

Service Level Agreement

Naloxone Provision

Change Grow Live

And

XXXXXX - XXXXXXX

01/08/2023-31/07/2025

THIS AGREEMENT is made on 1st July 2023

BETWEEN:

- (1) Change Grow Live a registered charity in England and Wales (1079327) and incorporated and registered in England and Wales with company number 3861209 whose registered office is at 3rd Floor Northwest Suite, Tower Point 44 North Road, Brighton, East Sussex, BN1 1YR ("CHANGE GROW LIVE (CGL)"); and
- (2) xxxxxxx in England number xxxxxx registered office is at
- each a "Party" and together the "Parties".

BACKGROUND

- A. CHANGE GROW LIVE (CGL) has selected The Pharmacy as its supplier for the provision of Naloxone in Sussex
- B. CHANGE GROW LIVE (CGL) and The Pharmacy have agreed that The Pharmacy shall provide the Services to CHANGE GROW LIVE (CGL) on the terms and conditions set out in this Agreement.

NOW IT IS HEREBY AGREED as follows:

1. Definitions and Interpretation

"Adequate Procedures"

"Anti-Corruption Legislation"

1.1 In this Agreement, the following words and expressions shall have the following meaning unless the context otherwise requires: -

Adequate Freedomes	in section 7(2) of the Bribery Act 2010 and any guidance issued by the Secretary of State under section 9 of the Bribery Act 2010;
"Affiliates"	means in relation to a company any legal entity controlling, controlled by or under common control with the company in question. "Control" for this purpose being the direct or indirect possession of the power to direct or cause the direction of the management or policies of such company or entity whether pursuant to the ownership of voting securities, by contract or otherwise;
"Agreement"	means this Agreement together with the schedules and any appendices attached

hereto or referred to herein;

means the Bribery Act 2010 and any other applicable laws and regulations prohibiting

means adequate procedures, as referred to

public or commercial bribery, extortion, kickbacks or other unlawful or improper means of conducting business;

"Associated Person"

means in relation to a company, a person (including an employee, agent or subsidiary) who performs services for or on that company's behalf;

"Costs"

means, without limitation, all and any payments, penalties, costs, claims, demands, damages, compensation, fines, awards, losses and expenses (including any legal or other professional fees on an indemnity basis) and any other liabilities whatsoever (including, for the avoidance of doubt, in relation to Tax);

"Commencement Date"

means the date of this Agreement or such later date as may be agreed by the Parties;

"Data Controller"

means the entity which alone or jointly with others determines the purposes and the means of the Processing of Personal Data;

"Data Subject"

means a natural person whose Personal Data are processed in the context of this Agreement;

"Data Protection Laws"

means all applicable laws and regulations relating to data protection, privacy and the processing of Personal Data from time to time in force in any applicable jurisdiction, including without limitation the following (each as amended or replaced from time to time and any subordinate legislation made pursuant thereto): applicable EU legislation including but not limited to GDPR and the e-Privacy Directive 2002/58/EC (as amended 2009/136/EC, the Directive Data Protection Directive (95/46/EC), Electronic Communications Data Protection Directive (2002/58/EC)) and their national implementing legislations; the UK Data Protection Act 2018, the Privacy and Electronic Communications (EC Directive) Regulations 2003 (SI 2426/2003) amended, the Regulation of Investigatory Powers Act 2000, the Telecommunications (Lawful Business Practice) (Interception of Communications) Regulations 2000

2000/2699) and including where applicable guidance and codes of practice issued by the UK's Information Commissioner's Office:

"Fees"

means the fees for the Services calculated in accordance with Schedule 1:

"GDPR"

means the EU General Data Protection Regulation 2016/679;

"Intellectual Property"

includes any copyright, design rights, patents, inventions, logos, business names, service marks and trademarks, internet domain names, moral rights, rights in databases, data, source codes, reports, drawings, specifications, know how, business methods, trade secrets, semi-conductor rights, topography rights, whether registered or unregistered, rights in the nature of unfair competition and the right to sue for passing off, applications for registration, and the right to apply for registration, for any of these rights, and all other intellectual property rights and equivalent or similar forms of protection existing anywhere in the world;

"Permitted Recipients"

means the Parties to this Agreement and the Head Commissioner, the directors, officers, staff and employees of each Party and the Head Commissioner, any third parties engaged to perform obligations in connection with this Agreement;

"Personal Data"

means any information relating to an identified or identifiable natural person including 'special' categories of personal data set out in Article 9(1) of the GDPR. An identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural, or social identity of that natural person;

"Personal Data Breach"

means a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorized disclosure of, or

access to, Personal Data transmitted, stored or otherwise Processed;

any

"Processing of Personal Data" (or "Processing/Process") means

operation or set of operations which is performed on Personal Data or on sets of Personal Data. whether or not automated means, such as collection, recording, organization, structuring, storage, adaptation or alteration, retrieval. consultation, use, disclosure by transmission, dissemination or otherwise makina available, alianment combination, or restriction, erasure or destruction;

"Service"

means the service set out in the associated

SLA documentation.

"Third Party"

means any supplier of services fundamentally the same as the Services (either in whole or in part) immediately before the Commencement Date; and

"TUPE"

Transfer means the of **Undertakinas** (Protection of Employment) Regulations 2006 (2006/246)and/or any other regulations enacted for the purpose of implementing the Acquired Rights Directive (77/187/EEC, as amended by Directive 98/50 EC and consolidated in 2001/23/EC) into English law.

"Working Day"

means a day other than a Saturday, Sunday or public holiday in England when banks in London are open for business.

- 1.2 In this Agreement:-
- 1.3
- 1.3.1 any reference to a statute or statutory provision includes, unless the context otherwise requires, a reference to that statute or statutory provision as from time to time amended, consolidated, extended, re-enacted, or replaced and to all statutory instruments, orders, regulations or rules made pursuant to it;
- 1.3.2 references to the singular includes the plural and vice versa, references to any gender includes a reference to all genders and references to a person includes natural persons, firms, partnerships, bodies corporate, corporations, associations, organisations, governments, states, foundations and trusts (in each case whether

- or not incorporated and whether or not having separate legal personality);
- 1.3.3 unless the context otherwise requires, references to any clause, sub-clause or schedule is to a clause, sub-clause or schedule of or to this Agreement;
- 1.3.4 all references to the parties include their permitted successors and assigns; and
- 1.3.5 any phrase introduced by the term "including", "include", "in particular", "for example" or any similar expression shall be construed as illustrative and the words following any of those terms shall not limit the sense of the words preceding any of those terms.
- 1.4 The index and headings in this Agreement are inserted for convenience only and shall not affect the construction or interpretation of this Agreement.
- 1.5 Each of the Schedules to this Agreement shall have effect as if set out in full in the body of this Agreement.
- 1.6 In case of any conflict or inconsistency between the provisions of this Agreement and any Schedule, the provisions of this Agreement shall take precedence to the extent of any conflict or inconsistency only.

Commencement and Duration

1.7 This Agreement shall commence on 01/07/2023 and shall (subject to the other provisions of this Agreement) continue until 31/07/2025.

terminated by either Party in accordance with clauses 10.1 or 10.2; or

2.1.2 the Parties agree to extend this Agreement beyond the Expiry Date on terms agreed in writing and signed by a duly authorised person on behalf of each Party.

2. Price and Payment

- 2.1 CGL will pay the Fees in accordance with the invoicing and payment provisions set out in the associated SLA documentation.
- 2.2 The Fees set out in the associated SLA documentation will be subject to any applicable Value Added Tax at the prevailing rate.

3. Liabilities

- 3.1 Neither Party limits its liability for death or personal injury caused by its negligence or that of its employees, agents, or subcontractors as applicable.
- 3.2 Subject to clause 4.1, the total aggregate liability of each Party and its respective Affiliates to the other whether in contract, tort (including negligence), breach of statutory duty or otherwise arising out of or in

- connection with this Agreement will be a maximum of the total Fees paid or payable under this Agreement.
- 3.3 Subject to clause 4.1, neither Party will be liable to the other Party for any indirect or consequential loss or damage including, without limitation, any indirect loss of business or profits in each case whether arising from negligence, breach of contract or otherwise.

4. Intellectual Property Rights

- 4.1 All Intellectual Property Rights belonging to a Party prior to the execution of this Agreement shall remain vested in that Party.
- 4.2 All Intellectual Property Rights and all other rights in any documents or materials produced pursuant to this Agreement shall belong to CGL.
- 4.3 Subject to clause 5.1, each Party will grant to the other a non-exclusive, non-transferable, and revocable right to use and reproduce its name and trademark solely as necessary to permit the other's performance of its obligations under this Agreement. Use of the name and trademark will be agreed between the Parties and consent to such use will not be unreasonably withheld.
- 4.4 Neither Party shall use any name or trademark belonging to the other Party or their Affiliates in any way that may damage the goodwill of the other Party or that of its Affiliates.
- 4.5 Each Party shall indemnify the other Party and its Affiliates against all costs, expenses, claims, losses and damages arising directly or indirectly from any claim by a third party that any Intellectual Property supplied by the Party infringes the trademark, patent, copyright, design or other intellectual property right of such third party.
- 4.6 To the extent that any third-party Intellectual Property rights or Intellectual Property rights belonging to the Head Contractor are used in the provision of the Services, CGL shall procure a royalty free non-exclusive license for the Contractor to use the third party Intellectual Property rights or Head Contractor Intellectual Property rights to the extent required for the provision of the Services only. Such license shall automatically terminate on the expiry or termination of this Agreement.

Confidential Information

4.7 Each of the Parties agrees that it shall keep any information designated as confidential or which is otherwise clearly confidential in nature ("Confidential Information") received by it from the other before or during the term of this Agreement and which relates to the business, assets, affairs, financial results, plans, customers and suppliers of the other Party or its Affiliates or of any third party strictly confidential and that it shall not use any such Confidential Information for its own benefit (save as is necessary in order to perform its

obligations and/or exercise its rights under this Agreement) or disclose any such Confidential Information to any third party and that it shall ensure that no third party shall have access to it. Notwithstanding the foregoing, the Parties shall be entitled to disclose the Confidential Information to its employees, or to the employees of its Affiliates, to the extent that those employees have a genuine need to know the same to enable the Parties to perform their obligations or exercise their rights under this Agreement and who have been advised of the existence and terms of this Agreement, and who are legally obligated to protect the Confidential Information from unauthorised disclosure or use on terms at least as stringent as those contained herein. The recipient shall be liable for acts by any of its Affiliates in violation of this Agreement as if they were actions or omissions of that Party.

The restrictions in clause 6.1 shall not apply to any Confidential Information which:-

- 4.7.1 the recipient can prove is already known to it at the time of disclosure of the Confidential Information to it:
- 4.7.2 is in the public domain at the time of disclosure of the Confidential Information to the recipient or which subsequently comes into the public domain through no fault of the recipient;
- 4.7.3 is subsequently disclosed to the recipient (other than subject to conditions of confidentiality and without any restriction on disclosure) by a third party which is itself not subject to any restriction on disclosure imposed by the disclosing party hereunder; or
- 4.7.4 is required to be disclosed as a matter of law or by the rules of a recognised stock exchange provided the recipient notifies the disclosing party, if legally permissible, as soon as possible following any relevant demand or request for disclosure.
- 4.8 Each Party shall, if so requested by the other Party following termination of this Agreement, deliver up to the other party or destroy all documents and (save to the extent that the same shall have been incorporated into the formal records of that party) other material in its possession or control which include or incorporate any Confidential Information of the other party save that one copy of the Confidential Information may be kept by the legal department of each Party for audit purposes. All such incorporated or retained confidential information shall remain subject to the obligations set out in the preceding provisions of this clause 6.

5. Data Protection

- 5.1 The Parties agree that in relation to:
 - 5.1.1 Personal Data processed by the Contractor in providing Services under this Agreement (for example, patient details, medical history, and treatment details), the Contractor shall be the sole Data Controller; and
 - 5.1.2 Personal Data, the processing of which is required by CGL or the Head Contractor for the purposes of quality assurance, performance management and contract management CGL, the Head Contractor and the Contractor will be independent Data Controllers. together the "Agreed Purpose".

- 5.2 Where CGL or the Head Contractor requires information under clause 7.1.2 above, the Contractor shall consider whether the requirement can be met by providing anonymised or aggregated data which does not contain Personal Data. Where Personal Data must be shared in order to meet the requirements of CGL or the Head Contractor, the Contractor shall provide such information in pseudonymised form where possible.
- 5.3

 Schedule 2 sets out the categories of Data Subjects, types of Personal Data, Processing operations (including scope, nature and purpose of Processing) and the duration of Processing.
- 5.4 Each Party shall comply with all the obligations imposed on a Data Controller under the Data Protection Laws in relation to all Personal Data that is processed by it in the course of performing its obligations under this Agreement.
- 5.5 Any material breach of the Data Protection Laws by one Party shall, if not remedied within fourteen (14) days of written notice from the other Party, gives grounds to the other Party to terminate this Agreement with immediate effect.
- 5.6 In relation to the Processing of any Personal Data, each Party shall:
 - ensure that it has all necessary notices and consents in place to enable lawful sharing of Personal Data to the Permitted Recipients for the Agreed Purpose;
 - 5.6.2 give full information to any Data Subject whose Personal Data may be processed under this Agreement of the nature of such Processing;
 - 5.6.3 process the Personal Data only for the Agreed Purpose;
 - 5.6.4 not disclose or allow access to the Personal Data to anyone other than the Permitted Recipients;
 - 5.6.5 ensure that all Permitted Recipients are reliable and have had sufficient training pertinent to the care and handling of Personal Data;
 - 5.6.6 ensure that all Permitted Recipients are subject to written contractual obligations concerning the Personal Data (including obligations of confidentiality) which are no less onerous than those imposed by this Agreement;
 - ensure that it has in place appropriate technical and organisational measures, to protect against unauthorised or unlawful Processing of Personal Data and against accidental loss or destruction of, or damage to, Personal Data in accordance with Article 32 GDPR;
 - 5.6.8 not transfer any Personal Data outside the European Economic Area unless the transferor ensures that (i) the transfer is to a country approved by the European Commission as providing adequate protection pursuant to Article 45 GDPR; (ii) there are appropriate safeguards in place pursuant to Article 46 GDPR; or (iii) one of the derogations for specific situations in Article 49 GDPR applies to the transfer; and
 - assist the other Party (at its own cost) in responding to any request from a Data Subject and in ensuring its compliance with all applicable requirements and obligations under the Data Protection Laws with respect to security, breach notifications, impact assessments and consultations with supervisory authorities or the UK's Information Commissioner's Office.

5.7 Each Party shall notify the other Party without undue delay on becoming aware of any Personal Data Breach under this Agreement.

6. Anti-corruption

- 6.1 Each Party acknowledges that the Party is committed to eliminating all risk of bribery and corruption in its business relationships.
- 6.2 Each Party acknowledges and agrees that the other Party shall not be under any obligation to carry out any action or make any omission under this Agreement to the extent that it reasonably believes would be in breach of any Anti-Corruption Legislation.
- 6.3 Each Party acknowledges and agrees that neither it nor any third party has breached any Anti-Corruption Legislation in order for it to enter into this Agreement.

7. TUPE

9.1 The parties agree that they do not intend any employee of either party will transfer under the TUPE Regulations. Should it be however the case that by way of the contract award, CGL will require the Subcontractor to TUPE transfer in some employees, both parties agree the TUPE legislation will apply to all areas of the transfer process and arrangements made accordingly.

8. Termination

- 8.1 Either Party may terminate this Agreement at any time on giving not less than 3 months' written notice to the Pharmacy.
- 8.2 Without prejudice to its other rights or remedies which the Parties may have, either Party may terminate the Agreement immediately by written notice to the other Party, if the other Party:
 - 8.2.1 fails to pay any amount due under this agreement on the due date for payment and remains in default not less than thirty (30) days after being notified in writing to make such payment;
 - 8.2.2 commits a material breach of any of the terms of this agreement and (if such a breach is remediable) fails to remedy that breach within thirty (30) days of that Party being notified in writing of the breach;
 - 8.2.3 repeatedly breaches any of the terms of this agreement in such a manner as to reasonably justify the opinion that its conduct is inconsistent with it having the intention or ability to give effect to the terms of this agreement; or
 - 8.2.4 is unable to pay its debts or becomes insolvent, is the subject of any order made or a resolution passed for the administration, winding-up or dissolution (otherwise than for the purpose of a solvent amalgamation or reconstruction), has an administrative or other receiver, manager, trustee, liquidator, administrator, or similar officer appointed over all or any substantial part of its assets, enters into or proposes any composition or arrangement with its creditors generally or is the subject of any events or circumstances analogous to the foregoing in any applicable jurisdiction.

- 8.3 On termination of this Agreement for any reason:
 - 8.3.1 CGL shall, except where the Agreement is terminated due to The Pharmacy's material or repeated breach, immediately pay all of The Pharmacy's outstanding unpaid invoices and interest and, in respect of Services supplied but for which no invoice has been submitted, The Pharmacy will submit an invoice, which shall be payable immediately on receipt; and
 - 8.3.2 the accrued rights, obligations and liabilities of the Parties as at termination and the continuation of any provision expressly stated to survive or implicitly surviving termination, shall not be affected.
- 10.4 The following clauses shall survive termination of this Agreement and shall continue with full force and effect:-

Clause 3 Liabilities

Clause 4 Intellectual Property Rights

Clause 5 Confidential Information

Clause 6 Data Protection

Clause 17 Publicity

9. Force Majeure

- 9.1 In this clause, "Force Majeure" shall mean any event or circumstance which is beyond the reasonable control of the Party affected by it including, but not limited to an act of God, local government or government (including but not limited to its compulsory acquisition and / or seizure of flu vaccine in the event of a flu epidemic or flu pandemic), war, fire, flood, earthquake or storm, acts of terrorism, explosion, civil commotion or industrial dispute affecting a third party (for which a substitute third party is not readily available).
- 9.2 If either Party is, or considers that it is likely to be, affected by a Force Majeure event, it shall promptly notify the other Party of the relevant event or circumstance.
- 9.3 Neither Party shall be in breach of this Agreement if any delay or failure in the performance of any obligation of that Party under this Agreement is caused, in whole or in part, by any Force Majeure and any time by which, or period within which, that obligation is to be performed shall be extended accordingly.

10. Dispute Resolution

- 10.1 If any dispute arises out of this Agreement, the Parties shall attempt to settle it by negotiation, who shall seek in good faith to resolve the dispute within twenty-one (21) days of the issue being referred, escalating it within their respective companies as necessary for this purpose.
- 10.2 If the Parties are unable to settle any dispute by negotiation within twenty-one (21) days, the Parties may elect to refer the dispute to mediation or an alternative form of dispute resolution however nothing in this Clause shall prevent the Parties commencing or continuing court proceedings at any time.

11. Assignment/Sub-Contracting

11.1 Neither Party shall assign, transfer, charge or otherwise deal with all or any of its rights under this Agreement without the prior written consent of the other Party. No such permitted assignment shall relieve either Party of any of its obligations under this Agreement.

12. Benefit of Agreement (Third Party Rights)

12.1 Save as otherwise expressly provided in this Agreement, no term of this Agreement is intended to confer a benefit on, or be enforceable by, any person who is not a party to this Agreement (whether under the Contracts (Rights of Third Parties) Act 1999 or otherwise).

13. No Partnership

15.1 This Agreement does not create a partnership between the Parties and neither Party shall have any authority to act in the name or on behalf of, or otherwise bind, the other Party to any obligation.

Waiver

- 13.1 Neither Party shall be deemed to have waived the performance or breach of any provision of this Agreement unless it does so expressly in writing. No such waiver shall be deemed to be a waiver of any other past or future default or breach of such provision or any other provision of this Agreement.
- 13.2 No failure or delay by a Party in exercising any right under this Agreement shall be deemed to be a waiver of, or to otherwise prejudice, the exercise of that right.

14. Severability

14.1 If any term of this Agreement is or becomes illegal, invalid or unenforceable in any jurisdiction, that will not affect the legality, validity or enforceability in that jurisdiction of any other term of this Agreement; or the legality, validity or enforceability in other jurisdictions of that or any other provision of this Agreement.

15. Publicity

18.1 Each Party shall obtain written approval from the other prior to making any press release or public statement or announcement regarding this Agreement or any ancillary matter unless the release, statement or announcement is required by law any recognised stock exchange. Any such required announcement shall in any event be issued only after prior consultation with the other Party as to its contents.

16. Variations

16.1 The Agreement may only be amended or varied by a document in writing signed by a duly authorised person on behalf of each Party.

Conflict Between Provisions

20.1 If there is any conflict or inconsistency between any provision in the clauses of this Agreement and any provision in any Schedule to this Agreement, the

provision of this Agreement shall take precedence to the extent of any conflict or inconsistency only.

17. Governing Law

21.1 This Agreement shall be governed by, construed, and interpreted in accordance with English law and the Parties hereby agree, for the purposes of this Agreement only, to submit themselves and any claim or matter arising under or in connection with this Agreement to the exclusive jurisdiction of the English courts.

SCHEDULE 1 - SPECIFICATION

1. Aims and Intended Service Outcomes

- 1.1 To reduce the number of drug-related deaths caused by opioid overdose by:
 - Increasing availability of naloxone in the community for emergency use in opioid overdose;
 - Increasing awareness of symptoms of opioid overdose and how to respond in an emergency;
 - Providing training in the appropriate use of naloxone in the situation of opioid overdose.

2. Service Outline

- 2.1 Take home naloxone provision is available to all individuals aged 18 and over. Young people under 18 years old should be sign-posted to the local specialised Young People's Service.
- 2.2 Identify suitable service users and supply naloxone injection in the form of a Prenoxad kit through engagement in the pharmacy, particularly those accessing needle exchange and/or opioid substitution therapy, informing people about harm reduction and the benefits of carrying a naloxone injection.
- 2.3 All people in contact with people who use opioids are to be offered training in recognising the symptoms of opioid overdose, how to respond appropriately and how to administer naloxone (see Appendix 1).
- 2.4 The naloxone and overdose training can be delivered by any member of the pharmacy team who has been appropriately trained. Once completed, a takehome naloxone kit may be issued to the service user.
- 2.5 The pharmacy staff will provide support and advice to the person, including referral to other health and social care professionals and specialist drug treatment services where appropriate.

3. Data Recording & Information Sharing

- 3.1 The pharmacy will maintain accurate and up to date records of service activity using PharmOutcomes.
- 3.2 CGL will provide the license for data recording via PharmOutcomes
- 3.3 Contractors will share relevant information with other healthcare professionals and agencies, in line with locally determined confidentiality arrangements. The service user should be informed that information is being shared (unless to do so would put another person at risk e.g. in the case of suspected child abuse).
- 3.4 A 2-way communication system will be utilised, once ready, to allow for direct contact between community pharmacies and the Change Grow Live service, providing an audit trail of communication.
- 3.5 **Data Protection -** Each party shall comply with its respective obligations pursuant to applicable data protection laws and/or regulations in relation to the processing

of personal and/or special category data under this agreement, including but not limited to the General Data Protection Regulations and the Data Protection Act 2018.

- 3.6 The pharmacy will support Change Grow Live to carry out audits in relation to the service as and when requested. CGL will extract any data required to carry out audits from PharmOutcomes. Contractors may be asked for feedback to help improve the quality of the service.
- 3.7 The pharmacy will create a record on PharmOutcomes using information provided by the service user.

4. Ordering of materials

- 4.1 It is the responsibility of the pharmacy to order stock to meet the requirements of the service.
- 4.2 Stock levels must be maintained to ensure availability of naloxone to supply to service users once they have received the training.

5. Accessibility

- 5.1 This service will be provided on an open access basis with no requirement for referral from an external agency.
- 5.2 Services will be available to anyone who needs them during pharmacy opening hours.
- 5.3 Service users will be informed of the pharmacy opening hours upon them first accessing the service.
- 5.4 Service Users and CGL will be informed of any changes in opening hours which may affect service provision.
- 5.5 In the instance the service becomes temporarily unavailable (for example, due to staff shortages or unanticipated closures):
 - a business continuity plan shall be in place and actioned by the pharmacy to ensure people can still access services.
 - the local Change Grow Live service shall be notified by the pharmacy of service unavailability and informed of the alternative arrangements which have been put into place.

6. Service requirements

- 6.1 The pharmacy will offer a user-friendly, non-judgmental, patient-centred and confidential service.
- 6.2 The service will be delivered in an area in the pharmacy which ensures a sufficient level of privacy and safety.

7. Safeguarding and Governance

- 7.1 Pharmacy staff must be aware of local child and vulnerable adult protection procedures; these must be followed at all times.
- 7.2 All Pharmacists and Pharmacy Technicians will be trained to Level 2 in Safeguarding. All other pharmacy staff, who may be indirectly involved in providing the Naloxone service, must be aware of safeguarding procedures and escalation processes within the pharmacy.

8. Training

- 8.1 All pharmacy staff must be appropriately trained by completion of the CGL training module "Training for people delivering a take-home naloxone service" prior to supplying naloxone. Staff training must be recorded and evidenced.
- 8.2 Staff involved in the provision of this service must have sufficient relevant knowledge and be familiar with the requirements of this service specification. Knowledge must be kept up-to-date.

9. Quality and safety

- 9.1 The pharmacy must have up-to-date policies and procedures in place for delivery of these services.
- 9.2 It is the responsibility of the contractor to ensure that all pharmacy staff, including other pharmacists (including locums), involved in the provision of the service have relevant knowledge and are appropriately trained in the operation of the service to ensure the smooth continuation of the service in the absence of the regular pharmacist.
- 9.3 The contractor holder will ensure that appropriate professional indemnity insurance is in place.
- 9.4 It is a requirement for the contractor signing up to this agreement to comply with all the requirements of the essential services of the NHS Community Pharmacy Contractual Framework.

10. Incidents and feedback

- 10.1 Incidents and feedback in relation to this service will be reported and investigated as per the pharmacy's incident reporting procedures.
- 10.2 A summarised copy of the incident report, investigation, and outcomes will be provided to the local Change Grow Live service when requested.
- 10.3 Any serious incidents will be notified to Change Grow Live within 5 working days.

11. Payment arrangements

Service Provided	
Naloxone Training	£10.00
Prenoxad kit	Drug tariff price of Prenoxad

- 11.1 Payments will be made monthly upon input of the data onto PharmOutcomes. Invoices will be generated automatically by PharmOutcomes on the 5th of the month. The service contract and financial details will need to be completed and returned before any payments will be made.
- 11.2 Fees will be paid on the basis of submitted claims into a bank account specified by the pharmacy.
- 11.3 The pharmacy is responsible for entering accurate claims data on the correct website.
- 11.4

Either party wishing to terminate this agreement must give three months' notice in writing. However, Change Grow Live reserves the right to suspend or terminate the service at short notice following a significant event or serious incident. The parties to this Agreement confirm their understanding and acceptance of the terms laid out in this Agreement and acknowledge same below:

For and on behalf of Change Grow Live Name: Job Title: Signature: Dated: For and on behalf of the Pharmacy Name: Job Title: Signature: Dated: **Appendix 1: Local Contact Information** Local CGL Service: Brighton and Hove Recovery Service Local CGL Service address: Richmond House Richmond Road Brighton BN2 3FT Local CGL Service telephone number: 07789414 270 Mainline 01273 731900 Local CGL Service email address: tina.fowler@cgl.org.uk

Lead Contact: Tina Fowler