOW, "Agreement" means the signed services agreement currently in force between the Parties, or, in the absence of a separate agreement, the Spreedly Terms of Service located at <https://www.spreedly.com/terms-of-service>.

In the event of any conflict between the terms of the Agreement and this SOW, this SOW will govern. Capitalized terms used but not defined in this SOW have the meanings set forth in the Agreement or in the applicable documentation at <https://developer.spreedly.com/>.

1. Services and Deliverables. Spreedly will provide the following Professional Services in accordance with the specifications set out in this SOW:
- 1.1. Spreedly will add support for Google Pay and Apple Pay on Pin Payments as indicated in the applicable documentation at <https://pinpayments.com/developers/integration>, <https://pinpayments.com/developers/integration-guides/apple-pay-guides/google-pay#integrate>, [https://pinpayments.com/developers/api-reference/payment-sources#type\\_googlepay](https://pinpayments.com/developers/api-reference/payment-sources#type_googlepay).

Task	Fee Type	Fee
Apple Pay	Flat	\$20,000.00
Google Pay	Flat	\$15,000.00
Net Total		<b>\$35,000.00</b>
Discount		<b>(\$35,000.00)</b>
<b>TOTAL</b>		<b>\$0.00.00</b>

Spreedly will add the selected payment operations on Pin Payments as indicated in the applicable documentation at <https://pinpayments.com/developers/integration>, <https://pinpayments.com/developers/integration-guides/apple-pay-guides/google-pay#integrate>, [https://pinpayments.com/developers/api-reference/payment-sources#type\\_googlepay](https://pinpayments.com/developers/api-reference/payment-sources#type_googlepay).

2. Spreedly Responsibilities. Spreedly will:
- 2.1. Add new payment operations to Spreedly's Active Merchant open-source library.
- 2.2. Merge new payment operations to Spreedly's core transaction services and deploy to production.
- 2.3. Test that the new payment operations against work with the selected gateway.
- 2.4. Publish the applicable integration documentation at <https://developer.spreedly.com/>.
3. Customer Responsibilities. In support of the Professional Services, Customer agrees to:
- 3.1. Furnish any materials, documentation, and resources, including introductions to any third parties, necessary for Spreedly to perform the Professional Services.



3.2. Reasonably assist Spreedly in the performance of the Professional Services and ensure that the assigned Customer personnel have the necessary skills, knowledge, and experience to oversee the Professional Services.

3.3. Make code level changes within Customer systems to implement the functions provided herein.

3.4. Test the results of the Professional Services and Deliverables in accordance with the specifications and acceptance testing process specified in this SOW.

Spreedly is not responsible or liable for any delay or failure of performance arising in whole or in part by Customer's delay in performing, or failure to perform, any of its responsibilities under this SOW or the Agreement.

4. Duration. This SOW will commence on the SOW Effective Date and will continue until the Deliverables as described herein have been accepted by Customer.

5. Estimated Timeline. The project work will commence within 2 to 4 weeks of the SOW Effective Date and last for approximately 6 to 8 weeks. The Professional Services will be performed during Spreedly's normal business hours (9:00am-5:00pm EST) and workdays Monday through Friday excluding US holidays.

6. Acceptance. When Spreedly has identified the Professional Services under this SOW as completed, Spreedly will provide written notification (email acceptable) to Customer. Customer will have 10 business days (the "Acceptance Period") in which to determine if the Deliverables conform to the specifications in this SOW. Customer will be deemed to have accepted the Deliverables unless, prior to the expiration of the Acceptance Period, Customer provides Spreedly with a detailed written description of each alleged non-conformance. In such an event, Spreedly will either confirm the non-conformance and commence work on making corrections or inform Customer that Spreedly does not agree that a non-conformance exists and provide Customer with a written explanation for Spreedly's conclusion. Each Party will provide reasonable assistance and information to one another to assist in resolving any disputes regarding Deliverables.

7. Payment Terms. For Professional Services not covered under Order Form #Q-09826, Customer will pay to Spreedly the applicable fees within 45 days of invoice date. All payments are subject to the terms prescribed in the Terms of Service. Customer may elect to pay all amounts due under this SOW either by:

(a) ACH payment or wire transfer to the following account:

Receiver: Webster Bank  
ABA/Routing #: 211170101  
SWIFT Code: WENAUS31  
Beneficiary: 0024760830  
Spreedly, Inc.  
300 Morris Street, Suite 400  
Durham, NC 27701  
USA

(b) check delivered to the address specified in the relevant invoice.

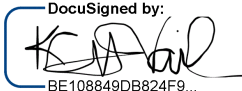
If Customer fails to make any payment when due then, in addition to all other remedies that may be available, Spreedly may charge interest on the past due amount at the rate of 1.5% per month calculated daily and compounded monthly or, if lower, the highest rate permitted under applicable law.



CONFIDENTIAL

The Parties have executed this SOW by their duly authorized representatives in one or more counterparts, each of which will be deemed an original.

**Spreedly, Inc.**

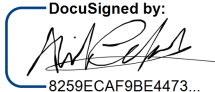
By: DocuSigned by:  
BE108849DB824F9...

Name: Nellie Vail

Title: CFO

Date: 4/15/2025

**HotDoc Online Pty Ltd.**

By: DocuSigned by:  
8259ECA9BE4473...

Name: Anish Calpakam

Title: Head of Partnerships

Date: 4/16/2025