

- (1) Central Health Solutions Ltd

SERVICE LEVEL AGREEMENT – STOP SMOKING SERVICE

THIS AGREEMENT is made on 1st April 2022

BETWEEN:

- (1) Central Health Solutions Ltd a company registered in England and Wales under number 10853992 whose registered office is Park View House, 114 Main Street, Dickens Heath, Solihull, West Midlands, B90 1UA ("the Client") and
- (2) ("the Pharmacy Contractor name and address")

WHEREAS:

- (1) The Client has entered into an agreement with Ice Creates Ltd (the "Subcontract") further to an agreement that Ice Creates Ltd has entered into with Coventry City Council (the "Main Contract") to provide a stop smoking service in Coventry. The Client wishes to engage pharmacy contractors in Coventry to provide the stop smoking service to patients.
- (2) The Client and Ice Creates Limited have approval from Coventry County Council, to subcontract the Pharmacy Contractor to provide the Services detailed in Schedule 1, subject to, and in accordance with, the terms and conditions of this Agreement.
- (3) The Pharmacy Contractor has agreed to accept such engagement and shall provide the Services to the Client, subject to, and in accordance with, the terms and conditions of this Agreement.

IT IS AGREED as follows:

A. Definitions and Interpretation

1. In this Agreement, unless the context otherwise requires, the following expressions have the following meanings:

"Business Day"	means any day (other than Saturday or Sunday) on which ordinary banks are open for their full range of normal business;		
"Pharmacy Contractor Repre-	means	who shall be	
sentative"	•	aising with the Client's Representative or n who the Pharmacy Contractor may from inate;	
"Pharmacy Contractor Man-	Means	who shall be	
agement Representative"	responsible for liaising with the Client or such other person who the Service Provider may from time to time nominate;		
"Commencement Date"	means the date on which this Agreem	nent comes into force	

"Confidential Information"

means, in relation to either Party, information which is disclosed to that Party by the other Party pursuant to or in connection with this Agreement (whether orally or in writing or any other medium, and whether or not the information is expressly stated to be confidential or marked as such);

"Fees"

means the fees payable by the client to the Pharmacy Contractor

"Intellectual Property Rights"

means any and all patents, rights in inventions, rights in designs, trade marks, trade and business names and all associated goodwill, rights to sue for passing-off or for unfair competition, copyright, moral rights and related rights, rights in databases, topography rights, domain names, rights in information (including know-how and trade secrets) and all other similar or equivalent rights (subsisting now or in the future) in any part of the world, in each case whether registered or unregistered and including all applications for, and renewals or extensions of, such rights for their full term:

"Performance Report"

means a report detailing the performance of the Service provider in relation to 4wk guits, 12wk guits and other Key

Performance Indicators

"Clients Representative"

means the Clients lead director who shall be responsible for liaising with the Pharmacy Contractor Representative or such other person who the Client may from time to time nominate:

"Central Health's Management Representative"

means the Client's Director who shall be responsible for liaising with the Pharmacy Contractor's Management Representative or such other person who the Client may from time to time nominate;

"Services"

Smoking cessation services and referral into other Healthy Lifestyle Services

"Term"

means the term of this Agreement as set out in Clause B.

- 1. Unless the context otherwise requires, each reference in this Agreement to:
 - i. "writing", and any cognate expression, includes a reference to any communication effected by electronic or facsimile transmission or similar means:
 - ii. a statute or a provision of a statute is a reference to that statute or provision as amended or re-enacted at the relevant time;
 - iii. "this Agreement" is a reference to this Agreement and each of the Schedules as amended or supplemented at the relevant time;

- iv. a Schedule is a schedule to this Agreement; and
- v. a Clause or paragraph is a reference to a Clause of this Agreement (other than the Schedules) or a paragraph of the relevant Schedule.
- vi. a "Party" or the "Parties" refer to the parties to this Agreement.
- 2. The headings used in this Agreement are for convenience only and shall have no effect upon the interpretation of this Agreement.
- 3. Words imparting the singular number shall include the plural and vice versa.
- 4. References to any gender shall include the other gender.
- 5. References to persons shall include corporations.

B. Term of Agreement

- 1. This Agreement will come into force on the commencement date of 1st April 2022 and shall continue in force for an initial term of 1 year from that date.
- 2. Subject to the Agreement Review provisions, the Term of this Agreement may be renewed for further periods of 1 year (which shall thereafter be defined as part of the Term).
- 3. This agreement is subject to there being an existing agreement for this service between Ice Creates and the Client.

C. Pharmacy Contractor's Obligations

- 1. The Pharmacy Contractor shall render the Services to patients in accordance with Schedule 1 including assessing smoking status, providing behavioural support and providing nicotine replacement therapy ("NRT") or varenicline as appropriate.
- 2. The Pharmacy Contractor shall perform its obligations under this Agreement in a reasonable and timely manner in accordance with the provisions of this Agreement.
- 3. If the patient:

Is under 16 or over 60 years of age OR
Is aged 16, 17 or 18 years of age and in full time education OR
Has a valid maternity exemption certificate OR
Has a valid medical exemption certificate OR
Has a Prescription Prepayment Certificate OR
Is named on a current HC2 charges certificate OR
Is named on a valid NHS Tax Credit Exemption Certificate OR
Is receiving Income Support OR
Is receiving Income Based Job Seeker's Allowance OR
Has a valid Universal Credit Letter OR
Holds a War Pension Exemption Certificate

Then no charge will be made for the service.

For all other patients the Pharmacy Contractor will charge the normal prescription charge for each supply of nicotine replacement therapy or varenicline made.

This information must be entered onto Pharmoutcomes to ensure the Pharmacy Contractor is reimbursed the correct amount. The Client will reimburse the Pharmacy Contractor the Fees owed + the product costs – payments taken from the patient.

- 4. The Pharmacy Contractor shall agree with the Client a target number of 4 week quits to be completed before 31.03.23.
- 5. The Pharmacy Contractor shall ensure at least 85% of 4 week quits are verified with a carbon monoxide reading of less than 10 parts per million. This may be subject to change during coronavirus restrictions imposed by the Government.
- 6. The Pharmacy Contractor shall continue to support the client to remain smoke free after 12 weeks and will check in with the client after 12 months and record and report their smoking status.
- 7. The Pharmacy Contractor shall provide the Client with accurate, complete information submitted on Pharmoutcomes by noon on the 2nd working day of the month.
- 8. The Pharmacy Contractor shall refer clients into wider healthy lifestyle services for lifestyle and other support.

D. Client's Obligations

- 1. The Client will provide the Pharmacy Contractor with a performance report each month. The performance report will show the number of 4 week quits achieved compared to the agreed number and the % verified by carbon monoxide readings of less than 10 parts per million.
- 2. The Client shall perform its obligations under this Agreement in a reasonable and timely manner in accordance with the provisions of this Agreement.
- 3. The Client shall agree with the Pharmacy Contractor a target number of 4 week guits to be completed before 31st March 2023.
- 4. The Client will pay the Pharmacy Contractor in accordance with the Fees shown in Schedule 2

E. Fees, Payment and Records

- 1. The Client shall pay the Fees to the Pharmacy Contractor in accordance with the provisions of Schedule 2 as consideration for the Services provided by the Pharmacy Contractor in accordance with the terms and conditions of this Agreement.
- 2. The Client will make payments to Pharmacy Contractors within 59 days of the claim being received, providing all data is supported by accurate entries on Pharmoutcomes.
- 3. Each Party shall:
- Keep, or procure that there are kept, such records and books of account as are necessary to enable the amount of any sums payable pursuant to this Agreement to be accurately calculated;
- ii. At the reasonable request of the other Party, allow that Party or its agent to inspect those records and books of account and, to the extent that they relate to the calculation of those sums, to take copies of them

F. Provision of the Services

The Pharmacy Contractor will be expected to:

- 1. Take responsibility for all Health and Safety on their premises, of staff and clients
- 2. Report Incidents, accidents, near misses, complaints and compliments relating to the delivery of the services detailed in Schedules, in a timely manner which reflects the severity of the content to report
- Be aware of equality matters and ensure that the service is accessible to all potential clients including wheelchair users, those in need of interpreters, those with special needs by offering alternative intervention types accordingly. eg telephone consultations
- 4. Follow the Client's pathways and guidance for safeguarding. They must also have sound internal policies and procedures for safeguarding vulnerable adults and children. To have a detailed knowledge of the local safeguarding board and their policies and guidance, and to implement these
- 5. Have a completed IG toolkit review which is at the specified Nationally required level
- 6. Follow all guidelines given to minimise infection risk
- 7. Take appropriate care of the CO monitor including the required recalibrations and infection control
- 8. Comply with all data protection requirements
- 9. Provide NRT and varenicline only in line with the service specification
- 10. Ensure that staff working on their behalf are appropriately indemnified and will ensure that they have appropriate public liability insurance
- 11. Take account of holiday and sickness cover to allow for continuity of service for patients who have commenced a programme of care
- 12. Not assign any part of the service delivery to a third party
- 13. Have a good understanding of Health Literacy and consider it when interacting with clients
- 14. Provide details of enhanced DBS checks for all staff involved in delivering the service
- 15. Ensure that all staff involved in the provision of the service have appropriate qualifications and training
- 16. Ensure that they and all of their staff act in such a way so that the name and good repute of Coventry City Council, the subcontract and the client are not adversely affected
- 17. Notify the nominated officer immediately of any significant change of circumstance which may affect delivery of service

G. Service and Agreement Monitoring

1. The Pharmacy Contractor shall complete all required information onto Pharmoutcomes by noon on the second working day of the month following service delivery.

H. Performance Management and Monitoring

- 1. Central Health will provide a performance summary report quarterly to all participating Pharmacy Contractors.
- 2. The Pharmacy Contractor will ensure at least 85% of 4 week and 12 week quits are supported by an carbon monoxide reading of 10 parts per million or less. This may be subject to change during coronavirus restrictions imposed by the Government.
- 3. If the Pharmacy Contractor is delivering + or 25% of the agreed 4 week quits after the first 6 months, the Client's Director will discuss with the Pharmacy Contractor and agree an amended agreed number of 4 week quits.

I. Confidentiality

- 1. Each Party undertakes that, except if authorised in writing by the other Party, it shall, at all times during the continuance of this Agreement and for five (5) years after its termination:
 - i. keep confidential all Confidential Information relating to the provision of the services detailed in this Agreement;
 - ii. not disclose any Confidential Information to any other party;
 - iii. not use any Confidential Information for any purpose other than as contemplated by and subject to the terms of this Agreement;
 - iv. not make any copies of, record in any way or part with possession of any Confidential Information; and
 - v. ensure that none of its directors, officers, employees, agents, sub-contractors or advisers does any act which, if done by that Party, would be a breach of the provisions of sub-Clauses I.1.i to I.1.iv above.
- 2. Either Party may disclose any Confidential Information to:
- i. Central Health Solutions Ltd, Ice Creates or Coventry City Council.
- ii. Any governmental or other authority or regulatory body:
- a. to such extent only as is necessary for the purposes contemplated by this Agreement (including, but not limited to, the provision of the Services), or as required by law. In each case that Party shall first inform the person, party or body in question that the Confidential Information is confidential and obtaining and submitting to the other Party a written confidentiality undertaking from the party in question. Such undertaking should be as nearly as practicable, to keep the Confidential Information confidential and to use it only for the purposes for which the disclosure is made;
- b. use any Confidential Information for any purpose, or disclose it to any other person, to the extent only that it is at the date of this Agreement, or at any time after that date becomes, public knowledge through no fault of that Party. In making such use or disclosure, that Party must not disclose any part of the Confidential Information that is not public knowledge.
- 3. The provisions of this Clause I shall continue in force in accordance with their terms, notwithstanding the termination of this Agreement for any reason.

J. Information Governance – General Responsibilities

The Pharmacy Contractor shall acknowledge and complete its obligations with respect to the provision of the services detailed in this SLA arising under Freedom Of

Information Act (FOIA), Data Protection Act (DPA), General Data Protection Regulation (GDPR – from 25 May 2018) and the Environmental Information Regulations (EIR), and under the common law duty of confidentiality, and must assist Central Health Solutions Ltd as necessary to enable each other to comply with these obligations.

- 2. The Pharmacy Contractor must fulfil its contractual obligations around Information Governance and confirm completion to Central Health Solutions Ltd
- Central Health Solutions Ltd will nominate an Information Governance Lead and a Caldicott Guardian and Senior Information Risk Officer and provide the Pharmacy Contractor with their contact details
- 4. The Pharmacy Contractor must notify the Central Health Solutions Ltd Information Governance Lead about any Data Breach and any Information Governance Breach in accordance with IG Guidance for Serious Incidents.
- 5. The parties shall acknowledge that;
- i. In relation to Personal Data processed for the purpose of delivering the Services the Pharmacy Contractor will be a Data Controller in Common
- ii. In relation to Personal Data, the processing of which is required by a Commissioner for the purposes of quality assurance, performance management and contract management, that Central Health Solutions Ltd and the Pharmacy Contractor will be Data Controllers in Common
- 5. The Pharmacy Contractor must ensure that all Personal Data processed by the Provider in the course of delivering the Services is processed in accordance with the relevant Parties' obligations under the DPA
- 6. The Pharmacy Contractor must allow rights of audit and inspection to Central Health Solutions Ltd and Ice Creates only in respect of relevant data handling systems used in the provision of the services detailed in this SLA
- 7. Each party shall comply with its respective obligations under applicable data protection legislation and regulation including, but not limited to, the General Data Protection Regulations and the Data Protection Act 2018
- 8. The Pharmacy Contractor must not cause or allow Personal Data to be transferred outside the European Economic Area without the prior consent of Central Health Solutions Ltd.

K. Termination

1. Either Party may terminate this Agreement by giving to the other not less than 3 months written notice.

L. Post-Termination

- 1. Upon the termination of this Agreement for any reason:
- i. any sum owing by either Party to the other Party under any of the provisions of this Agreement shall become immediately due and payable;
- ii. any rights or obligations to which any of the Parties to this Agreement may be entitled or be subject before its termination shall remain in full force and effect where they are expressly stated to survive such termination;
- iii. termination shall not affect or prejudice any right to damages or other remedy which the terminating Party may have in respect of the event giving rise to the termination

or any other right to damages or other remedy which either Party may have in respect of any breach of this Agreement which existed at or before the date of termination:

- iv. subject as provided in this Clause L, and except in respect of any accrued rights, neither Party shall be under any further obligation to the other;
- v. each Party shall return to the other Party any materials in which the ownership has not been transferred to that other Party which have, for any reason, been provided for the purposes of this Agreement; and
- vi. each Party shall (except to the extent referred to in Clause I) forthwith cease to use, either directly or indirectly, any Confidential Information, and shall forthwith return to the other Party any documents in its possession or control which contain or record any Confidential Information.

M. Liability and Indemnity

- 1. The Pharmacy Contractor shall indemnify and hold harmless Central Health Solutions Ltd, its subcontractors, agents and employees from and against any and all claims, costs and liabilities howsoever arising and of whatsoever nature and whether in contract or in tort, including injury to or death of any person or persons or loss of or damage to any property arising out of or in respect of the performance or failure to perform its obligations under this Agreement if and to the extent that such losses, costs, damages and expenses are caused or contributed to by the negligent acts or omissions of the Service Provider or any persons for which the Service Provider is otherwise legally liable.
- 2. Central Health Solutions Ltd shall indemnify and hold harmless the Pharmacy Contractor, its subcontractors, agents and employees from and against any and all claims, costs and liabilities howsoever arising and of whatsoever nature and whether in contract or in tort, including injury to or death of any person or persons or loss of or damage to any property arising out of or in respect of the performance by the Client of its obligations under this Agreement if and to the extent that such losses, costs, damages and expenses are caused or contributed to by the negligent acts or omissions of the Client or any persons for which the client is otherwise legally liable.
- 3. Except as expressly provided in this Agreement, neither Party shall be liable or responsible to the other in contract, tort or otherwise (including any liability for negligence) for:
- i. any loss of revenue, business, contracts, anticipated savings or profits, or any loss of use of facilities; or
- ii. any special indirect or consequential loss howsoever arising.
- iii. "anticipated savings" means any expense which either Party expects to avoid incurring or to incur in a lesser amount than would otherwise have been the case by reason of the use of the Services provided by the Service Provider under this Agreement.

N. Force Majeure

1. No Party to this Agreement shall be liable for any failure or delay in performing their obligations where such failure or delay results from any cause that is beyond the reasonable control of that Party. Such causes include, but are not limited to: power failure, internet service provider failure, industrial action, civil unrest, fire, flood, storms, earthquakes, acts of terrorism, acts of war, governmental action or any

- other event that is beyond the control of the Party in question.
- 2. In the event that a Party to this Agreement cannot perform their obligations here-under as a result of force majeure for a continuous period of 90 days, the other Party may at its discretion terminate this Agreement by written notice at the end of that period. In the event of such termination, the Parties shall agree upon a fair and reasonable payment for all Services provided up to the date of termination. Such payment shall take into account any prior contractual commitments entered into in reliance on the performance of this Agreement.

O. Costs

1. Subject to any provisions to the contrary each Party to this Agreement shall pay its own costs of and incidental to the negotiation, preparation, execution and carrying into effect of this Agreement.

P. Set-Off

1. Neither Party shall be entitled to set-off any sums in any manner from payments due or sums received in respect of any claim under this Agreement or any other agreement at any time.

Q. Time

1. The Parties agree that all times and dates referred to in this Agreement shall be of the essence of this Agreement.

R. Notices

- 1. All notices under this Agreement shall be in writing and be deemed duly given if signed by, or on behalf of, a duly authorised officer of the Party giving the notice.
- 2. Notices shall be deemed to have been duly given:
- iv. when delivered, if delivered by courier or other messenger (including registered mail) during normal business hours of the recipient; or
- v. on the fifth business day following mailing, if mailed by national ordinary mail, postage prepaid; or
- vi. on the tenth business day following mailing, if mailed by airmail, postage prepaid.
- 3. In each case notices shall be addressed to the most recent address notified to the other Party.

S. Entire Agreement

- 1. This Agreement contains the entire agreement between the Parties with respect to its subject matter and may not be modified except by an instrument in writing signed by the duly authorised representatives of the Parties.
- 2. Each Party acknowledges that, in entering into this Agreement, it does not rely on any representation, warranty or other provision except as expressly provided in this Agreement, and all conditions, warranties or other terms implied by statute or common law are excluded to the fullest extent permitted by law.

T. Severance

1. In the event that one or more of the provisions of this Agreement is found to be unlawful, invalid or otherwise unenforceable, that / those provision(s) shall be deemed severed from the remainder of this Agreement. The remainder of this Agreement shall be valid and enforceable.

U. Law and Jurisdiction

For Central Health Solutions Ltd

- 1. This Agreement (including any non-contractual matters and obligations arising therefrom or associated therewith) shall be governed by, and construed in accordance with, the laws of England and Wales.
- 2. Subject to the provisions of this Clause, any dispute, controversy, proceedings or claim between the Parties relating to this Agreement (including any non-contractual matters and obligations arising therefrom or associated therewith) shall fall within the jurisdiction of the courts of England and Wales.

IN WITNESS WHEREOF this Agreement has been duly executed the day and year first before written

SIGNED	by	
PRINT NAME		
Authorised Signatory	y for	
SIGNED by		
Michelle Dyoss, Ope	erations Director	

SCHEDULE 1

Services

The integrated healthy lifestyles service (HLS Coventry) will provide advice and behavioural support to clients and patients living and working in Coventry to make positive changes to their lifestyles covering: NHS Health Checks, stop smoking, weight management, alcohol reduction and physical activity.

Participating community pharmacies will be aware of the new service offering and will refer clients in to service to receive holistic support across the integrated pathways.

Referrals can be made by telephone, email using secure nhs.net mail accounts or via the embedded online referral form available on the service website.

To encourage pharmacies to refer clients/patients in to the new integrated service, there will be a pilot whereby participating pharmacies will be paid £3.00 per successful client referral into the healthy lifestyle service for lifestyle support. A successful client referral is one where the client joins the service and starts a behavioural journey with a lifestyles coach.

The Pharmacy Contractor will ensure that all clients accessing the stop smoking support within pharmacy are encouraged to sign up to the healthy lifestyle service dedicated online portal: Best You to create an account to support their quit journey and receive peer support and opportunities to manage and track wider healthy lifestyles support.

In relation to any stop smoking support, the Pharmacy Contractor will deliver intensive psycho-social behavioural support and accompanying pharmacotherapy.

In relation to smoking cessation interventions, as a minimum, the Pharmacy Contractor will:

Assess nicotine dependence
Provide behavioural support. Behavioural support consists of advice, discussion and exercises provided face-to-face (individually or in groups) or by telephone. It aims to make a quit attempt successful by setting a quit date, helping clients escape from or cope with urges to smoke and withdrawal symptoms, maximising the motivation to remain abstinent and achieve the goal of permanent cessation, boosting self-confidence, maximising self-control, optimising use of pharma-cotherapy and giving advice to change routine
Provide pharmacotherapy. Pharmacotherapy increases the success of quit attempts. Medications have a range of contraindications and cautions that will be taken into account before being recommended to a client. The decision to use any medications must depend on client preference and prior consideration of its contraindications and cautions.

Establish ongoing smoking status. The Pharmacy Contractor will assess progress of service users accessing smoking cessation support, as a minimum, after 4 weeks (between 25 and 42 days after the agreed quit date) and 12 weeks (between 75 and 105 days after the agreed quit date). As self-reported smoking status can be unreliable, CO verification rates are an important marker of data quality and CO testing will be carried out, wherever possible, on all adult smokers. At least 85% of successful quits will be verified via CO testing. Service Users with a CO reading of less than 10ppm (parts per million) at 4 and 12 weeks can be regarded as successfully quit. The Pharmacy Contractor will monitor individuals for a minimum of a 12 month period after accessing the service.

The methods used to obtain any self-reporting of smoking status is set out in the Russell Standards. Service Users will be asked the question "Have you smoked at

all in the last 2 weeks?" Service Users' responses will be coded into one of the following categories:

- "No, not even a puff"
- "Yes, just a few puffs"
- "Yes, between one and five cigarettes"
- "Yes, more than 5 cigarettes"

Only those responding 'No, not even a puff." will be classified as successful quitters

The below table summarises the methods which must and must not be provided by the service. This is provided to demonstrate broad parameters of any smoking cessation intervention. The Pharmacy Contractor is expected to offer additional service components as required.

	Assessing nicotine dependence	Behavioural support	Pharmacotherapy	Establishing smoking status
The service must pro- vide:	At least one of: Quantitative approach (e.g. Fagerström test for nicotine dependence) Heaviness of smoking index Objective approach	All of: One to one support Closed group support Proactive telephone outreach	All of: NRT products (patch, gum, nasal spray, mouth spray, inhalator, loz- enge, microtab Combination therapy (NRT) Varenicline Bupropion	At least one of: Carbon monoxide Cotinine
The service must not provide:		All of: Allen Carr method Hypnosis Acupuncture, acupressure, laser therapy and electrostimulation	All of Anxiolytics Nicobrevin NicoBloc St John's Wart Glucose Lobeline E-cigarettes	

The Pharmacy Contractor will deliver full activity and outcome data suitable for successful reporting to the Department of Health quarterly report 10 days prior to final deadline published by NHS Digital (see further information about NHS Stop Smoking Service data collection at http://content.digital.nhs.uk/stopsmoking)

Stop smoking services and interventions	PH1 – Brief interventions and referral for smoking cessation PH10 – Smoking cessation services PH39 – Smokeless tobacco cessation PH45 – Tobacco Harm reduction PH48 – Smoking cessation in secondary care NICE QS 43 Smoking cessation: supporting people to stop smoking NICE QS 82 (2015) Smoking: reducing tobacco use NICE TA123 (2007) Varenicline for Smoking Cessation Guidance Local Stop Smoking Services: Service and Delivery Guidance, 2014

SCHEDULE 2

Fees and Payment to Pharmacy Contractors

The fees will be calculated by the Client in accordance with the following performance being achieved by the Pharmacy Contractor. Fees will be paid monthly (exclusive of VAT apart from product reimbursement at 5% VAT) and will be calculated as:

Item	Price
4 week quit	£68
12 week quit	£22.50
Initial consultation and supply of Champix via PGD	£7.50
Subsequent supply of Champix	£3
SS medication	Tariff

□ Payment validated from accurate data entry on Pharmoutcomes

Patients who normally pay prescription levies should be charged a prescription fee for each item of nicotine replacement therapy or varenicline supplied. The Client will reimburse the Pharmacy Contractor the Fees owed + the product costs – payments taken from the patient.

Pharmacies will also be paid £3 per successful client referral into the healthy lifestyle service for lifestyle support. A successful client referral is one where the client joins the service and starts a behavioural journey with a lifestyles coach.

Training

Staff providing this service must complete smoking cessation training. NCSCT Level 1 and Level 2 online assessments will be completed as well as a face-to-face training session by a competent recognised trainer/organisation.

Staff providing this service must also maintain and demonstrate competence in:

Safeguarding
Data protection, record keeping and information security
Health and safety, including lone working, moving and handling and fire safety
Equality and diversity
Mental health awareness.

Staff providing this service must have a valid DBS check.

Equipment

New pharmacies will be provided with a CO monitor and a consumable starter pack.

Consumables will be delivered to pharmacies. Please email <u>admin@1centralhealth.co.uk</u> to order.

SCHEDULE 3

Service Levels and performance

Measure	Threshold	Reported
Number of stop smoking quits:		Monthly
□ 4 week quits	xx - 4 week quits	
□ 12 week quits	xx - 12 week quits (50%)	
Number and percentage of 4 week stop smoking quits verified by CO monitoring	>85%	Monthly
Client and stakeholder feedback	>85%	Quarterly
Details of any complaints with evidence of learning and action taken	N/A	Monthly
Details of any health and safety incidents and serious incidents with evidence of learning and action taken	N/A	Monthly
Details of any data breaches or potential data breaches	N/A	Immedi- ately
Details of training records	N/A	Annually