GP IT Specification Commissioning Support Pack

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Introduction and Purpose

1.1 Clinical Commissioning Groups (CCGs) have delegated responsibility from NHS England to provide GP IT Services in accordance with the NHS obligations in the GP contract. CCGs should seek to secure value for money and to minimise the risk of fragmentation by considering at scale procurements in collaboration with other CCGs.

1.2 In procuring GP IT services CCGs should ensure where possible the services reduce likelihood of unlawful discrimination and promote Equality of Opportunity by supporting NHS compliance with the nine characteristics in its public sector equality duty as defined by the Equality Act 2010. Particular areas with patient facing aspects include access to records, online consultation, electronic messaging for direct patient communication (e.g. Short Message Service (SMS)), public/patient Wi-Fi, and data security.

1.3 Where a contract for GP IT services is already in place and re-procurement is not scheduled in the near future this support pack will be of assistance to CCGs and their GP IT suppliers to
   (i) review current services and agree any changes needed
   (ii) ensure data needed by both parties is available to ensure a high-quality efficient service to general practices.

1.4 The Operating Model - Securing Excellence in Primary Care (GP) Digital Services, 2019-21, 4th Edition sets out how NHS England will achieve world class digital primary care systems that support flexible, responsive and integrated services for patients, giving them greater control over their health and care.

It is a commissioning framework which describes the financial operating arrangements, assurance arrangements and leadership required to support the effective delivery of GP IT services. The operating model also addresses the responsibilities of the NHS nationally, regionally and locally (through CCGs) and of the general practice contractors. It defines a set of requirements which the CCG must either provide as “core and mandated” requirements or which can be locally prioritised as “enhanced” requirements to meet needs for local service improvement, change and transformation. The Schedule of Requirements provided in the Operating Model (Appendix A) can form the basis of a local specification but needs adaption to articulate the requirement which supports the CCGs delivery responsibilities and local needs.

1.5 The CCG Practice Agreement. A new national template CCG Practice Agreement will be published in 2019. All general practices and CCGs should sign this new agreement to ensure the practices can receive NHS Funded GP Digital Services.

1.6 This pack includes an updated template specification aligning with and supporting the requirements schedule in Appendix A of the Operating Model.
1.7 The operating model recognises the fundamental role that effective GP IT services will play in delivering the ambitions outlined within the NHS Long Term Plan and the General Practice Forward View (GPFV). It is therefore, critical that the procurement of GP IT support considers the wider strategic context of the service and tests how prospective bidders will provide not only the support required to deliver the business as usual GP IT requirements, but will also deliver efficiency savings, that enable CCGs to reinvest in enhanced service developments that support and enable new models of care, service integration at a local level.

1.8 This pack sets out some of the key considerations when re-procuring GP IT services and a recommended process to support CCGs to tailor local GP IT specifications. However, it should not be taken as an exhaustive or prescriptive guide. It will be refreshed and updated as further good practice emerges and as the Operating Model is periodically updated.

1.9 This pack includes a template which when populated by CCGs, as part of their discovery process, will give a full overview of the GP IT estate, local considerations and those services to be included in the specification.

1.10 The specification described in Table 1.1 and Table 1.2 should be used once the contract is awarded as the basis of Appendix 1 (Summary of Services Table) of the CCG Practice Agreement.

1.11 Tables 4.1, 4.2, 4.3, 4.4 and 4.5 should be used once the contract is awarded as the basis of Appendix 2 (Support & Maintenance Service Levels) of the CCG-Practice Agreement.
Key Considerations

This section briefly describes some of the key areas that CCGs should consider when developing their GP IT service specifications.

1. Using Primary Care Digital Maturity Assurance Tool

Before undertaking a re-procurement of GP IT services, CCGs should review the data available within Primary Care Digital Maturity Assurance Tool (PC DMAT), to assist their understanding of local levels of digital maturity across their primary care estate.

The PC DMAT is aligned to the Operating Model and outlines progress against ‘core and mandated’ GP Digital requirements, together with providing some insight into current progress against some aspects of ‘productive’ and ‘transformational’ service delivery. This will help CCGs to identify gaps in current service provision and areas for future investment, together with supporting CCGs in considering the following questions:

- Can we be assured that the commissioned GP IT services are secure, compliant and resilient and are of the required quality (i.e. fit for use and responsive) and meet our contractual obligations (i.e. General Medical Services requirements)?
  
  o Review the Core and Mandated Requirements indicators

- Where do we need to invest in the future to meet the ambitions of the General Practice Forward View (GPFV)?
  
  o Review the Productive GP IT indicators

- Can we easily identify areas for development and/or investment to support the ambitions of our Local Digital Roadmaps (LDRs), Integrated Care Systems (ICS) and Sustainability and Transformational Plans (STPs) across the local community, learning from general practice innovation?
  
  o Review the Transformational GP IT indicators

In addition, evidence should be sought to support the more general questions of:

- Can we demonstrate value for money?

- Are there opportunities for the CCG to share learning from general practice across the wider health and care system to meet the ambitions of the NHS Long Term Plan and the local CCG strategy?

The information available within the PC DMAT will provide important insight into existing and future GP IT service provision and should be shared with bidders as part of the procurement process to ensure that supplier responses are fit for purpose.
2. The Operating Model

The Operating Model is a commissioning framework which describes the financial operating arrangements, assurance arrangements and leadership required to support the effective delivery of GP IT services. The model also addresses the responsibilities and expectations of the NHS nationally, regionally and locally (through CCGs) and of the general practice contractors. The model defines a set of requirements which the CCG must either provide as “core and mandated” requirements or can locally prioritise as “enhanced” requirements to meet the local priorities from service improvement, change and transformation.

This procurement support pack and specification template is an important supporting component of this model in ensuring CCGs can meet their responsibilities whilst also addressing local community requirements. Appendix A of the Operating Model includes a schedule of enabling requirements for GP IT, this can be used as a basis for the development of local GP IT specifications. Not all the requirements listed will be appropriate to include in every local specification, although the CCG is still required to meet the defined core and mandated requirements. CCGs should be familiar with the requirements outlined within the Operating Model when they review their local GP IT specifications.

The Operating Model is effective from April 2019 to March 2021 and may be subject to addendum during that period. This pack is published as an appendix to the operating model and has been aligned with the content of the operating model. Potential bidders need to be able to respond to published revisions of the Operating Model over the term of the contract.

3. Discovery Process

Local GP IT services can be complex and wide ranging for a number of reasons, for example legacy arrangements or community wide initiatives. It is essential that the CCG embarks on this procurement with clarity on the services, assets, and liabilities in the local environment. Leaving the discovery process to take place as part of or alongside the service mobilisation process once the contract is awarded can lead to significant financial and service continuity risks for the CCGs and their GPs.

Assets which include IT hardware, software licences, staff access accounts and physical estate will attract support, maintenance and replacement costs. Potential bidders may use these asset profiles to calculate baseline service costs. Without this baseline information, planning and engaging constructively with the potential bidder on primary care service improvement and digitally enabled transformation will be compromised.

There may be significant revenue costs associated with legacy IT service contracts, for example software applications, Community of Interest Networks (COINS), remote access tokens, telephony etc. Both the CCG and the potential bidder need to have visibility of these and clarity on how they are to be managed and funded in the future. The distinctions given in the Operating Model for core and mandated requirements, enhanced requirements and practice business requirements may be helpful in planning the future management of any legacy arrangements. Some legacy services may support healthcare providers other than practices, for example in shared
primary care sites and shared infrastructure in which case the CCG (as commissioner) should consider how it wishes to support the provision of these in the future. CCGs should ensure that it does not duplicate the funding or resourcing of IT & Digital Services for practices and other providers.

Given the importance of the above the ongoing collation and management of this information once the contract is awarded and service mobilised should be seen as a critical delivery success factor of any Potential bidder.

4. Core and Mandated GP IT Requirements

Core and mandated GP IT requirements are defined within the Operating Model as ‘technologies and services necessary to deliver primary care services under the GP contract or as otherwise nationally mandated’.

Note: These are the core services to be commissioned by CCGs for general practices, to enable the effective delivery of primary care services and compliance with the GP Contract (including General Medical Services (GMS), Personal Medical Services (PMS) and Alternative Provider Medical Services (APMS) contracts).

As a minimum, the GP IT specification should include all ‘core and mandated’ requirements outlined within the Operating Model, where these are not delivered via alternative mechanisms for example, provisioned directly by the CCG or other provider. A key principle is to build on the best of existing service provision arrangements, addressing any shortcomings and ensuring any subsequent transfer of services is effectively managed to avoid de-stabilising existing service provision.
CCGs should be clear within GP IT specifications about the kind of services that are required. For areas where the service is mature and stable, continuation of existing service provision may be a key requirement, together with expectations around service improvement. Where there are known challenges to current GP IT service arrangements, these should be clearly articulated within the tender documentation, with an outline of future service expectations to address these challenges. CCGs may wish to advise potential bidders to propose innovative and cost-effective strategies to address current challenges.

If there are any specific local requirements considered to be essential to maintaining service delivery locally, such as online technical support and first-line response to reduce the demand for onsite support, particularly in rural areas, these should be included within the specification. CCGs should however, be cautious about setting too many specific requirements of this type as bidders should be given flexibility to design and offer best value solutions.

5. **Enhanced GP IT Requirements**

The Productive GP IT capabilities outlined within the Operating Model provide examples of enhanced requirements that CCGs, in conjunction with GP users may wish to consider.

Productive capabilities are met by the technologies, systems and support services which enable and improve efficiency and effectiveness of general practice including primary care at scale to support the delivery of the GP Forward View (GPFV). These services may be provided to facilitate confederated working, in support of general practice efficiency and effectiveness, working ‘at scale’ and delivery of 7 day/extended hours services.

The Transformational capabilities outlined within the Operating Model provide examples of enhanced requirements that CCGs, in conjunction with GP users, may wish to consider to support new models of care, cross sector and whole system “place” based commissioning and service provision.

Transformational capabilities are met by the technologies, systems and support services which will enable new models of care and service integration. These services may be provided to facilitate broader service integration and inter-organisational sustainability and transformation initiatives.

CCGs should outline local service transformation plans within GP IT specifications, particularly in relation to primary care, but also the broader integration of health and care, to enable prospective bidders to respond to local requirements within tender submissions.

These are enhanced GP IT requirements that should be developed and agreed with practices locally to support local strategic initiatives and commissioning strategies to improve service delivery. They will require local specification in line with local priorities and plans that should be included within tender requirements.

Bidders should be able to offer innovative service delivery arrangements and solutions, to support CCGs and general practice in delivering against the
improvement and transformation of general practice services, as outlined in the GP Forward View and NHS Long Term Plan.

6. Standards

Within the Operating Model where applicable standards are attributed to individual requirements. These should be reflected in the service specification and bidders in their responses are expected to demonstrate how these standards will be met.

Nationally recognised and published Guidance is also shown attributed to individual requirements where appropriate. Although not mandatory as standards bidders are expected to follow any such guidance shown.

There are a number of standards applicable to the Supplier at organisational level. (See Appendix 1 – Organisation Standards). Assurances should be sought from bidders that any accreditation or certification relevant to these standards fully applies to the scope of the services being procured.

7. National Digital Services

These are digital services commissioned centrally by NHS and provided to, and used by all NHS commissioned providers including general practices as applicable. There is no local choice in these solutions. Locally commissioned alternatives should not be commissioned or used. The provision of these services is therefore outside the scope of the GP IT Specification but local support necessary for practices to use these services in scope.

8. Funding

Funding arrangements are outlined within the Operating Model. These aim to ensure that CCGs have sufficient local flexibility to commission effective and responsive GP IT services that meet local need and support the development of new models of care whilst also ensuring:

- Standardised high-quality GP IT services
- Alignment of GP IT operating arrangements with local strategies for general practice
- A foundation to underpin GP IT provision to enable service transformation

The first call on GP IT revenue funding locally is the provision of ‘core and mandated’ GP IT requirements. Refer to the current Operating Model for details on funding sources and their application.

Financial envelopes should reflect the increased funding available to deliver the additional services in the core and mandated elements of GP IT as well as any additional funding required to deliver enhanced services.

9. CCG Practice Agreement

CCGs should have all CCG Practice Agreements signed and in place with local practices. These outline the terms governing the provision and receipt of GP IT Digital services. These terms should be reflected in the specifications, particularly
highlighting any local requirements that have been added to the national template agreement, and shared with potential bidders to provide detail on the services that the new supplier would be supporting. A new CCG Practice Agreement template will be published in 2019 and all practices and CCGs will be required to sign this new agreement by 30 November 2019 for the CCG to provide digital services to the practices.

The CCG Practice agreement requires CCGs to enter into data processing agreements for locally commissioned digital services on behalf of the practices.

10. Scope of Service Recipients (Practices)

All general practices who have a signed CCG Practice Agreement should be included as a Service Recipient. Where there is no signed CCG Practice Agreement the practice should be considered outside the scope of this procurement

Primary Care Network services provided within a GP contract as a Directed Enhanced Service (DES) from April 2019 will be within the scope of the service recipient (providing the host practice has signed the CCG Practice Agreement)

CCGs may wish to extend the procurement to include IT support for other organisations and services not operating under a GP contract e.g. a community provider. This is a local CCG decision at the discretion of the CCG. The CCG must ensure additional funding, other than the CCG allocated GP IT funds, are made available to support this.

11. Local Engagement

Where possible practices should be able to contribute to this specification through existing forums, GP IT representatives, practice manager groups etc. The cooperation of general practices is essential in this process as they are the primary service recipients. The CCG should ensure good communication routes are maintained with the general practices throughout the processes of discovery, service specification development, and procurement and service mobilisation.

12. Contract Length

The length of the contract awarded to a supplier is likely to affect the value for money the CCG can achieve. Longer contracts should drive greater investment in service transformation as suppliers seek to drive efficiencies and quality improvement. Although there may be uncertainties for CCGs on the future state CCGs should seek flexibility in the contract to enable the CCG and supplier to co-design the solution that best meets the CCG's needs. By taking this approach and bringing in the suppliers at the start of a redesign process, suppliers will be able to spread the cost of transformation over multiple years and identify where efficiencies can be made that can (and should) be reinvested in further transformation and service improvement.
13. **Local Context Setting**

Significant changes continue to take place in general practice, driven by both national policy and local organisational pressures. Future general practice needs to be supported with the best modern digital services if successful and sustainable improvements in care are to be delivered through such change.

The revised Operating Model, provides a framework for the commissioning of ‘core’ GP IT services, including consideration of productive requirements to support primary care at scale and the broader health and care service transformation, in response to changing models of care outlined in the NHS Long Term Plan.

The data collation template aims to support CCGs to capture key ‘local’ information in a uniform manner that will provide potential bidders with sufficient local insight to ensure that bid submissions are responsive and reflect local needs and requirements in relation to GP IT service delivery arrangements. When completed it should summarise the key considerations outlined above.

This should provide a ‘summary’ view, rather than in-depth information that would be available within more formal local plans.

Using the data collation template provided (or equivalent alternative if preferred) CCGs are also advised to include a summary outline of current the GP IT estate and environment, including key data, where appropriate see Table 4.5. Current GP suppliers should be able to support the capture of this key summary information.

14. **Cyber & Data Security**

All parties ie CCGs, General Practices and potential bidders must understand and consider the impacts of

(i) The threats to general practice business continuity and patient safety from potential cyber attacks
(ii) Compliance with the National Data Guardian’s ten standards
(iii) Legal compliance by all parties with the EU General Data Protection Regulation (GDPR) and the Data Protection Act (2018).

Requirements arising from these are incorporated into the Operating Model and the template specifications in this document. CCGs as commissioners and general practices as data controllers must jointly ensure all parties fully meet these requirements through the procurement.

15. **Developing a local specification**

A specification template based on the current operating model is provided in Appendix 1. The ITT development process (figure 1) will assist CCGs further develop a locally appropriate specification.

Whilst not precluding bidders from offering innovative approaches CCGs should give consideration on how the following will be managed

(i) services where demand is likely to link to volumes (eg of devices, users etc) and how incremental/organic growth can be accommodated possibly using a tolerance level
(ii) specialist (expert) services (eg training, data quality, project management, information governance etc) what will the available capacity be and how will it be managed.

Some requirements may be met by specialist providers eg HSCN, WiFi in which case these should be excluded from the specification although support for use of these services may still be needed eg through service desk, cyber security, and infrastructure.

The template specification includes, as appropriate for each requirement, supporting notes on
- Practice Responsibilities – this is for information only and should not form part of the service agreement as the practice is not a party to the contract. It can be removed.
- CCG Note – this is for information for the commissioner and may be removed from the final document
**Figure 1: Key Stages of Invitation to Tender (ITT) Development**

**ITT Development**

- **Review key local strategies** including new models of care, Local Digital Roadmaps Integrated Care Systems (ICS) and Sustainability & Transformation Plans (SPT), to develop directions for GP IT services

- **Market engagement with suppliers** to understand the art of the possible/innovations

- **Review Primary Care Digital Maturity Assurance Tool** to identify strengths and weaknesses of existing provision and areas for investment

- **Strategic workshop with key stakeholders**, including general practice, to discuss key objectives for GP IT services and consider enhanced requirements

- **Detailed & technical review of core and mandated requirements and of enhanced requirements (e.g. via workshops) to tailor specifications locally**

- **Completion of ITT pack and launch of ITT**

During this stage you should collect data to support the procurement including:

- Requesting and reviewing staff and asset information from incumbent supplier
- Gathering information on the volume of services currently provided e.g. number of GP practices supported
- Collate a pack of key documents for suppliers including practice agreements, the CCG’s IT strategy, digital roadmap etc.
Checklist of Key Questions for CCGs

Before publishing the ITT the CCG should have considered, as a minimum, the following questions:

1. Has the CCG reviewed the current GP IT service delivery arrangements with key stakeholders including primary care service users, to ensure their views are adequately reflected?

2. Are Cyber & Data Security understood locally and adequately reflected in the specification documentation, including mandatory responsibilities for all parties (refer to current versions of the Operating Model and NHS Digital CareCERT website).

3. Has the CCG reviewed the information available within the Digital Primary Care Maturity Assurance Tool to support the developing service specification? Is this information clearly articulated, including highlighting utilisation of this tool to potential bidders, as a means of identifying current progress towards digital maturity within primary care?

4. Has the CCG used the information available above to identify those existing service areas which need strengthening? Is this clearly articulated in the GP IT specification?

5. Does the financial envelope reflect the increase in core and mandated service delivery requirements, supported by the GP IT funding provision for 2019-21?

6. Has the CCG included sufficient information on the supported IT estate/primary care estate, local CCG Practice Agreements, in-flight projects and current service provision?

7. Has the CCG articulated general practice service improvement trends including new contracts, federations, GP Forward View, Primary Care Networks & Integrated Care Systems (ICS)? What are the GP IT service requirements that will be needed to enable these? Is information provided in sufficient detail to allow the contract to be flexible to meet developing needs?

8. Has the CCG reviewed local strategic plans, including as a minimum insight into Local Digital Roadmap (LDR) digital strategy, Integrated Care Systems (ICS) and Sustainability and Transformation Plans (STPs), to ensure procurement of GP IT services that will support changing demands on primary care, particularly in relation to enhanced service requirements?

9. Where there is an expectation that the successful bidder will develop innovative service offerings and provide service options, is this clearly articulated within the tender documentation?

10. How long does the CCG intend to award the contract for? Has the CCG considered the benefits of enabling a supplier to spread the cost of transformation over a longer period?
11. Has consideration been given to funding arrangements for enhanced service requirements? Where there is a need to access innovation funds i.e. Estates and Technology Transformation Fund (ETTF), is there an expectation on successful bidders to support such access arrangements and, if so, is this clearly articulated within the specification?

**Support Tools Available**

A data collation template is provided as part of this pack. This is an Excel file which can be downloaded and used locally. Note: it is a macro enabled Excel file, so macros need to be enabled within Excel for this file only.

The spreadsheet has colour coded tabs to guide the user:
- Green TABS show the sheet is available for data entry
- Amber TABS indicate the cells in the sheet are part completed (fixed text or automatically populated) and part available for local data entry OR are provided as a draft template for local amendment if appropriate
- Red TABS show the sheet is auto-populated or fixed text and local data cannot be entered into the sheet.

Cells are also colour coded:
- Cells in Blue text have pre-set content or are automatically populated - do not attempt to amend these.
- Cells in black text can be manually completed - in some cases there is a validation constraint or drop-down lists to support data quality and consistency

Detailed instructions are given within the tool, but the functions are:

1. Set the scope by selecting one or more CCGs (by either name or CCG code from a drop-down list) which make up the procuring authority.

2. Optional - Choose up to three categories for this procurement (you may only need one)

3. Optional – amend the drop-down lists in the Customised Reference tab.

4. All eligible general practice contractors are pre-selected from the CCGs included. Identify the asset count, systems and services associated the practice (contractor) estate. Additional APMS or provider contractors can be added.

5. Identify the physical estate (locations) where the services are required – and the asset count associated with that estate.

6. Progress checklists and suggested external documents to include are provided.
7. Identify other assets and volumetric including hosted applications, standard (universal) desktop software, contracts, projects in flight or committed, key meetings requiring IT attendance.

8. Using the service specification template based on the Operating Model Schedule of Digital Requirements identifies if and how each of these requirements is in scope for each CCG. This template can be used for local review and approval and then with and the attached tables as part of the ITT Pack for issue to prospective bidders.

9. Automatically generate a clean set of unlinked tables (Excel file format) from the data entered. This should be provided as an attachment to the Word document (Appendix 1 Template) which references each table as appropriate. Using the template in Appendix 1 (GP IT Specification Template) review and amend as required the Detailed Service Specification.

10. Ensure these match the services that the CCG wishes to include in this procurement as selected in the Service Specification tab in the data collection template.

11. Template Questions – for inclusion in the GP IT Supplier Information Pack

12. Suggested exploratory topics for bidder presentations

13. Suggested Points of Consideration in Bidder Interviews
Appendix 1: GP IT Specification Pack Template

1. Service Specification – Service Summary

This Service Specification is aligned with the Operating Model: Securing Excellence in Primary Care (GP) Digital Services, 2019-21, 4th Edition. The CCGs detailed in Table 1.1 (attached) are accountable and responsible for the provision of GP IT Enabling IT services to support requirements set out in the Operating Model.

The GP IT Delivery Partner (“supplier”) must adhere to the service standards defined in the Operating Model. For the avoidance of doubt where a successor or addendum to the Operating Model is published during the course of this contract the supplier must meet the minimum requirements defined in said successor or addendum.

CCG Practice Agreements are in place between each CCG and their practices that outline the terms governing the provision and receipt of GP Digital services. Suppliers are required to deliver services in line with these agreements, or their successors. A copy of the locally agreed CCG Practice Agreement(s) is attached.

Organisation Standards

Suppliers must meet the minimum standards defined within the Operating Model including but not limited to:

- Demonstrate compliance with all mandatory assertions in the NHS Data Security and Protection Toolkit (DSPT) for the relevant organisation type.

- Where the organisation is not accredited to ISO 27001 for Information Security Management it will by June 2021 achieve accreditation to Cyber Essentials Plus (CE+)

- Provision of service desk functions compliant with ITIL Version 3 (or equivalent) and operating to standards ISO 20000.

- Commitment to adhere to and support implementation of the National Data Guardian ten standards on data security.

- Compliance as data processor with EU General Data Protection Regulation (GDPR). This will include the provision of a compliant data Processing Agreement.

- Well-developed disaster recovery and business continuity plans, reviewed, tested and validated annually for services critical to GP service continuity and compliant with “Business Continuity: Good Practice Guide”, NHS Digital 2017. These plans should include a response to threats to data security, including significant breaches or near misses. These plans should be based on a Recovery Time Objective (RTO) of not more than 48 hours for essential practice activities.
- Applicable minimum standards are identified in Table 3.2 Secondary K.P.I.s (Quality Indicators).

Definitions

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bidder</td>
<td>A prospective supplier for the services</td>
</tr>
<tr>
<td>Core and Mandated GP IT Requirements</td>
<td>The requirements for digital systems, technologies and services necessary to deliver the GP contracted service or as otherwise nationally mandated. Under GP contractual obligations these are funded by NHS for GP contractors.</td>
</tr>
<tr>
<td>Enhanced Requirements</td>
<td>The requirements for digital systems, technologies and services which may enable service improvement and transformation. Provision of these requirements through commissioner funding is secondary to meeting core &amp; mandated requirements and is subject to local prioritisation.</td>
</tr>
<tr>
<td>Enabling requirements</td>
<td>Requirements for services e.g. infrastructure, equipment and support as necessary for practices to operate the solutions provided to meet Core &amp; Mandated and Enhanced Capabilities provided and the National Digital Services</td>
</tr>
<tr>
<td>Productive digital capabilities</td>
<td>Patient management and clinical capabilities which improve the efficiency &amp; effectiveness of the contracted service and can be enabled through software application and data solutions. These are Enhanced Requirements</td>
</tr>
<tr>
<td>Essential clinical system capabilities</td>
<td>Patient management and clinical capabilities which can be enabled through software application and data solutions. These solutions must be accredited through the GP IT Futures Framework.</td>
</tr>
<tr>
<td>Extended Operational Support Hours</td>
<td>Operational Support Hours extended to support local GP contracts which provide GP services outside the core GP contract hours</td>
</tr>
<tr>
<td>GP Contract</td>
<td>The contract to supply primary medical services. This includes General Medical Services (GMS), Personal Medical Services (PMS) and Alternative Provider Medical Services (APMS) contracts.</td>
</tr>
<tr>
<td>High Severity Incident Support Hours</td>
<td>24-hour 7-day access for high severity incident management &amp; business continuity</td>
</tr>
<tr>
<td>Managed GP IT Infrastructure</td>
<td>Any GP IT equipment, including desktops and mobile equipment, devices, applications or systems regardless of ownership, which is connected or part of the GP IT infrastructure which the supplier supports and has control of its security.</td>
</tr>
<tr>
<td>National digital services</td>
<td>Digital services commissioned centrally by NHS and provided to, and used by all NHS commissioned providers as applicable.</td>
</tr>
</tbody>
</table>
Operating Model


Operational Support Hours

Services to be provided for core GP contract hours, as detailed in the GP contract (between 08:00 - 18:30, Monday to Friday, excluding Public Holidays).

Practice

Any GP contract holder with a signed CCG-Practice Agreement and eligible to receive GP IT services as listed in Table 5.1.

Practice business support systems

Systems and services which a practice may utilise for business purposes enabling the non-clinical business functions to operate and support the practice as a business organisation. Not directly related to patient care.

Practice premises

An address specified in the GP Contract as one at which services are to be provided under the Contract and as registered with the Organisations Data Service (ODS).

Practice Staff

General Practitioners and practice employees as well as health & social care professionals individually commissioned directly by the practice.

Productive digital capabilities

Patient management and clinical capabilities which improve the efficiency & effectiveness of the contracted service and can be enabled through software application and data solutions. These are Enhanced Requirements.

Shared Managed IT Infrastructure

Those components of the managed GP IT infrastructure which are shared by other organisations who are not recipients of this service.

Standard Service Hours

Services to be provided between 09:00 - 17:00, Monday to Friday, excluding Public Holidays.

Supplier

The successful bidder awarded contract to supply GP IT services as defined in this specification.

Transformational digital capabilities

Patient management and clinical capabilities which enable transformed care, often extending beyond the practice and its core GP contract function and can be enabled through software application and data solutions. These are Enhanced Requirements.

Services must be available as a minimum for the Service Availability required for each Requirement.
The CCGs which constitute the Authority are seeking the following GP IT services:

**Table 1.1 Services by CCG**

Further summary details by heading is provided in

**Table 1.2 Service Specification Summary**

2. **Detailed Service Specification**

The detailed Service Specification requirements are described below:

**Category 1: Core & Mandated Requirements: Essential Clinical System Capabilities**

These requirements described as capabilities are met through accredited services procured from the GP IT Futures Framework. The provision of services to meet these capabilities is therefore outside the scope of this service specification. However, as they are required to be supported the services procured here will impact on the GP IT Enabling services required.

**Category 2: Core & Mandated Requirements: National Digital Services**

A number of digital services and systems are commissioned and provided nationally and are available at no local cost to all NHS commissioned providers including practices (where functionally appropriate). These are standard solutions with no element of local choice. Local alternatives should not be provided or used. The provision of these services is therefore outside the scope of this service specification. However, as they are required to be supported these services will impact on the GP IT Enabling services required.

**Category 3: Core & Mandated Requirements: GP IT Enabling Requirements**

Digital technologies and services as required by the solutions selected to meet the essential clinical system capabilities and the national digital services.

<table>
<thead>
<tr>
<th>CCG Note</th>
<th>CCGs should review the following requirements ensuring they are applicable to their local needs whilst meeting the requirements described in the Operating Model. CCGs should remove any requirement where it is sourced through another procurement route</th>
</tr>
</thead>
</table>
## GP IT Support Service Desk

<table>
<thead>
<tr>
<th>Requirement</th>
<th>GP IT support service desk for all users which provides:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Triage</td>
</tr>
<tr>
<td></td>
<td>• Incident management</td>
</tr>
<tr>
<td></td>
<td>• Problem management</td>
</tr>
<tr>
<td></td>
<td>• Request management</td>
</tr>
<tr>
<td></td>
<td>• SLA reporting</td>
</tr>
<tr>
<td></td>
<td>• Access to notify and escalate high severity cyber or data security incidents</td>
</tr>
</tbody>
</table>

## Transactional Services

### Service Availability: Operational Support Hours

An ITIL aligned or equivalent, management process for:

- Incidents,
- Problems,
- Requests,
- Change Control.

Access channels - there must be at least TWO of the following access routes available:

- A single telephone number for logging calls,
- A single email address for logging calls,
- A web portal for logging and managing calls,
- An App for logging and managing calls.

It must be possible to log a call using at least one of these methods 24 hours a day, 7 days a week. Practices must be able to track the progress of logged calls/requests/incidents through any of these routes.

To improve efficiency and responsiveness the service should include remote access in a secure manner subject to end user consent to desktop PCs for diagnostic and resolution purposes, including the management of remote working solutions.

The service has clear and agreed priority incident categories, with minimum response and target fix times to ensure the safe and effective operation of GP digital services (see Table 4.4 Priority Assessment Matrix).

- All calls are prioritised to the agreed standard see Table 4.4 Priority Assessment Matrix, in conjunction with the person reporting the incident.
- A minimum standard should be agreed for the percentage of incidents resolved on first contact or within an agreed timeframe from call logging. (See Table 4.1 Primary K.P.I.s)
- Where 3rd party support is required for incident or problem management, there is a robust and effective resolution plan in place with agreed responsibilities and
led by the GP IT service desk provider. This will include NHS 111-GP Connect issues reported to the service desk. Supported software and hardware will be scoped within the Summary of Services (Appendix 1) in the CCG-Practice Agreement.

- Where 3rd party support is not available for required incident or problem management e.g. when outside 3rd party support hours the end user (practice) will be advised on timescales and any practical workarounds. The GP IT Service desk provider remains responsible for the incident until the 3rd party can take action to resolve.

Availability: High Severity Incident Support
Access must be available for out of hours high severity service incident alerting, logging and escalation in accordance with the approved business continuity and disaster recovery plans.

<table>
<thead>
<tr>
<th>Specialist Support Services</th>
<th>Service Availability: Standard Service Hours</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• SLA reporting</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Applicable Standards</th>
<th>• ISO 20000 – IT Service Management Standard</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>An ITIL aligned or equivalent, management process for:</td>
</tr>
<tr>
<td></td>
<td>Incidents, Problems, Requests.</td>
</tr>
</tbody>
</table>

**CCG Note**

Recommendation: The local SLA is based upon an agreed managed IT device OR user volume.
### Extended Operational Support

#### Requirement
An extension of services required over Operational Support Hours to meet the requirements of practices / PCNs contracted to operate outside the core GP contract hours.

#### Transactional Services
- **Service Availability:** Extended Operational Support Hours
  - GP IT Support Desk
  - Registration Authority
  - Essential Infrastructure
  - Desktop Infrastructure
  - Remote Access to clinical System at Point of Care
  - Controlled digital environment
  - Cyber Security

<table>
<thead>
<tr>
<th>Service Availability</th>
<th>Hours: {}</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Days of week: {}</td>
</tr>
<tr>
<td></td>
<td>Exclusions: {}</td>
</tr>
</tbody>
</table>

#### Scope
The premises, practices and applications to be supported are identified in tables 5.1, 5.2 and 5.4

**CCG Note**
CCGs should define hours and any exclusions (eg public holidays) to suit local requirements
## GP IT Equipment Asset Management

<table>
<thead>
<tr>
<th>Requirement</th>
<th>The asset management and disposal of all NHS owned GP IT equipment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Out of Scope</td>
<td>GP IT equipment not NHS owned</td>
</tr>
</tbody>
</table>
| Transactional Support Services | Availability: Standard Service Hours  
All NHS Owned GP IT equipment  
- Must be recorded in an accurate asset register  
- Is subject to an approved GP IT equipment reuse and disposal policy and procedure - using authorised compliant contractors  
- On disposal must be recorded in an auditable log - this will include date of disposal, method of disposal and data destruction certificate (when the item has data storage capability). |
| Specialist Support Services | Disposal will be carried out by a contracted authorised specialist IT hardware disposal organisation (meeting standards listed below)  
Support CCG to develop and maintain a local IT equipment reuse and disposal policy |
| Systems and applications | All software and operating systems NHS owned GP IT equipment must be approved and recorded on a software licence register which must confirm that the software is appropriately and legally licenced for such use and does not present a cyber security risk.  
Unsupported or unmaintained software (by software supplier), browsers and operating systems must not be used on NHS owned GP IT equipment |
| Applicable Standards |  
- NDG standard 8 |
| Practice Responsibilities (for information only) | To provide consumables e.g. for printers and other operating requirements to any standard specified in the local Warranted Environment Specification or as otherwise specified by the manufacturer of the equipment.  
NHS owned GP IT equipment does not require to be individually insured under practice policies (content insurance) however the practice should take reasonable steps to ensure the physical security of the equipment, protecting against loss, theft or damage.  
To ensure environmental requirements (eg air-conditioning and fire suppression) and power supply for NHS owned IT equipment on practice premises.  
Practices are responsible for the secure disposal of any practice owned IT equipment. Practices are advised to seek specialist advice (from commissioned GP IT Delivery Partner) on secure |

NDG standard 8

Practice Responsibilities (for information only)
| CCG Note  | A local IT equipment reuse and disposal policy is required. A disposal service may be provided through a directly commissioned service by the CCG or through a sub-contract of this service. |
## Software Licence Management

<table>
<thead>
<tr>
<th>Requirement</th>
<th>All software and operating systems installed and operated on managed GP IT equipment will be licensed and managed</th>
</tr>
</thead>
</table>
| **Transactional Support Services** | Availability: Standard Service Hours  
  - Advice on availability of licences  
  - Procurement of additional licences  
  - Maintain licence register |
| **Specialist Support Services** | Availability: Standard Service Hours  
  - Development and maintenance of a local Warranted Environment Specification (WES)  
  - Specialist support is available for W10 and Automatic Threat Protection (ATP) deployments. |
| **Systems and applications** |  
  - All software (including operating systems) used on managed GP IT infrastructure must be approved and recorded on a software licence register which must confirm that the software is appropriately and legally licenced for such use and does not present a cyber security risk.  
  - Supported operating system & browser compliant with local WES.  
  - Unsupported or unmaintained software (by software supplier), browsers and operating systems must not be used on managed GP IT Infrastructure.  
  - Anti-virus software, Encryption software and Effective patch and upgrade management for operating systems and anti-virus software must be in place |
| **Applicable Standards**   | NDG standard 8 |
| **Applicable Guidance**    | CareCERT Best Practice Guides |
### Registration Authority

<table>
<thead>
<tr>
<th>Requirement</th>
<th>A Registration Authority is a function, which carries out the identity checks of prospective smartcard users and assigns an appropriate access profile to the health professional's role as approved by the employing organisation. Smartcards are required to access NHS Spine information systems and registration authorities’ roles and responsibilities are defined by NHS policy.</th>
</tr>
</thead>
</table>

### Transactional Support Services

| Availability: Operational Support Hours | • Unlocking of smartcards  
• Position Based Access Control (PBAC) configuration |
| Availability: Standard Service Hours | • Issuing of smartcards (including ID checks / printing etc).  
• Provide practices with a facility to notify the RA Services Provider when practice staff leave the practice organisation or no longer require RA access to the practice, and ensure access is removed within the agreed performance standards for user account management. |

### Specialist Support Services

| Availability: Standard Service Hours | • Registration Authority service including policing ‘Access Policy’ and the delivery and management of role-based or position-based access control and issuing of smartcards.  
• Training of practice RA managers and sponsors.  
• Support of software to support national systems for example.) Identity Agent, CIS.  
• Ensure adherence to access security policy.  
• Advise practice RA managers and RA sponsors of configuration of business functions, completion of documentation and use of RA systems (for example. reset PINs).  
• Involvement in national project roll out such as attendance at project boards to support project delivery.  
• Production of RA reports |

### Systems and applications

| Applicable Standards:  
• **Identity Agent**  
• **CIS**  
| Applicable Standards |  
| • National Registration Authority Policy.  
• NDG Standard 4.  
| Only accredited suppliers can provide this service. |

### Applicable Guidance

| Applicable Guidance |  
| • Registration Authority Operations and Process Guidance  
| • Registration authority governance |

### Practice Responsibilities (for information only)

| Practices are responsible for determining which practice and other organisation staff can access practice data and system functions, and the (system) role of that staff member, through the Registration Authority process. |
| Staff access to all systems processing patient identifiable data is regularly reviewed and updated by the practice using the NHS RA service (or other local practice access controls). |
| Designation of RA manager for the practice. |
# NHS Mail Administration & Support

<table>
<thead>
<tr>
<th>Requirement</th>
<th>The local administration of NHS Mail accounts</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Out of Scope</strong></td>
<td>National NHS Mail Service Desk Support for email solutions other than NHS Mail</td>
</tr>
<tr>
<td><strong>Transactional Support Services</strong></td>
<td>Availability: Standard Service Hours</td>
</tr>
<tr>
<td></td>
<td>• Creation, deletion of user and email accounts.</td>
</tr>
<tr>
<td></td>
<td>• Password resets, account unlocking etc.</td>
</tr>
<tr>
<td></td>
<td>• Setting up shared mail boxes and authorising distribution lists</td>
</tr>
<tr>
<td><strong>Specialist Support Services</strong></td>
<td>Availability: Standard Service Hours</td>
</tr>
<tr>
<td></td>
<td>• Providing local administrator (LA) support for example for access and support for NHS Mail, support for migration from local email services to NHS Mail.</td>
</tr>
<tr>
<td></td>
<td>• Provide practices with a facility to notify the GP IT Delivery Partner when practice staff leave the organisation or no longer require NHS Mail access, and ensure access is removed within the agreed performance standards for user account management.</td>
</tr>
</tbody>
</table>

| Applicable Standards         | • NDG Standard 4 NHS Mail Acceptable Use Policy |
| Applicable Guidance          | • NHS Mail Support Portal |

<p>| Practice Responsibilities (for information only) | NHS Mail is the primary email system for practices  |
|                                               | Practices are responsible for authorising creation and removal of NHS mail accounts belonging to their practice organisation within NHS Mail |
|                                               | Practices are responsible for ensuring the security of any data held in practice staff NHS Mail accounts under the practice organisation, and for the correct removal or archiving of such data when any member leaves the practice |
|                                               | Practices will have at least one securely managed and daily monitored NHS Mail account to receive clinical documentation. This will support (i) the GP Contract requirement by April 2020 that practices will no longer use facsimile machines for either NHS or patient communications. (ii) the GP contract requirement from October 2019, practices will register a practice email address with MHRA CAS alert system and monitor the email account to act on received alerts where appropriate. |
|                                               | Practices should ensure practice staff follow all NHS Mail guidance and advice on cyber security in their use of NHS Mail eg phishing, spam etc |</p>
<table>
<thead>
<tr>
<th>Essential Infrastructure</th>
<th>Requirement</th>
<th>The provision, maintenance and technical support of the necessary infrastructure to deliver core and mandated GP IT services</th>
</tr>
</thead>
</table>
| Transactional Support Services | Availability: Operational Support Hours | • Through GP IT Service Desk  
• Break / Fix incident and problem resolution |
| Infrastructure | Provision, maintenance and technical support of the necessary infrastructure to deliver core & mandated GP IT capabilities, to include: | • Network connectivity and access to core GP IT services at point of care, including main to branch site(s) connectivity.  
• Local network services, including equipment, structured cabling and support.  
• Interface between locally managed networks and HSCN-GP, nationally managed services (e.g. Windows Managed Services), Legacy N3 and community partner networks  
• File management, data storage and hosting services for core services.  
• Provide access to a secure, resilient off-site data storage facility for all practice data required for delivery of clinical services, other than that held in externally hosted applications such as clinical systems and NHS Mail, to a standard not less than tier 3 data centre. Examples include clinical documents e.g. multi-disciplinary Team discussions/clinical case reviews/referral management reviews, clinical protocols etc.  
• Maximum use should be made of best practice to reduce costs and increase efficiency such as server virtualisation and storage area networks.  
• All backups of shared data storage are configured and executed to support compliance with the data backup and recovery procedure to allow the agreed RPO (Recovery Point Objective). |
| Applicable Standards | • Tier 3 data centre.  
• The GP IT delivery partner and any subsidiary service and infrastructure provider will operate to any prevailing NHS security standards, including the Data Security and Protection Toolkit or equivalent industry standard. |
| Applicable Guidance | • CareCERT Best Practice Guides  
• NHS Digital Good Practice Guides  
• NHS and social care data: off-shoring and the use of public cloud services guidance – NHS Digital  
• Health and social care cloud security - good practice guide – NHS Digital |
<table>
<thead>
<tr>
<th><strong>Desktop Infrastructure</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Requirement</td>
<td>A desktop device support service, which includes provision and maintenance of the managed device estate. All practice staff, who require access to digital capabilities to carry out their role, will have access to a desktop or laptop computer at locations within the practice premises where they work with access to the Foundation Solutions. Where practice staff access desktop computers and laptops in patient facing environments they will, as required, have access to local and networked printing facilities within the practice premises.</td>
</tr>
<tr>
<td>Transactional Support Services</td>
<td>Availability: Operational Service Hours</td>
</tr>
<tr>
<td></td>
<td>• Installation and support of all desktop computers and peripheral equipment related to core GP IT services</td>
</tr>
<tr>
<td></td>
<td>• Installation and support of all approved standard software and applications on desktop computers</td>
</tr>
<tr>
<td></td>
<td>• Anti-virus and malware protection, access management and port control on all active desktop devices</td>
</tr>
<tr>
<td></td>
<td>• Encryption to NHS standards on all mobile/portable devices as outlined in guidance on the implementation of encryption within NHS organisations (NHS Digital):</td>
</tr>
<tr>
<td></td>
<td>• Remote desktop support management available to 100% of workstations</td>
</tr>
<tr>
<td>Specialist Support Services</td>
<td>Availability: Standard Service Hours</td>
</tr>
<tr>
<td></td>
<td>• Defined and documented standardised desktop image(s), with a formal change control management system.</td>
</tr>
<tr>
<td></td>
<td>• Compliance testing and installation of standard software products.</td>
</tr>
<tr>
<td></td>
<td>• Compliance testing of software upgrades with NHS national digital services.</td>
</tr>
<tr>
<td></td>
<td>Development and maintenance of a local Warranted Environment Specification (WES) to include (i) minimum specifications for hardware to be used locally (ii) any required standards for operating and maintenance consumables needed for the hardware e.g. printers.</td>
</tr>
<tr>
<td>Infrastructure</td>
<td>• The GP IT infrastructure estate supporting GP IT includes desktop computers, laptops, printers and other equipment, as necessary to operate those solutions selected to meet the core and mandated and the enhanced capabilities as provided to the practices.</td>
</tr>
<tr>
<td></td>
<td>• An agreed desktop Warranted Environment Specification (WES) which as a minimum, meets the national WES and the relevant clinical system requirements.</td>
</tr>
<tr>
<td></td>
<td>• User desktop workstations and laptops must be locked down and well managed, with advanced tools, processes and policies in place to support diagnosis, repair and updates. Unauthorised users must not be able to install unlicensed and unauthorised software or change critical settings.</td>
</tr>
<tr>
<td><strong>The CCG will have a budgeted plan for desktop GP IT equipment refresh which includes:</strong> desktop PCs, laptops, monitors, scanners, smartcard readers, printers including dual bin feed printers for consulting rooms and front desk/office areas as necessary.</td>
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<td>---</td>
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<tr>
<td><strong>The CCG will ensure a continual refresh programme which identifies and replaces hardware where it has reached its service life.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>GP IT Equipment would be expected to be funded through NHS Capital funds, although CCGs are free to use other appropriate funding sources.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>A local IT refresh and replacement plan will define equipment standards, availability for practices (where appropriate by practice type, size, clinical system etc) and target service life by equipment category.</strong> The refresh service will include assessment, procurement, rollout, asset tracking and secure disposal (see &quot;Asset Management and Software Licencing Service&quot;).</td>
<td></td>
</tr>
<tr>
<td><strong>Systems and applications</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Unsupported or unmaintained software (by software supplier), browsers and operating systems must not be used on NHS managed infrastructure.</strong> The capability for the central control of desktop security, patch control, access and software installation across the managed GP IT estate.</td>
<td></td>
</tr>
<tr>
<td><strong>Applicable Standards</strong></td>
<td></td>
</tr>
<tr>
<td><strong>NDG Standard 8.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Information Security Management: NHS Code of Practice</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Note and comply with: Guidance on the implementation of encryption within NHS organisations.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Applicable Guidance</strong></td>
<td></td>
</tr>
<tr>
<td><strong>CareCERT Best Practice Guides</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Practice Responsibilities (for information only)</strong></td>
<td></td>
</tr>
<tr>
<td>To provide consumables eg for printers and other operating requirements to equipment manufacturer’s standard or to any standard specified in the local Warranted Environment Specification. Unsupported or unmaintained software (by software supplier), browsers or operating systems must not be used on NHS managed infrastructure. To ensure the physical security, protecting against loss, theft or damage, and environmental requirements (eg air-conditioning and fire suppression) and power supply for NHS Owned IT equipment on practice premises.</td>
<td></td>
</tr>
<tr>
<td><strong>CCG Note</strong></td>
<td></td>
</tr>
<tr>
<td>Recommendation A local SLA should be based upon an agreed desktop estate volume.</td>
<td></td>
</tr>
</tbody>
</table>
### Local Clinical Server

**Requirement**
Provision and technical support of any local clinical servers where necessary for the operation of a clinical system (as determined by the vendor’s agreed warranted environment specification) purchased under GP IT Futures. See current version of Operating Model for more detail on support and deployment of local clinical servers.

**Out of Scope**
Externally (cloud) hosted clinical systems
Clinical systems not procured through GP IT Futures Framework as a core & mandated capability

**Transactional Support Services**
**Availability:** Operational Service Hours
The integrity of local backup media for local GP IT Futures clinical systems must be regularly validated (at least annually) and media should be replaced when faulty and not less often then every three years.
Replacement and secure disposal at end of life will be part of the IT equipment asset management requirement

**Specialist Support Services**
**Availability:** Standard Service Hours
Where local clinical servers are necessary as part of the GP IT Futures clinical solution, these will be secure, maintained and in line with clinical system vendor(s) specifications. These will be
- physically secured (see practice responsibilities)
- technically secured
- backed up where persistent clinical data is held
- have an uninterruptible power supply, with battery backup, that incorporates safe automatic power-down in the event of power loss
Where remote access to the clinical server is required
- by 3rd parties
- by practice staff
This must
- be agreed in advance by the CCG
- provided to the standards required in the operating model
- or provided by a 3rd party (approved by the CCG) to the standards required in the operating model

**Infrastructure**
Practice based clinical system server (if essential) with HSCN connectivity to meet approved clinical system vendor(s) specification
This service will include the cost of any local backup media needed for GP IT Futures clinical systems

**Systems and applications**
- Operating system, including patch management and upgrades, and anti-virus
- Unsupported or unmaintained (by software supplier) browsers, operating systems other software must not be installed or used on local clinical servers.
- Users must not be able to install unlicensed and unauthorised software or change critical settings.
<table>
<thead>
<tr>
<th>Applicable Standards</th>
<th>Relevant vendors warranted environment specification for the application</th>
</tr>
</thead>
</table>
| Applicable Guidance  | CareCERT Best Practice Guides  
                       | NHS Digital Good Practice Guides                                   |
| Practice Responsibilities (for information only) | • Physical security and environmental requirements (eg air-conditioning and fire suppression) and power supply equipment on practice premises including that the equipment is  
  • physically secure  
  • accessible only to authorised personnel  
  • operated in an appropriate climate-controlled environment  
  • provided with have adequate power capacity  
  • provided with adequate fire protection  
  • Where local backup media is required and as applicable the practice will be responsible for managing the local backup process eg changing media  
  • Local backup media must be stored in an appropriate environment and tested periodically to ensure that data is recoverable. An appropriate storage environment for backup media will comprise a fire proof safe, preferably at an offsite location, but certainly somewhere other than the server room if the backup must be stored in the same building. Backup media from the previous evening should be removed and placed into safe storage the following morning |
| CCG Note             | This requirement may not be needed depending on the clinical systems use in the local GP estate  
                       | From April 2019: CCGs and Practices are recommended they do not deploy any new local hosted solutions.  
                       | By March 2021: CCGs and Practices should work with their suppliers to migrate any local hosted solutions to accredited hosted solutions. |
### Remote access to the clinical system at the point of care

**Requirement**

Practice staff have secure access to the foundation solution outside the practice to support clinical consultation at point of care, including any necessary mobile infrastructure.

This includes provision, maintenance and return to base support of software and managed infrastructure including mobile devices necessary to support clinical system access at the point of care.

**Out of Scope**

Any remote access solutions involving the use of personal devices or not part of the managed GP IT infrastructure.

**Transactional Support Services**

Availability: Operational Service Hours

Provision, maintenance and technical support of the necessary technology and supporting infrastructure to deliver remote access to the GP IT clinical system for consultation purposes. The use of mobile computing systems is controlled, monitored and audited to ensure their correct operation and to prevent unauthorised access, supporting DSPT Requirements for general practice.

**Infrastructure**

Availability: Standard Service Hours

- Mobile devices must be locked down and well managed, with advanced tools, processes and policies in place to support diagnosis, repair and updates. Users must not be able to install unlicensed or unauthorised software or change critical settings.
- Encryption to NHS standards on all mobile/portable devices as outlined in guidance on the implementation of encryption within NHS organisations (NHS Digital)
- Connections between mobile/portable/remote devices to HSCN/N3 and the practice clinical system using public network services (internet) must be encrypted to approved NHS standards.

Remote access solutions must not be used which bypass or otherwise reduce the effectiveness of the security measures within the GP IT Futures Framework Services, the National Digital Services and the Managed GP IT Infrastructure (including smartcard access)

The supplier will support the CCG Refresh Programme which will include:

- The CCG will have budgeted plan for mobile GP IT equipment refresh
- The CCG will ensure a continual refresh programme which identifies and replaces mobile hardware where it has reached its service life
- A local IT refresh and replacement plan will define mobile equipment standards, availability for practices (where appropriate by practice type, size, clinical system etc) and target service life by equipment category
- The refresh service will include assessment, procurement, rollout, asset tracking and secure disposal

<table>
<thead>
<tr>
<th>Systems and applications</th>
<th>Unsupported or unmaintained software (by software supplier), browsers or operating systems must not be used on NHS managed infrastructure. (NDG Standard 8).</th>
</tr>
</thead>
</table>
| Applicable Standards     | • **NDG standard 8**  
• **Information Security Management: NHS Code of Practice**  
• As a minimum note and meet the following: Guidance on the Implementation of Encryption within NHS Organisations. |
| Practice Responsibilities (for information only) | Compliance with NHS and local information security standards and policies. |
| CCG Notes                | Recommendation: The local SLA is based upon an agreed mobile estate volume. This requirement could be sourced through a separate contract |
## Controlled Digital Environment

<table>
<thead>
<tr>
<th>Requirement</th>
<th>The effective and secure management of the GP IT estate and GP Digital Services requires that there is an accurate and contemporaneous record of the digital environment and that the desktop estate can be updated and monitored centrally.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Out of Scope</td>
<td>Practice owned, and practice managed IT equipment not connected to the managed GP IT infrastructure eg photocopier, practice telephony system. Personal devices</td>
</tr>
</tbody>
</table>
| Transactional Support Services | Availability: Operational Service Hours  
- There must be the capability for the central control of desktop security, patch control, access and software installation for all desktops & laptops within the managed GP IT estate.  
- Provide practices with a facility to notify the GP IT Supplier when staff leave the practice organisation or no longer require IT access, and ensure access is removed within the performance standards for user account management |
| Specialist Support Services | Availability: Standard Service Hours  
There will be an accurate and contemporaneous record of the following  
- IT hardware inventory and assets  
- Software and software licences installed on devices within the managed IT estate  
- Information Systems ie applications and data  
- Premises where support services are provided and managed GP IT infrastructure is used  
- Supported organisations (practices and others)  
- Support contracts  
- Users and access accounts |

All managed GP IT equipment will be recorded individually on an electronic database. This will include a unique asset / serial number, location, date installed, planned replacement date. Low value accessory items (e.g. keyboard, mice etc) should be excluded. Where appropriate items can be aggregated e.g. mouse, keyboard, Keyboard, Monitor to a single recordable asset. All IT equipment with data storage must be included.

All Windows 7 operating systems must be replaced with Windows 10 operating systems on managed devices by January 2020 through the Windows Managed Service which must include Advanced Threat Protection (ATP). A custom support agreement (CSA) must be in place (at local cost) for any remaining use of Windows 7 after this date.

<p>| Applicable Guidance | Where centralised technologies are deployed particular attention should be given to security, end user performance and system resilience such that the security, performance and resilience of |</p>
<table>
<thead>
<tr>
<th><strong>Practice Responsibilities (for information only)</strong></th>
<th><strong>Practice owned and practice managed IT equipment not connected to the managed GP IT infrastructure eg photocopier, practice telephony system.</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Personal devices</strong></td>
<td><strong>Personal devices</strong></td>
</tr>
</tbody>
</table>
## Cyber Security

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Cyber security management and oversight, including configuration support, audit, investigation, incident management and routine monitoring, relevant to the services and managed GP IT infrastructure</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>- Protective technical and organisational measures to reduce the likelihood and impact of cyber security incidents</td>
</tr>
<tr>
<td></td>
<td>- Management of high severity cyber security incidents</td>
</tr>
<tr>
<td></td>
<td>- Oversight of management of low &amp; medium severity cyber incidents</td>
</tr>
<tr>
<td></td>
<td>- Disaster Recovery and Business Continuity plans for systems and infrastructure relevant to GP IT Services.</td>
</tr>
<tr>
<td></td>
<td>- Supporting Practice Business Continuity Plans</td>
</tr>
</tbody>
</table>

### Out of Scope

Disaster Recovery and Business Continuity Plans for national digital services and for GP IT Futures Framework will be managed nationally although these should be referenced in these plans as third-party services.

### Transactional Support Services

**Availability: High Severity Incident Support.**

GP IT support must include access for out of hours high severity service incident alerting, logging and escalation in accordance with the approved business continuity and disaster recovery plans.

Cyber-attacks against General Practice services are identified and resisted.

Urgent out of hours contacts and communication routes for all practices and suppliers should be held by the CCG and regularly maintained. The MHRA Central Alerting System (CAS) using email and mobile phone text alerts for general practices may allow CCGs to fulfil this requirement for practice contacts. CCGs should ensure practices have registered for this service.

Action is taken as soon as possible following a cyber incident with a report made to the senior management within the commissioning CCG and the impacted practice within 12 working hours of detection.

Significant cyber-attacks are to be reported in line with national guidance promptly following detection.

For high severity incidents a Lessons Learned Report (with relevant action plan as appropriate) to be provided to the CCG within 2 weeks of the recorded resolution of the incident on the service desk.

The Data Security Centre operated by NHS Digital offers a range of specialist services that help health and care
organisations manage cyber risk and recover in the event of an incident.

In the event of a national cyber incident being formally declared (e.g. by the NHS Digital Data Security Centre) all parties will fully cooperate and support the actions required by the NHS Digital and NHS England Emergency Preparedness, Resilience and Response (EPRR) team, (or any party with delegated authority). This may include providing urgent out of hours access to premises, digital systems and equipment.

The supplier will fully cooperate in any high severity cyber incident management and cyber related Business Continuity and Disaster Recovery Planning with any nationally commissioned organisation with geographical responsibility for coordination and management of high severity cyber incidents, as and when such a service is commissioned.

<table>
<thead>
<tr>
<th>Specialist Support Services</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Availability:</strong> Standard Service Hours</td>
</tr>
</tbody>
</table>

**Infrastructure**
A Cyber Security service will be available to all practices encompassing all managed GP IT infrastructure and systems to ensure:

- Provision of necessary IT security / cyber evidence to support DSP Toolkit for General Practice.
- Audit and investigative services are available
- Specialist (cyber Security) advice is available
- There is a shared HSCN-GP security contact for practices.

Monitoring through Active Directory to identify dormant accounts and operate a process to archive & disable these. Provide practices with a facility to notify the GP IT Supplier when staff leave the practice organisation or no longer require IT access, and ensure access is removed within the performance standards for user account management (NDG Standard 4).

**Business continuity and Disaster Recovery Plans**
- The supplier must develop and maintain a business continuity and disaster recovery plan (for services relevant to General Practice IT provision). These plans must include responses to a high severity data or cyber security incident and must be based on a Recovery Time Objective (RTO) of not more than 48 (actual) hours for essential practice activities.

- Business continuity and Disaster Recovery plans must be regularly reviewed (at least annually) and refreshed. In the event of a major event when the plan(s) is utilised this will trigger a review of the plan.
• In the event of the Business continuity and/or Disaster Recovery plan being invoked where services relevant to GP Services were impacted (including IT security threats & incidents) the CCG should receive an initial report within 12 (working) hours of the incident and a full report including root cause and remedial actions within 2 weeks of the incident.

Practice Business Continuity Plans
• Support the CCGs to ensure business continuity plans are in place for all practices and are reviewed and approved as required under the CCG-Practice Agreement.
• Advice & guidance to support the development of the digital element of practice BC plans, is available to practices when required.
• In the event of a practice Business Continuity Plan being invoked specialist technical support will be available.

CareCERT advisories: Support CCGs to ensure:
• CareCERT advisories are acted on in line with suggested timescales. Action on High Severity Advisories are evidenced through CareCERT Collect.
• Confirmation is given within 48 hours that plans are in place to act on high severity CareCERT advisories. A primary point of contact for the supplier to receive and coordinate your organisation’s/the CCG’s response to CareCERT advisories is registered.

Note: Action might include understanding that an advisory is not relevant to your organisation’s systems and confirming that this is the case.

On-Site Assessments
• The supplier will co-operate with any on-site data and cyber security assessment carried out under NHS Digital’s Data Security Assessment programme or provide evidence of equivalent assessments or certification to a cyber security scheme approved within the Operating Model.

Organisational Awareness
• The supplier must allocate a senior level (e.g. director or equivalent) responsibility for cyber and data security within their organisation.

Supporting Projects
Advice for practices and the appointed project teams on cyber security considerations where projects involve
• Change of Foundation Solution for the practice (including data migration activities).
| **Infrastructure** | **Significant estate developments and new builds.**  
**Deploying new technologies.**  
**The managed GP IT infrastructure should be subject to penetration testing to National Cyber Security Centre (NCSC) standards at least annually. The scope of the penetration testing must be agreed by the CCG SIRO (or equivalent officer) and must include (i) checking that the default password of network components has been changed (ii) all webservers, on the managed GP IT infrastructure, the practices utilise.**  
**Business Continuity arrangements for managed GP IT infrastructure must include the capability to isolate affected PCs from the network within 48 (actual) hours of a cyber attack.** |
| **Applicable Standards** | **National Cyber Security Centre (NCSC) approved penetration testing**  
**NDG Standards 6,7,8,9**  
**Data Security Standard 9 IT Protection (NHS Digital)**  
**ISO 22301 (for Business continuity).**  
**Data Security and Protection Toolkit (DSPT)**  
**Information Security Management: NHS Code of Practice**  
**The supplier will be compliant with the following standards:**  
**NHS Information Governance – to demonstrate satisfactory compliance as defined in the NHS Data Security and Protection Toolkit (DSPT) for the relevant organisation type.**  
**Where the organisation is not accredited to ISO 27001 for Information Security Management it will be accredited to Cyber Essentials Plus (CE+).**  
**and registered for:**  
- NHS Digital CareCERT Collect Access,  
- NHS Digital CareCERT Alerts. |
| **Applicable Guidance** | **Primary Medical Care Policy and Guidance Manual.** |
| **Practice Responsibilities (for information only)** | **Each Practice must have a named partner, board member or equivalent senior employee to be responsible for data and cyber security in the practice. This requirement further defines practice obligations within the CCG-Practice Agreement to identify the person with lead responsibility for IT matters in the Practice. The CCG as commissioner of GP IT services will be responsible for providing specialist support to this role but each practice remains accountable.**  
**Practices will fully cooperate with an on-site cybersecurity assessment if invited to do so and will act on the outcome of that assessment, including implementing any recommendations where applicable to the practice.** |
- **Practices should provide urgent out of hours contacts and communication routes as well as access to premises, digital systems and equipment outside normal working hours.**
- **When a cyber security incident takes place the practice should quickly establish if a personal data breach has occurred (in accordance with GDPR Article 33, refer to Recitals 85, 86, 87 & 88 for further detail) and if so take prompt steps to report and manage this (see Information governance and support).**
- **Each practice will maintain a business continuity plan (BCP) approved by the CCG which should include a response to threats to data security.**
- **Assurance will be provided through the general practice Data Security and Protection Toolkit which each practice is required under the CCG-Practice Agreement to complete annually.**
- **Advice & guidance to support the development of the digital element of practice Business Continuity plans, is available to practices when required.**
- **Although fewer hosted systems are now located within individual practice premises Business Continuity planning remains crucial. Assurances are also required from any third parties, providing infrastructure and/or data processing services that they have robust Disaster Recovery Plans.**
- **All practice staff must complete annual NHS Data Security Awareness level 1 mandatory training.**
## Information Governance Support

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Information governance support, guidance and advice to support practice compliance with common-law duty of confidence, records management, information security, DSP Toolkit, Data Protection Act 2018 and Caldicott standards and to ensure all devices and systems are managed and used in a secure and confidential way.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Out of Scope</td>
<td>Legal Advice</td>
</tr>
<tr>
<td>Transactional Support Services</td>
<td>Availability: Standard Service Hours</td>
</tr>
</tbody>
</table>

### Data Breaches

A personal data breach can be broadly defined as a security incident that has affected the confidentiality, integrity or availability of personal data. In short, there will be a personal data breach whenever any personal data is lost, destroyed, corrupted or disclosed; if someone accesses the data or passes it on without proper authorisation; or if the data is made unavailable, for example, when it has been encrypted by ransomware, or accidentally lost or destroyed.

Any data breach (or near miss) of practice patient personal information will require actions by one or more of the following:

- The individual practice as data controller.
- National NHS commissioned GP Digital services suppliers as data processor(s).
- The supplier as data processor AND as specialist support service to practice.
- Local health & social care providers where data has been shared as data processors.
- Any digital services supplier commissioned locally by the practice jointly or through a federation – as data processor.

Practices will receive the following support:

- The provision of advice and/or support to practices on the investigation of possible information security breaches and incidents.
- Advice on incident/breach assessment and reporting via the incident reporting tool within the DSPT to NHS England and reporting to the ICO (dependent upon severity of incident).
- Advice on assessment and reporting via the incident reporting tool within the DSPT to NHS England and ICO (dependent upon nature and severity of the breach).
- Advice on post-incident reviews and recommended actions for practice implementation.
- To lead or direct data breach reviews and investigations where highly specialist knowledge is required or complex multi-party issues are involved.

The supplier as data processor will:

- To take action immediately following a data breach or a near miss, alerting promptly the practice as data controller and with a report made to the senior management within the CCG and the practice within 12 (working) hours of detection.

- Report data breaches in line with NHS guidance (using the incident reporting tool within the DSPT) and legal requirements immediately following detection.

- Provide a Lessons Learned Report (with relevant action plan as appropriate) to the CCG within 2 weeks of the recorded resolution of the incident on the service desk.

<table>
<thead>
<tr>
<th>Specialist Support Services</th>
<th>Availability: Standard Service Hours</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>IG policy support</strong></td>
<td>Support for the production and maintenance of local information governance policies and procedures for practices. Provision of advice and support to practices on approval, ratification and adoption of the policies for their organisation.</td>
</tr>
<tr>
<td><strong>Support for Data Security and Protection Toolkit compliance</strong></td>
<td>Provide advice and guidance to practices on how to complete the DSPT, including the collection and collation of evidence in support of DSPT submissions. Provide practices with evidence required for DSPT where this is held by the CCG or its commissioned IT providers.</td>
</tr>
<tr>
<td><strong>IG consultancy and support</strong></td>
<td>Provision of advice, guidance and support on IG related issues, including existing operational processes and procedures or new business initiatives. Advice and guidance on personal data access (but not extending to legal advice).</td>
</tr>
<tr>
<td><strong>IG advice and Data Protection Officer (DPO) Support</strong></td>
<td>Provision of advice, guidance and support on IG related issues including existing operational processes and procedures or new business initiatives to support practice designated Data Protection Officers including existing</td>
</tr>
</tbody>
</table>
operational processes and procedures or new business initiatives. To include

- Access for Practices during normal service hours to specialist qualified advice on GDPR matters.
- Advice on compliance with GDPR obligations.
- Advice reflecting national guidance on GDPR compliance as it is published.
- A review at least annually to identify and improve processes which have caused breaches or near misses, or which force staff to use workarounds which compromise data security. This may for example be a facilitated workshop at CCG level which would encourage shared learning.
- Advice to support practices develop and maintain best practice processes that comply with national guidance on citizen identity verification, including “Patient Online Services in Primary Care - Good Practice Guidance on Identity Verification”, that underpins the delivery of patient facing services, and assurance requirements as these are developed.
- Advice to support practices achieve mandatory compliance with the National Data Opt Out policy by March 2020.

**Reviews**
- All published CareCERT Best Practice and NHS Digital Good Practice Guides will be reviewed and where applicable incorporated into commissioned GP IT Services.
- Support practices to review at least annually to identify and improve processes which have caused breaches or near misses, or which force staff to use workarounds which compromise data security. This may for example be a facilitated workshop at CCG level which would encourage shared learning.

**Supporting Projects**
Advice for practices and the appointed project teams on IG/DSP, data sharing, DPIA completion and cyber security considerations where projects involve

- Change of Foundation Solution for the practice (including data migration activities)
- New initiatives involving sharing patient data with third parties
- Merging practices
- Closing practices
- Significant estate developments and new builds
- Deploying new technologies
This is not an exclusive list. Specialist support for projects beyond general advice for example preparing Data Privacy Impact Assessments should be resourced as part of the project plan.

<table>
<thead>
<tr>
<th>Applicable Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Data Security and Protection Toolkit (DSPT)</td>
</tr>
<tr>
<td>• NDG Standards</td>
</tr>
<tr>
<td>• Incident reporting tool for data security and protection incidents within the Data Security and Protection Toolkit</td>
</tr>
<tr>
<td>• As minimum note &amp; comply with:</td>
</tr>
<tr>
<td>o Records Management Code of Practice for Health and Social Care 2016</td>
</tr>
<tr>
<td>o Code of practice on confidential information</td>
</tr>
<tr>
<td>o Information security management NHS code of practice</td>
</tr>
</tbody>
</table>

Supplier IG staff providing the service should be appropriately trained and qualified to recognised industry standards such as the British Computer Society (BCS) Practitioner Certificate in Data Protection or equivalent level recognised industry standard.

<table>
<thead>
<tr>
<th>CCG Note</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Data Processing Activities</strong></td>
</tr>
<tr>
<td>Data processing activities using general practice controlled personal data carried out by local CCG commissioned data processors will be identified and recorded in a data processing agreement as set out in the CCG-Practice Agreement in accordance with the digital services acquired and regularly reviewed.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Guidance</th>
</tr>
</thead>
<tbody>
<tr>
<td>• CareCERT Best Practice Guides</td>
</tr>
<tr>
<td>• NHS Digital Good Practice Guides</td>
</tr>
<tr>
<td>• Patient Online Services in Primary Care - Good Practice Guidance on Identity Verification</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Practice Responsibilities (for information only)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Individual practices as contractors are responsible for</td>
</tr>
<tr>
<td>• reporting and managing personal data breaches—within 72 hours</td>
</tr>
<tr>
<td>• communication of a “high risk” breach to individual patients as required under GDPR</td>
</tr>
<tr>
<td>• reporting and managing data breach near misses</td>
</tr>
<tr>
<td>• the production, approval and maintenance of (and adherence to) their IG and IT security policies but support will be provided.</td>
</tr>
<tr>
<td>• submitting a Data Security and Protection Toolkit (DSPT) return annually as required under the CCG Practice Agreement and responsibility for this lies solely with practice.</td>
</tr>
<tr>
<td>• nominating a person with responsibility for practices and procedures relating to the confidentiality of personal data held by the practice</td>
</tr>
<tr>
<td>• completion by all practice staff of annual data and cyber security training.</td>
</tr>
</tbody>
</table>
As independent contractors are responsible for sourcing any legal advice they may require to support any of these activities.

- the regular review of internal processes. This should include a review at least annually to identify and improve processes which have caused breaches or near misses, or which force staff to use workarounds which compromise data security.
<table>
<thead>
<tr>
<th>Requirement</th>
<th>A Data Protection Officer will be available (in addition the DPO support service) for practices to designate as their Data Protection Officer. A named Data Protection Officer could be shared between several practices. Note: Practices may choose to make their own DPO arrangements at their own cost.</th>
</tr>
</thead>
</table>
| Specialist Support Services | Availability: Standard Service Hours

**DPO Function**
A Data Protection Officer will be available (in addition the DPO support service) for practices to designate as their Data Protection Officer. A named Data Protection Officer could be shared between several practices. Note: Practices may choose to make their own DPO arrangements at their own cost.

| Practice Responsibilities (for information only) | Individual practices as contractors are responsible for
• under GDPR legislation to designate their own Data Protection Officer (which can be shared), any practice is entitled to decline the commissioned IG Advice and DPO service and make their own arrangements and DPO appointment at their own costs. Practices appointing their own DPO must ensure appropriate qualifications and standard are met. |
## Clinical Safety Assurance

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Clinical safety assurance advice and support</th>
</tr>
</thead>
<tbody>
<tr>
<td>Out of Scope</td>
<td>The responsibility and burden of effort for Clinical Safety Assessment and assurance under DCB0129 rests with the system developer. This includes any third party software incorporated into the system. The requirement for this service is to secure assurance from system suppliers that this has been met during procurement or contract review stages.</td>
</tr>
</tbody>
</table>

### Specialist Support Services

**Availability:** Standard Service Hours

Ensuring that the necessary standards are met for management of clinical risk in relation to the deployment and use of health software.

### Advice and Supporting Assurance

Advice CCG and practices on compliance with:
- Clinical Risk Management: Its application in the manufacture of health software DCB0129: during procurement
- Clinical Risk Management: Its application in the deployment and use of health IT systems DCB0160 (where required): during deployment and business as usual.
- Medical Device Directive where a system/software (or part of it) is classified as a medical device

### Incident Management

Support and advice for practices in the identification, reporting and management clinical safety incidents (information system related) within practices.

### Supporting Projects

Advice for practices and the appointed project teams on Clinical Safety (DCB0160) where projects involve
- Change of principle clinical system for the practice (including data migration activities)
- New initiatives involving clinical systems to support different or innovating ways of working
- Reconfiguring clinical systems with the potential to bypass or deviate from internal system controls and safeguards
- New clinical systems integrating with the principle clinical system
- Decommissioning clinical systems eg when merging or closing practices
- Deploying new technologies
- Clinical system procurement including third party assurance

This is not an exclusive list
Support for projects beyond general advice for example preparing Clinical Risk Management Plan, Clinical Safety Case
Records and Hazard Reports and supporting procurement activities should be resourced as part of the project plan.

### Applicable Standards
- **DCB0160: Clinical Risk Management: Its Application in the Deployment and Use of Health IT Systems.**
- **DCB0129: Clinical Risk Management: Its Application in the Manufacture of Health IT Systems.**
- **EU Medical Devices Regulations (MDR).**
- **EU In-Vitro Diagnostic medical device Regulations (IVDR).**
- **Clinical Safety Management: Clinical Incident Reporting (NHS Digital)**

Supplier staff should be appropriately trained and qualified to recognised industry standards such as NHS Digital’s **Clinical Safety Officer Foundation Course** or equivalent level recognised industry standard.

### Applicable Guidance
- **Clinical Safety Guidance – NHS Digital**
- **Introductory guide to the new MDR & IVDR (MHRA)**

### Practice Responsibilities (for information only)
*Practices must report clinical safety incidents in line with national guidance. Practices as independent contractors are responsible for sourcing any legal advice they may require to support any of these activities*
## Digital Services Procurement Support

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Supporting CCGs and practices with specialist procurement advice and specialist technical advice including advice on the procurement of capabilities through the GP IT Futures Framework</th>
</tr>
</thead>
<tbody>
<tr>
<td>Out of Scope</td>
<td>Funding for the digital solution being procured and support for its deployment and implementation is not part of the procurement support service as this is an internal CCG (or general practice) responsibility</td>
</tr>
</tbody>
</table>

### Specialist Support Services

| Availability: Standard Service Hours |

### General Digital Procurement Support

- Provide strategic procurement advice, recommending collaboration and standard specifications to optimise efficiency and support costs
- Advice and assistance in the development of outputs-based specifications to support GP IT procurement projects
- Advice on procurement of GP IT using national frameworks as appropriate
- Advice on applicable standards and accreditations for procurement
- Ensure the obligations on the data processor to the individual practice(s) as data controller are reflected in the contract, in particular with regard to reporting data breaches and near misses.
- Accessing where applicable, the National Commercial & Procurement Hub to support CCG procurement
- The supplier **MUST** advise the CCGs if any procurement activity in support of GP IT on behalf of the CCG may represent a conflict of interest for the supplier or potential procurement challenge

### GP IT Futures procurement support

Supporting mini-competition work for the procurement by CCGs from the GP IT Futures Services Framework. Meeting practice capabilities within nominated CCG funding allocations whilst ensuring excellent value for money

### Non-GP IT Futures procurement support

Practices and CCGs purchasing non-GP IT Futures Framework clinical systems and digital technologies which include hosting patient identifiable information are responsible for ensuring that the hosted solution provider (as data processor) meets standards detailed below.

| Other Controls | Procurement legislation |

---
• NDG Standard 10  
• Practices and CCGs purchasing non-GP IT Futures Framework clinical systems and digital technologies which include hosting patient identifiable information are responsible for ensuring that the hosted solution provider (as data processor) are able to:  
• provide Information Governance assurances for their organisation via the NHS Data Security and Protection Toolkit.  
• confirm that the manufacturer/developer of the system has applied clinical risk management as required under DCB0129 (Clinical Risk Management: it’s Application in the Manufacture of Health IT Systems) during the development of the product procured.  
• confirm where the product procured is classified as a medical device the product complies with the medical device directives.  
• comply with the National Data Guardian’s recommended ten Data Security Standards.  
• Comply as data processor with Data Protection legislation and the NHS DSP Toolkit.  
• contractually agree to it’s the obligations as data processor to the individual practice(s) as data controller. This will include a compliant Data Processing Agreement.  
• if applicable, comply with national guidance on citizen identity verification, including “Patient Online Services in Primary Care - Good Practice Guidance on Identity Verification”.  
• if applicable, comply with the National Data Guardian eight-point data sharing opt-out model. |

| CCG Note | CCGs should ensure appropriate measures are taken to avoid any conflict of interest where the GP IT Supplier may also be a potential provider of the new services being procured |
## Digital Services Contract Support

### Requirement
Facilitating CCG GP IT delivery with support for contract and supplier management and technical support. Solutions procured through GP IT Futures Framework or directly by the CCG for use by its practices. As end users of services practices are required to comply with any end user terms and conditions of use but wherever the contract is held by the CCG or NHS Digital a support service is required to manage local technical and contractual issues on behalf of the practice with the supplier.

### Out of Scope
Support for contracts for practice business support systems
Support for contracts held by parties other than CCG or NHS Digital.
Support for contracts directly held by the practice.
Payments and invoice processing for the contracted digital solutions is not part of the contract support service as this is an internal CCG (or general practice) responsibility.

### Specialist Support Services
**Availability: Standard Service Hours**
- Ongoing support for practice clinical systems including technical liaison with system supplier and clinical application support where not provided by system supplier.
- In the event of any unresolved issues, escalate to suppliers on behalf of practices to facilitate a satisfactory resolution.
- Assist CCG in its responsibility to monitor and escalate to NHS England clinical systems performance issues in relation to the use of services and solutions provided under the CCG-Practice Agreement.
- Use of the GP IT Futures CRM to track clinical system capabilities deployed by practice.
- Local management of service support contracts/supplier liaison on CCG behalf.
- Ensure local GP IT Futures Framework contracts are current and accurate.
- Assist CCG in informing Foundation Solution Suppliers of any changes to existing contracts (held by CCG / NHS), for example terminations due to practices changing foundation solution or changes arising from practice mergers.
- Liaising with GP IT Futures Framework suppliers regarding future requirements and developments.
- Management of ongoing system updates as necessary where these are not directly managed by the system supplier.
- Supporting practice data migration end to end process for GP IT Futures Foundation Solutions (GPSOC principal clinical systems prior to these being available) in line with applicable data migration standard.
## Estates Strategy

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Provision of advice and guidance to support the development of GP estate relevant to the provision of GP IT services and systems.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Out of Scope</td>
<td>Funding and resourcing support for new estates developments should be provided through the relevant business case for that development.</td>
</tr>
</tbody>
</table>

### Specialist Support Services

**Availability: Standard Service Hours**

- Advice on IT infrastructure requirements and standards
- Identify, as required, suppliers for IT infrastructure and external services for example HSCN connectivity, WiFi-GP
- Support development of associated business case for individual estates projects, including consideration of resource and funding requirements
- Advice and guidance should include consideration of transformation opportunities, productive GP IT services and local digital strategy

- The supplier **MUST** advise the CCGs if any of the above activities on behalf of the CCG may represent a conflict of interest for the supplier or potential procurement challenge

**NOTE:** Any increase in the managed GP IT estate will require agreement between the commissioners of primary care (NHS England/CCG) and GP IT services (CCG), GP and the IT delivery partner. The resourcing and funding for individual estate development projects should be incorporated into the overall business case for that development.

### Practice Responsibilities (for information only)

**Practices should engage with CCGs at an early stage of planning any premises development or expansion which will impact of GP IT provision**

### CCG Note

**Service provision should be agreed at an appropriate level and capacity within the SLA**
## Clinical Systems Training and Optimisation

<table>
<thead>
<tr>
<th>Requirement</th>
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</thead>
<tbody>
<tr>
<td>Training service for practice staff to support the safe and effective use and optimisation of clinical systems.</td>
<td></td>
</tr>
</tbody>
</table>

### Out of Scope

- Training in generic basic IT skills, business administration systems and office systems

### Specialist Support Services

**Availability:** Standard Service Hours

The service should include training for:
- GP IT Futures to meet core & mandated capabilities
- National digital services

And will include training requirements arising from:
- Staff turnover,
- Refresher training,
- New system functionality.

Review the Practice's training plan and may request changes to the plan in line with local priorities and plans for the deployment of services. Assist the CCG confirm its agreement to the training plan, amended as agreed by the parties.

Training will be provided for Practice staff in line with each agreed practice training plan.

All end users in practices are trained in the use of the Foundation Solutions and that this is delivered in line with the GP IT Futures Training Standard.

### System Optimisation:

- Support practice optimisation of GP IT Futures Foundation Solutions and national digital services, by providing support, guidance and advice, including User Group facilitation to enable sharing of best practice

### Training delivery should reflect:

- Practice training plans and staff training needs analysis,
- Environment and estate accommodation and facilities,
- Virtual and online delivery channels,
- Resource availability,
- User satisfaction and customer feedback.

### Practice Responsibilities (for information only)

**Practices shall carry out a training needs analysis that identifies the Practice staff that require training in the use of the core and mandated capabilities provided to the practice**

**Practices shall ensure that new starters receive adequate training before they use the core and mandated capabilities provided to the practice**
Using the output from the training needs analysis, practices shall prepare a training plan for the Practice which identifies the staff to be trained and the training to be provided by the CCG over a six-month period or more as agreed by the parties.

Practices shall make their staff available for training in line with any timetable agreed with the CCG or its Supplier(s) and shall be responsible for the costs of making staff available for such training including backfill costs and travel costs.

Practices shall maintain an up-to-date record of staff training.

Practices can request and agree amendments to the training plan in line with new developments and the changing requirements of the CCG and the Practice.

Practices shall ensure that all end users are trained to a minimum entry level standard as per the NHS IT Skills Pathway including use of relevant operating systems and office productivity software. Training in generic basis IT skills, business administration systems and office systems is the responsibility of the practice.

**Applicable Standards**
- NHS IT Skills Pathway
- GP IT Futures Framework Training Standard

**CCG Note**
Recommendation: The local SLA should quantify training resources based on either the number of practice staff or the number of practices (weighted by population where appropriate).
# Data Quality Support

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Data quality training, advice and guidance</th>
</tr>
</thead>
</table>
| Specialist Support Services | Availability: Standard Service Hours. Comprehensive data quality advice and guidance service is available to all practices, including training in data quality, clinical coding and information management skills. Development and delivery of a practice data quality improvement plan, where necessary and supporting practice DSPT submission (data quality assertions). This may be carried out at individual or practice group level as appropriate. The service should include advice and guidance for:  
- National data audits/extracts/reporting e.g. National Diabetes Audit,  
- General reporting,  
- Template development & template quality assurance  
- Spreading best practice,  
- Data migrations as part of system deployments,  
- Clinical/medical terminology,  
- SNOMED CT clinical coding standards and requirements, including training and facilitation for staff and associated support materials in order to support the effective transition to SNOMED CT and ongoing support to fully realise the benefits that can be achieved through the use of SNOMED CT;  
- Review of reports and templates to locally re-author within SNOMED CT. Failure to do so may mean reports and templates becoming out of date. |
| Applicable Standards |  
- [SNOMED CT in General Practice / Standards Change Notice SCC10034 Amd 35/2016](#)  
- [Data Security and Protection Toolkit (DSPT)](#) (data quality assertions)  
- GP IT Futures Data Migration Standard |
| Practice Responsibilities (for information only) | Individual practices are responsible for the quality of their patient records and the application and use of clinical terminology. |
# Project and Change Management

**Requirement**

GP IT services include formal P3M (Project, Programme and Portfolio Management) methodologies which are recognised and used in the deployment of GP clinical systems, local implementation of national solutions and major GP IT infrastructure changes or upgrades.

**Specialist Support Services**

Availability: Standard Service Hours

Skilled project and programme management resources must be available, to deliver the planned programme of work, both nationally and locally driven.

The service should include:

- Programme management,
- Project management,
- Change management,
- Benefit realisation support.

Technical and specialist expertise should also be available through the relevant requirement to support projects.

Supporting significant deployments and developments through and end to end project management of GP IT Futures Foundation Solutions (GPSoC principal clinical systems prior to these being available), including:

- Change of Foundation Solution (GPSoC principal clinical systems prior to these being available) for a practice including data migration activities (to GP IT Futures Data Migration Standard) and training (to GP IT Futures Training Standard)
- New initiatives involving sharing patient data with third parties
- Merging practices
- Closing practices
- Significant estate developments and new builds
- Deploying new digital technologies

This is not an exclusive list.

**Applicable Standards**

- Supplier staff should be appropriately trained and qualified to recognised industry standards such as APMG in:
  - project management – eg Prince II Practitioner,
  - programme management – eg Managing Successful Programmes Practitioner,
  - change management – eg Change Management Practitioner
  - Or equivalent level recognised industry standard.
- GP IT Futures Data Migration Standard
| **CCG Note** | CCGs should ensure there is sufficient understanding of available capacity and how that capacity can be used eg This may be provisioned within current SLA support arrangements, or could be procured on an ‘as required’ basis. |
# National Digital Services Implementation

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Local promotion, deployment/implementation and support of National Digital Services, including SCR, EPS2, e-RS, GP (Patient) Online and GP2GP services.</th>
</tr>
</thead>
</table>
| **Specialist Support Services** | **Availability: Standard Service Hours**  
- Advise practices on current and planned national developments and solutions.  
- Maintain national tracking database, or any future replacement, with local status of system deployments, changes and updates as required nationally.  
- Local deployment programme for national systems implementation within practices, including benefits realisation, stakeholder engagement, business change support. |
| **CCG Note** | The following: *GP IT Enabling Requirements* may be commissioned directly from a specialist provider or may be included in this specification |
**Electronic messaging for direct patient communication**

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Electronic messaging (SMS or equivalent) for direct individual patient clinical communication. The ability for practices to communicate short messages to patients, to a locally agreed standard/format, for example:</th>
</tr>
</thead>
</table>
|             | - Reminders of forthcoming appointments  
- Requests for patients to make an appointment for example: immunisations, routine reviews, blood test  
- Notifications of ‘missed’ appointments (DNA’s)  
- Notifications of ‘normal’ test results |
| Transactional Support Services | Vendor via local helpdesk |
| Systems and applications | Provision of electronic messaging functionality ie SMS messaging, for direct unidirectional individual patient communication, to be utilised for clinical and associated administrative purposes. |
| Applicable Standards | Privacy and Electronics communications Regulations (ICO) |
| WiFi-GP | WiFi-GP access for staff and patients in all supported practice premises. WiFi-GP services is an overlay service which enables patients to access online services, including the internet (subject to filtration), free of charge within practice premises. GP staff, together with other clinicians, can access the local NHS network. There is a capability for supporting roaming. |
| Out of Scope | Any end user or patient chargeable services arising from the use of the service. |
| Transactional Support Services | Availability: Operational Service Hours  
- Adequate support arrangements as outlined in the NHS WiFi-GP Technical & Security Policies and Guidelines are in place. |
| Specialist Support Services | Availability: Standard Service Hours  
- Provision of usage information to CCG commissioners. |
| Infrastructure | Appropriate WiFi-GP services for practices ensuring:  
- National WiFi-GP security standards are followed  
- WiFi-GP service usage does not impact on core Practice activities in particular performance of GP IT Futures Foundation Capabilities and NHS national systems  
There is compliance with NHS data security & protection requirements, including appropriate content filtering. |
| Systems and applications | Unsupported or unmaintained software (by software supplier), browsers, operating systems or devices must not be used to access the “corporate” WiFi-GP network in the practice. Landing page Web page |
| Applicable Standards | Technical Policies and Guidance |
**HSCN-GP**

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>All practice premises are required to migrate to Health and Social Care Network (HSCN) connectivity and terminate all legacy Transition Network services (previously known as N3) by the specific dates published by NHS Digital and no later than August 2020.</td>
<td>All practice premises are required to have appropriately sized HSCN connectivity capable of supporting their current and future business needs. Further information on connectivity types can be found on the <a href="https://www.england.nhs.uk/">NHS Digital website</a>.</td>
</tr>
</tbody>
</table>
| • ADSL (dial-up) services are recognised as being prohibitive in the adoption of digital services and should no longer be used to provide primary connectivity to practice premises. Existing ADSL connections providing primary connectivity to practice premises should be upgraded to superfast broadband (Fibre to the Cabinet - FTTC) services as a minimum at the earliest opportunity and no later than March 2020, where such services are available. Where such services are not readily available, CCGs should contact NHS England Regional Teams to discuss options for establishing fibre services to practice premises. | • All future procurements for network connectivity to existing and new practice premises are required to obtain full-fibre connectivity either as Fibre to the Premises (FTTP) services or Ethernet leased-line services.  

GP premises should consolidate their network connectivity and use HSCN connectivity for both Internet and private network connectivity. This will ensure all network connectivity is sufficiently robust, reliable, secure and value for money. |

<table>
<thead>
<tr>
<th>Out of Scope</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Network overlays e.g. voice, video, WiFi-GP, remote access, site to site VPNs</td>
<td>Encryption and protection of patient and sensitive data at the application layer</td>
</tr>
</tbody>
</table>

**Local network infrastructure**

| Transactional Support Services | Availability: Operational Support Hours  
Through GP IT Service Desk to 3rd party  
Break / Fix incident and problem resolution |
|-------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|

| Specialist Support Services  | Availability: Standard Service Hours  
HSCN services for practices  
NHS Digital provides a central service coordination function to monitor CNSP and network performance and coordinate response to high severity service issues. |
|-------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|

**Infrastructure**

- Networking services: Management and support for provision of connectivity and transition network services, including connections to main and branch practice sites as per national entitlement.
- The Peering Exchange provides the highly available points of interconnection for the HSCN CN-SPs and the Transition Network
- HSCN is an essential infrastructure which underpins the use of digital technology in the NHS.

<table>
<thead>
<tr>
<th>Systems and applications</th>
<th>Advanced Network Monitoring (ANM) - monitors all Internet traffic from HSCN providing an advanced malware detection and prevention capability. Network Analytics Services - monitors network flow metadata from HSCN to provide advanced threat detection and analytics</th>
</tr>
</thead>
</table>
| Applicable Standards     | HSCN Obligations Framework  
HSCN Compliance Operating Model  
HSCN Compliance Release and Configuration Note  
HSCN Mandatory Supplemental Terms  

The HSCN Obligations Framework covers a set of obligations which include adherence to policies and standards for interoperability, service (e.g. service management, testing and assurance) and governance. For example, it requires CN-SPs to provide connectivity services that are interoperable with all other CN-SPs and meet a UK Government assurance standard called CAS-T (CESG Assured Service Requirement for Telecommunications), including ISO 27001.

HSCN Connection details (e.g. IP addressing) need to be registered with the CareCERT Collect portal, including those connections shared with other health and social care organisations.

| Applicable Guidance | HSCN compliance and migration:  

HSCN migration checklist:  
https://digital.nhs.uk/binaries/content/assets/legacy/excel/n/k/hscn_migration_checklist_v1.1.xlsx  


HSCN Regional Migration Manager:  

Further information: enquiries@nhsdigital.nhs.uk |
|--------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Other Controls           | HSCN connection agreements  
CNSP Compliance documents required by NHS Digital  
Consumer Network Service Providers (CN-SP)-Local contracts with commissioners such as CCGs |
- If shared, local arrangements with partners (e.g. support and any associated funding).

<p>| Service Availability | 99.95% minimum availability (as per ISO 27001) |</p>
<table>
<thead>
<tr>
<th><strong>Local Digital Strategy</strong></th>
<th><strong>Requirement</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Strong local leadership to develop and deliver a local digital strategy and digital roadmap, including GP IT. The CCGs should:</td>
</tr>
<tr>
<td></td>
<td>• Have access to horizon scanning and advice on best practice and digital innovation</td>
</tr>
<tr>
<td></td>
<td>• Appoint a Chief Clinical Information Officer (CCIO) or equivalent accountable officer (dedicated or shared) who will provide (clinical) leadership for the development of local digital strategy including the development of GP IT services</td>
</tr>
<tr>
<td></td>
<td>• Develop a commissioning-led digital strategy, supporting innovation, service improvement and transformation, with GP IT as a key component. This will support the development of Local Digital Roadmaps</td>
</tr>
<tr>
<td></td>
<td>• Ensure CCG and GP requirements are represented in any relevant local, regional or national forum</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>CCG Note</strong></th>
<th><strong>Availability: Standard Service Hours</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>This is a direct CCGs responsibility</strong></td>
<td></td>
</tr>
<tr>
<td><strong>CCGs may wish to commission specialist skills and resources to assist in developing their digital strategy</strong></td>
<td></td>
</tr>
</tbody>
</table>
Category 4: Enhanced Requirements: Capabilities available through GP IT Futures Framework

These requirements described as capabilities are met through accredited services procured from the GP IT Futures Framework. The provision of services to meet these capabilities is therefore outside the scope of this service specification. However, as they are required to be supported the services procured for practices here will impact on the GP IT Enabling services.

Category 5: Enhanced Requirements: Capabilities sourced through non-accredited sources

Any of the Enhanced Capabilities available through the GP IT Futures Framework (see above) may also, subject to any restrictions on the use of designated funds, be procured through other appropriate routes. However, CCGs and Practices are encourage to use accredited solutions from the GP IT Futures Framework wherever possible. Some enhanced capabilities may not available through the GP IT Futures Framework.

<table>
<thead>
<tr>
<th><strong>CCG Note</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>These are subject to local prioritisation and the CCG should determine in collaboration with their practices which capabilities are needed locally and can be funded. If the capability is to be sourced through this procurement the CCG should develop a specification using the current operating model for guidance and standards.</td>
</tr>
<tr>
<td>CCGs should be aware that any enhanced clinical or business capability chosen to be provided locally must also be supported with the GP IT Enabling requirements necessary – that may require an amendment to the previous specifications, an update to Table 5.4 or an additional specification here (category 6).</td>
</tr>
<tr>
<td>The Enhanced requirements listed in the Operating Model will provide some areas for the CCG and its practices to consider.</td>
</tr>
</tbody>
</table>

Category 6: Enhanced Requirements: GP IT Enabling Requirements

<table>
<thead>
<tr>
<th><strong>CCG Note</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>These are subject to local prioritisation and the CCG should determine in collaboration with their practices which capabilities are needed locally and can be funded. If the capability is to be sourced through this procurement the CCG should develop a specification using the current operating model for guidance and standards</td>
</tr>
<tr>
<td>The Enhanced requirements listed in the Operating Model will provide some areas for the CCG to consider. Examples include</td>
</tr>
<tr>
<td>• CQRS Support</td>
</tr>
<tr>
<td>• GP Data Quality Accreditation Service</td>
</tr>
<tr>
<td>• Enhanced Infrastructure</td>
</tr>
</tbody>
</table>
Local Context

Significant changes driven by policy and organisational pressures continue to take place in primary care services in England. Future general practice needs to be supported with the best modern digital services if successful and sustainable improvements in care are to be delivered through such changes.

The Primary Care (GP) Digital Services Operating Model, Securing Excellence in Primary Care (GP) Digital Services, 2019-21, 4th Edition, provides a commissioning framework for the delivery of GP Digital services, including consideration of productive requirements to support primary care at scale and the broader health and care service transformation, in response to changing models of care outlined in the NHS Long Term Plan.

As commissioner of GP IT services, the CCG is keen to ensure that local GP IT service provision arrangements are responsive to and reflect local needs and requirements. The following information aims to provide insight into local services and ambitions, which will help to inform potential bidders in relation to GP IT service delivery.

Potential bidders are invited to review and respond to this 'local context' information in their submissions specifically in relation to delivery of GP IT services as outlined within the service specification. This should include consideration of service provision arrangements for core and mandated GP IT service delivery and for potential innovations/innovative ways of working that could support the development of emerging primary care delivery models. This should also support 'at scale' digital solutions that support the delivery of the GP Forward View, the Five-Year Framework for GP Contract Reform (2019) and the NHS Long Term Plan.

| CCG Note | Bidders will be expected to demonstrate how GP IT services will be responsive to local needs and requirements, as part of any subsequent presentation and evaluation process. This should include how efficiency and effectiveness developments in the proposed core contracted service can be used to support these changes and where the bidder can offer enhancements, innovations and additions to these services to meet these local needs. |

Table 3.1 Locality Context

Outlines the local environmental and strategic context by CCG. This includes summary notes (by each CCG if appropriate) on the following

(i) Demographics/Landscape/Geography
(ii) Delivery of Care/Service Ambitions (this will include STP and ICS plans)
(iii) Local Digital Strategy/Plans (namely Local Digital Roadmaps)
(iv) Local Governance Arrangements Supporting Digital Strategy

NOTE: if a CCG wishes to provide more detailed information this can be done as an attached document or external URL link and references in Table 6.1 Documents and Checklist.

Table 3.2 CCG Data
Summarises key data relating to GP IT for each CCG as derived from the details provided for each practice contractor and physical sites.

Table 3.3 GP IT Existing Services
General contextual information on the existing GP IT services

3. Performance, Activity and Quality Indicators

NOTE: As the service provided is likely to operate shared systems and infrastructure across a number of contracts clarification is required on whether a KPI is reported as system wide or contract specific. Recommendations on this and the calculation of KPIs are shown in Table 4.1 Primary KPIs.

These are based on the minimum standards set out in the Operating Model. Additional key indicators that enable the effective monitoring and management of this contract, including KPIs that reflect broader service provision arrangements i.e. training and data quality support services can be negotiated.

A set of quality indicators is also provided. These include reference to external standards where applicable. Performance against a quality standard should be set at or near 100% (or very high). As there is often not a readily available quantifiable metric to measure compliance hence assessments are likely to be based on audits or exception/non-compliance reporting. These are included as SECONDARY Key Performance Indicators (KPIs) and listed in Table 4.2 Secondary KPIs.

To support the requirement for regular and ad-hoc reporting in the effective management and delivery of this service a set of core activity indicators is given and listed in Table 4.3 Recommended Reporting Indicators.

Table 4.4 Priority Assessment Matrix is the recommended basis for logged incident and request prioritisations (developed from original prioritisation matrix in The Good Practice Guidelines for GP electronic patient records v4 RCGP/BMA).

Finally, a set of key volumetrics to underpin consistent reporting and communications in the delivery and oversight of this service are given in Table 4.5 Volumetrics. This includes a tolerance limit for each volumetric within which the service should be able to operate at agreed levels and standards.
4. GP IT Services Data Capture

This describes the local environment which requires support. Information supplied should relate directly to GP IT arrangements only and should not include CCG corporate arrangements. The “estate” refers to the assets (equipment, licences, user accounts, premises etc.) directly used by the GP contractors within the scope of this procurement. Assets used by other parties’ e.g. community providers sharing multipurpose premises should not be included by default, unless the authority has chosen to fund IT support services for these parties through this contract as an enhanced service.

Table 5.1 Practices
This is the general practice estate in scope to be supported by this service. The practices are automatically selected by CCG. These should all be GMS, PMS or APMS practices with a registered patient list and who have signed the CCG - Practice Agreement. In addition, there is scope (at CCG discretion) to include any other APMS practice who holds a registered patient list for “primary care essential services”, have signed the CCG Practice Agreement and where no other provision for IT services has been made (e.g. within their provider contract) and to include if locally funded any other provider or contractor for this procurement. Relevant estate and asset volumetrics requiring support are shown (Note a tolerance range for each volumetric is given to allow for incremental changes in estate and assets – see Table 3.5)

Table 5.2 Physical estate
All sites where GP IT services are to be delivered are listed. NOTE: this is not the same as the list of practices as there will be multi-occupancy sites (e.g. health centres) and practice branch surgeries included. Relevant estate and asset volumetrics requiring support are shown (Note a tolerance range for each volumetric is given to allow for incremental changes in estate and assets – see Table 3.5)

Table 5.3 Standard Desktop Software
This includes an indicator of the number of standard desktop (“ghost”) images supported by each CCG and whether the software listed is included in the standard (“ghost”) image. GPSOC and NHS national systems are included. Standard desktop (“ghost”) images should meet the locally agreed WES.
NOTE: each practice is a discrete business entity and therefore variations in software used will exist between practices, although standard desktop (“ghost”) images across a GP estate are still recommended as the standard platform.

Table 5.4 Hosted Applications
Those applications used and supported as part of the GP IT service whether internally or externally hosted.
Note GPSOC LOT 1 (principal clinical systems) or GP IT Futures Foundation Solutions and National Digital Services not included.

Table 5.5 Projects
Projects committed or currently in flight as part of GP IT service provision. Those projects which are part of a national mandate on the CCG or practices are flagged as such and deployment support for these should be provided as part of the
requirements “National Digital Services Implementation”. Support for projects generally should be provided through the requirement for “Project and Change Management”.

**Table 5.6 Managed Contracts**
A high-level summary list of relevant third-party contracts relating to GP IT services e.g. COINS, Remote Access Tokens. This should indicate where responsibility for funding and for contract management sits. It is important both the supplier and CCGs have visibility and an understanding on responsibilities for these contracts.

GPSOC LOT 1 (principal clinical systems) or GP IT Futures Foundation Solutions and National Digital Services not included

**Table 5.7 Meetings**
Those scheduled meetings where attendance by the supplier is required for example CCG GP IT strategy board, practice manager liaison meetings, Local Medical Committee (LMC) LMC meetings. Ad-hoc and fixed term project meetings do not need to be included here as they should be resourced as part of the project management service.

Note: Network and infrastructure equipment eg routers, wireless access points, servers etc whether located in practice premises or centrally if part of the managed GP IT infrastructure should be documented and provided
5. Documents and Checklist

Table 6.1 Documents and Checklist

This lists all the attached tables and their purpose and references all relevant documents which are attached or accessible through URL link provided.
Appendix 2: Template Questions – for inclusion in GP ITT Supplier Information Pack

Suggested questions for bidders and assessment response criteria for inclusion in the Call-Off ITT Supplier Information Pack.

1.1 Division of Service provision between suppliers/sub-contractors.

Suppliers are required to complete the following table indicating all suppliers involved in delivery of the services, and the services which each supplier will provide.

Suppliers must also indicate the supplier ultimately responsible for the delivery, i.e. where a sub-contractor is used the supplier responsible for the relationship with the sub-contractor.

This information must be consistent with the information provided in the Suppliers Service Matrix.

<table>
<thead>
<tr>
<th>Name of supplier ultimately responsible for delivery of the service.</th>
<th>Supplier delivering the service indicated.</th>
<th>Service line</th>
<th>Service</th>
</tr>
</thead>
<tbody>
<tr>
<td>[Insert supplier name – MUST be a supplier who is party to the final contract).]</td>
<td>[Insert supplier/sub-contractor name]</td>
<td>[Insert the service line to which the services relate]</td>
<td>[Insert services to be supplied by the relevant supplier/sub-contractor as per the services detailed within the specification]</td>
</tr>
</tbody>
</table>

1.2 Organisational capability

Provide written biographies of the proposed Directors/Senior Team and key team members responsible for managing delivery of the Services and present an overview of your organisation (biographies included as an appendix to this question will not count against the page limit for this question)

Your response will be assessed against the extent to which it demonstrates the following requirements:

- Alignment of core capability and capacity of your organisation to requirements of the ITT
- Relevant breadth and depth of experience, capability and background of the senior team to manage delivery of the services
- Clear lines of responsibility and accountability for each service and how such accountabilities will be effectively integrated at the lead provider level
• Evidence of your organisation’s ability to successfully manage delivery of the services in the proposed setting
• Evidence of your approach to the delivery of the services which demonstrate that your organisational development will be informed by learning gained from delivery of services and other commissioning support services

Provide a copy of the organisational structure for the staff team who will be delivering the services with a summary of the service that each team would provide and their skills and capability.

Your response will be assessed against the extent to which it demonstrates the following requirements:
• Delivery team(s) with defined and relevant functions
• Delivery team(s) dedicated to named authority organisations
• A proposed staffing structure that has the depth, breadth and skills mix to effectively deliver the services
• A staffing structure which clearly identifies the qualifications required for each role
• An effective approach to providing a united service delivery team that works as a unit to provide a coordinated commissioning support service

How will you assure the quality of your services?

Your response will be assessed against the extent to which it demonstrates the following requirements:
• A robust approach to ensuring compliance with all relevant regulatory requirements, standards and best practice (evidence should be provided that these regulatory requirements, standards and best practice are understood);
• A rigorous approach to internal governance arrangements demonstrating how the organisation will internally hold itself to account;
• An effective approach to quality management;
• An effective approach to performance management to ensure delivery against the service specifications;

How would you go about working with the Authority, its GP membership and key local health economy partners including Sustainability and Transformation Partnership Leads to identify, test, design and plan organisational innovations of the type envisaged in the GP Forward View (GPFV) and NHS Long Term Plan?

Your response will be assessed against the extent to which it demonstrates the following requirements:
• An effective approach to understand and keep abreast of the range of innovative approaches that are being tested across England and which may have relevance to the local health economy;
• An effective approach to engaging with the authority and its GP members to test options and to formulate a vision for the future;
• A robust approach to assist the authority in planning and implementing the organisational development activities needed to realise any agreed vision.

1.3 Customer service / responsiveness

Outline your service delivery model, including your approach to flexing resource to support the anticipated fluctuations in GP IT demand.

Your response will be assessed against the extent to which it demonstrates the following requirements:
• A flexible approach to service delivery that ensures that you can supply the necessary capability, skills and capacity to meet demand throughout the general practice year;
• A flexible approach to managing fluctuations in GP IT workloads and delivering priorities within customer financial envelopes;
• How fluctuations in demand for GP IT arising from digital system upgrades, deployments, and GP IT estate changes are supported;
• Strong leadership and account management, especially during the mobilisation stage of the services;
• A united service delivery team that works as a unit to provide a coordinated GP IT service.

Outline your approach to delivering the service in partnership with the CCGs.

Your response will be assessed against the extent to which it demonstrates the following requirements:
• An effective approach to supporting the CCGs to meet their priorities and objective by aligning your service delivery priorities to those of the CCGs and their GP membership;
• An effective approach to delivering a service in line with the behaviours described in the “Authority Requirements” section of this Supplier Information Pack;
• An approach to ensuring good practice is shared between the members of the authority;
• How the CCG will be supported in the management of GP communities and representative local bodies e.g. LMCs.
How will you maintain and enhance customer-focused service delivery and what contribution will effective contract management make to this?

Your response will be assessed against the extent to which it demonstrates the following requirements:
- A robust approach to ensure that your services achieve each procuring authority’s service requirements, whether supplied directly by you or by your sub-contractors;
- An effective approach to achieve the performance standards required by the procuring authorities, in particular describing how you will address any performance issues arising, whether from services supplied directly by you or by your sub-contractors;

Describe your approach to measuring and monitoring customer (i.e. CCGs and GPs) satisfaction and the steps you take where satisfaction of customers is poor.

Your response will be assessed against the extent to which it demonstrates the following requirements:
- An open and transparent approach to gathering and presenting feedback which ensures customer views are correctly represented and issues with service delivery are appropriately highlighted;
- An approach to monitoring trends in service satisfaction and performance issues and pro-actively understanding, monitoring and/or remediying customer feedback, issues and concerns;
- A robust approach to ensuring ownership and single point of contact to handling complaints within and across services;
- An effective account management approach to customer satisfaction;
- You should evidence your response with reference to a relevant case study for a customer in a similar context.

1.4 Mobilisation

Provide an implementation plan outlining how services will be mobilised. Your plan needs to demonstrate how you will maintain business as usual services to ensure CCG and GP patient services are not adversely affected by mobilisation and are able to deliver their statutory and contractual responsibilities.

Your response will be assessed against the extent to which it demonstrates the following requirements:
- A credible and realistic mobilisation plan which ensures minimal disruption to the authority and GP member practices (supported, as an appendix to your response to this question, by a Gantt Chart and associated timetable, which will not be included in the page limit for this question);
- Effective plans for staff engagement and customer (authority and GP) communications during mobilisation;
1.5 GP IT - Service delivery

What do you consider to be the 3 to 5 main challenges in delivering safe and innovative GP IT solutions that are compliant with the latest NHS England Primary Care (GP) Digital Services Operating Model, yet at the same time support the implementation of GP Forward View and Sustainability and Transformation Plans (STPs)?

Your response will be assessed against the extent to which it demonstrates the following requirements:

- A robust approach to delivering GP IT service which conforms to the core and mandated requirements in the latest NHS England Operating Model.
- A comprehensive understanding of the challenges in delivering safe and innovative GP IT services which should include reference to the NDG 10 Data Security Standards;
- Demonstration of an approach on how the authority will be supported to optimise the opportunities in the Operating Model to assist in delivering on GP Forward View and STPs;
- A comprehensive understanding of the benefits associated with agile working arrangement across primary care whilst ensuring that compliant information governance and cyber security is maintained;

How will your IT solution serve as an enabler for strategic primary care service improvement, within the context of GP Forward View and Integrated care Services, over the next 3 to 5 years?

Your response will be assessed against the extent to which it demonstrates the following requirements:

- A demonstrable understanding of national primary care service improvement initiatives such as the Estates and Technology Transformation Fund (ETTF) for primary care and the Primary care Networks (PCN)/Integrated Care Systems (ICS) programme and an effective approach to deploying innovation and improvement in support of these;
- A clear articulation of the tangible service improvements that would be delivered, when these would be realised and what additional technologies and services would be required to deliver these;
• A robust approach to measuring outcome-based success;
• Demonstrate awareness and consideration of the impact on GP services and IT services of the new models of care such as ICS and MCP contracts.

What do you consider to be the greatest challenges in delivering safe and innovative GP IT solutions that are compliant with the latest information governance and cyber-security requirements and how would you address these challenges? What specific IG & Cyber Security considerations will there need to be within the context of new models of care?

Your response will be assessed against the extent to which it demonstrates the following requirements:
• A comprehensive understanding of the challenges to delivering safe and innovative GP IT solutions that are compliant with the latest information governance and cyber-security requirements;
• Understanding the context of the general practice contractor environment and local provider organisations in relation to the respective of data controller roles and the integration of local services;
• An effective approach to addressing the challenges described above;
• A robust approach to ensuring safe and secure access to sensitive information such as patient records in remote, mobile and flexible working environments.

Outline your approach to driving service improvements and efficiencies while delivering the contracted services.

Your response will be assessed against the extent to which it demonstrates the following requirements:
• An effective approach to driving improvements in services provided across the CCG’s and the GP estate;
• A realistic and targeted approach to delivering efficiencies;
• You should evidence, as part of your response, the improvements and efficiencies you will make during each year of the service contract as outlined in your Price Submission;
• An effective approach to managing expectations in the event you are not able to deliver the full extent of GP requirements.

What IT enabled GP service improvements would you be expecting from your service that would directly benefit individual general practices?

Your response will be assessed against the extent to which it demonstrates the following requirements:
• A clear description of the IT enabled service improvements a practice would expect from the supplier’s service delivery and an effective approach to realising these improvements.
Appendix 3: Suggested Exploratory Topics for Bidder Presentations

1. Bidder to explain how they would support the CCG and its general practices in significant primary care estate development which includes:
   a. New integrated health centre build hosting five general practices (merging into three) and community teams from other healthcare providers (community trust and a mental health trust)
   b. The merger of three of these practices into one (i.e. reducing from five to three) where the three existing practices use a different clinical system from different suppliers but have all agreed to move to a single practice instance of one hosted clinical system.
   c. Provision of new infrastructure in the building including HSCN, and WiFi

2. Bidder to explain how they would support the CCG and its general practices meet the challenges stated in the Operating Model
   - **Keeping general practice safe**
     *Emphasis on security and safety of digital technologies used in general practice*
   - **Supporting general practice deliver their contracted services**
     *Replacing GPSOC framework with GP IT Futures Framework*
     *IT infrastructure provided to a standard which allows the practice to satisfactorily operate the capabilities identified in the Operating Model*
   - **Enabling service improvement, transformation and digital innovations**
     *Support for GPs and CCGs locally prioritise and invest in technologies which improve practice efficiency and local service transformation*
   - **Supporting new models of care and contracts**
     *Support for the new PCN DES & Integrated Care Systems*
   - **Supporting general practice meet patient’s digital expectations**
     *Requirements to support new GP contract patient facing digital commitments*

Note although the bidder would not be required to provide all the services needed to meet the above challenges they will be required to support these services and work within an environment faced with these challenges.

Appendix 4: Suggested Points of Consideration in Bidder Interviews

1. How would the bidder approach resourcing the service for
   a. transactional services e.g. helpdesk, Registration Authority
   b. non-transactional services e.g. training, project management, Information Governance
2. Does the bidder understand the customer base in particular the relationship between GP contractors and the NHS?

3. Does the bidder understand the operating model in particular the delegated responsibilities of the CCG for GP IT?

4. What experience has the bidder in NHS IT and specifically in GP IT delivery?

5. To what extent does the bidder understand the current NHS and the NHS Long Term Plan?

6. How would the bidder approach managing the GP IT equipment estate in terms of refresh, disposal, using different technologies to extend operational life?

7. How will the bidder ensure IT enablers for local health community service integration are available?

8. How will legacy contracts be handled?

9. Are specialist services such as Clinical Safety, Information Governance, IT Security, Data Quality supported by access to necessary skilled resources?

10. Can the bidder support the CCG with digital strategy and enablement of wider system transformation (i.e. STP)?

11. Will the bidder provide any data hosting services – if yes describe the arrangements including security, resilience, business continuity, could hosting, hosting outside England?

12. Is the bidder aware of the National Data Guardian 10 data security standards (https://www.gov.uk/government/publications/review-of-data-security-consent-and-opt-outs) and the EU General Data Protection Regulation (GDPR), their implications for GPs and their responsibility as a supplier (including potentially as a “data processor”)
## Appendix 5: Glossary of Terms

<table>
<thead>
<tr>
<th>Term</th>
<th>Description</th>
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<tbody>
<tr>
<td>APMS</td>
<td>Alternative Provider Medical Services</td>
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<tr>
<td>BCP</td>
<td>Business Continuity Plan</td>
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<tr>
<td>CareCERT</td>
<td>Care Computer Emergency Response Team</td>
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<tr>
<td>CCG</td>
<td>Clinical Commissioning Group</td>
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<tr>
<td>CE +</td>
<td>Cyber Essentials Plus</td>
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<tr>
<td>COIN</td>
<td>Community of Interest Network</td>
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<tr>
<td>CQRS</td>
<td>Calculating Quality Reporting Service</td>
</tr>
<tr>
<td>CRM</td>
<td>Customer Relationship management</td>
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<tr>
<td>CTV3</td>
<td>Clinical Terms Version 3</td>
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<tr>
<td>DES</td>
<td>Directed Enhanced Service</td>
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<tr>
<td>DPO</td>
<td>Data Protection Officer</td>
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<tr>
<td>DR</td>
<td>Disaster Recovery</td>
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<tr>
<td>DSPT</td>
<td>Data Security and Protection Toolkit</td>
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<tr>
<td>EPRR</td>
<td>Emergency Preparedness, Resilience and Response</td>
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<tr>
<td>ETTTF</td>
<td>Estates and Technology Transformation Funds</td>
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<tr>
<td>GDPR</td>
<td>General Data Protection Regulation</td>
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<tr>
<td>GMS</td>
<td>General Medical Services</td>
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<td>GP IT Futures Framework</td>
<td>The GP IT Futures Digital Care Services Framework Contract</td>
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<td>GPSoC</td>
<td>GP Systems of Choice Framework</td>
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<td>ICO</td>
<td>Information Commissioner's Office</td>
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<td>ICS</td>
<td>Integrated Care System</td>
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<td>ISMS</td>
<td>Information Security Management System</td>
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<tr>
<td>LDR</td>
<td>Local Digital Roadmap</td>
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<tr>
<td>MHRA</td>
<td>Medicines and Healthcare products Regulatory Agency</td>
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<tr>
<td>National Commercial &amp; Procurement Hub</td>
<td>National Commercial &amp; Procurement Hub</td>
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<tr>
<td>NDG</td>
<td>National Data Guardian</td>
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<tr>
<td>ODS</td>
<td>Organisational Data Services</td>
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<tr>
<td>PC DMAT</td>
<td>Digital Primary Care Maturity Assurance Tool</td>
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<tr>
<td>PCN</td>
<td>Primary Care Network</td>
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<tr>
<td>PMS</td>
<td>Personal Medical Services</td>
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<tr>
<td>RTO</td>
<td>Recovery Time Objective</td>
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<td>SFI</td>
<td>Standing Financial Instructions</td>
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<tr>
<td>SMS</td>
<td>Short Message Service</td>
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<tr>
<td>STP</td>
<td>Sustainability &amp; Transformation Plan</td>
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