

DIGITALHEALTH.LONDON ACCELERATOR PROGRAMME  
("DH.L Accelerator")

**ACCELERATOR PARTICIPANT AGREEMENT**

**AGREEMENT BETWEEN HEALTH INNOVATION NETWORK /  
GUY'S AND ST THOMAS NHS FOUNDATION TRUST AND A SMALL  
OR MEDIUM SIZED ENTERPRISE ("SME") PARTICIPATING IN THE  
DH.L ACCELERATOR**

(also known as the "SME Agreement")

**THIS AGREEMENT IS MADE BETWEEN**

(1) **Guys and St Thomas's NHS Foundation Trust ("GSTFT") operating through the Health Innovation Network ("HIN"), a department of GSTFT, ("GSTFT/HIN"), Second Floor, Counting House, Guy's Hospital, Great Maze Pond, London SE1 9RT**

**and**

(2) **«Submission\_title» – Company Number: «Registration\_Number\_CH» (the "SME")**

**Background**

GSTFT/HIN and four other delivery partners (the "Delivery Partners") have formed a consortium to create the DH.L Accelerator. The DH.L Accelerator aims to develop a better networked ecosystem between industry, the financial community, academia, the NHS and the wider healthcare community. It has been designed to assist small and medium sized enterprises (SMEs) to develop products and tools that will be helpful to improve healthcare delivery and, through sales of such products, contribute to the economic growth of the London area. The Accelerator is funded by a number of partners and is expected to include the European Regional Development Fund (ERDF).

This Agreement sets out the terms and conditions that govern the relationship between GSTFT/HIN and the SME in order for the SME to take part in the DH.L Accelerator.

**1. Key Definitions**

**"Application form" or "SME Application Form"** means the on line application form submitted by SMEs in order to participate in the DH.L Accelerator programme and attached as appendix 5 to this Agreement.

**"Challenge Form"** means the diagnostic form to be completed by a Digital Health Navigator in conjunction with an SME or group of SMEs from the DH.L Accelerator describing the Services the SME or group of SMEs requires to develop its or their digital healthcare products the format of which appears as **Appendix 1** to this Agreement.

“**Commencement Date**” means 1 August 2016.

“**Confidential Information**” shall mean all secret information, or information not easily accessible by others, or information of a commercially sensitive nature concerning the business of a party or information which is marked as confidential, but excluding:

1. Information which is: (i) immaterial or trivial; (ii) known to the receiving party before the date of this Agreement; (iii) is or becomes publicly known without the fault of the receiving party; or (iv) is independently developed by the receiving party; or
2. The existence of this Agreement, the general nature of the work carried out under this Agreement or the identity of the parties.

“**Delivery Partners**” means the institutions that GSTFT/HIN is collaborating with to deliver the DH.L Accelerator and which are Imperial College Health Partners, UCL Health Partners, Chelsea & Westminster Health Charity and MedCity.

“**Digital Health Navigators**” will be experienced individuals employed at some of the Delivery Partners for the DH.L Accelerator who will coordinate (in conjunction with GSTFT/HIN) the organisation of the Services between the Suppliers and the SMEs.

“**Information & Brokerage Form**” means the form capturing the key information relating to the provision of Services by the Supplier to any SME or group of SMEs in the DH.L Accelerator the format of which appears as **Appendix 3** to this Agreement.

“**Innovation Voucher System**” is the system by which GSTFT/HIN organises the provision to SMEs of the Services and to reimburse the Suppliers for that Service.

“**Intellectual Property**” shall mean all intellectual and industrial property rights of any kind whatsoever including patents, registered designs, unregistered designs, rights in know-how and copyright (whether in drawings, plans, specifications, designs and computer software or otherwise), database rights, any rights in any invention, discovery or process, and applications for and rights to apply for any of the foregoing, in each case throughout the world.

“**Meet the Expert**” means an event organised by one of the Delivery Partners focussing on a particular clinical or business issue to impart and develop knowledge around that particular issue.

“**Procurement**” means the process GSTFT/HIN contracts with Suppliers who may provide the SMEs participating in the DH.L Accelerator specific Services.

“**Response Form**” means the form to be completed by any Supplier choosing to respond to a Procurement detailing how that Supplier’s expertise could be deployed to meet the needs of the SME as set out in **Appendix 2** to this Agreement.

“**Scope**” means the potential development in use or application of any SME Development Product (or group of SME Development Products if more than one) on which the SME requests feedback, articulation of demand, information about the local requirements or service provision and other non-Confidential information. The Scope will be set out in the relevant Challenge Form.

“**SME Development Product**” means the digital healthcare product or service under development by the SME who is participating in the DH.L Accelerator Programme.

“**SMEs**” means micro, small and medium-sized enterprises which employ fewer than 250 persons and which have an annual turnover not exceeding €50m, and/or an annual balance sheet total not exceeding €43m and is the EU definition ([http://ec.europa.eu/growth/smes/business-friendly-environment/sme-definition/index\\_en.htm](http://ec.europa.eu/growth/smes/business-friendly-environment/sme-definition/index_en.htm)).

“**Services**” means clinical and other related professional advice and/or the facility to work in close physical proximity to clinicians and other healthcare-related professionals from the Suppliers. This will include feedback, advice, information and brokerage in order to assist the further the development of the SME Development Product.

“**Supplier**” means a clinical or other related individual or institution which has responded to the request for Services from an SME or group of SMEs and which has been selected by GSTFT/HIN to provide Services.

“**Termination Date**” shall mean the date when this Agreement has been terminated pursuant to Clause 7.

## **1. Participation in the DH.L Accelerator**

GSTFT/HIN and the SME agree that by the SME agreeing to take part in the DH.L Accelerator the SME will:

- 1.1 Have the opportunity to attend appropriate DH.L Accelerator events organised by any of the Delivery Partners in the DH.L Accelerator.
- 1.2 Have meetings with a designated Digital Health Navigator to diagnose the optimal level and type of support and information required.
- 1.3 Attend events and working opportunities as may be brokered by the Digital Health Navigators for them once the Response Form has been accepted.
- 1.4 Use all reasonable endeavours to utilise the benefits facilitated by the DH.L Accelerator Programme and comply with the procedural steps set out in Clause 2 below.
- 1.5 For publicity purposes about the DH.L Accelerator permit its contact details and brief details of its business activities included in the Application Form to be shared and consent to the use of any photography or video footage or other means of recording any interview, interaction or attendance of the SME at any event of the DH.L Accelerator.
- 1.6 Use all reasonable endeavours to contribute to the networking opportunities offered by the events organized by any of the Delivery Partners in the DH.L Accelerator.
- 1.7 Respond promptly to and comply with all reasonable requests by GSTFT/HIN for information available to the SME including information required to support European Union Regional Development Fund claims by GSTFT/HIN and the Delivery Partners as well as any information required from participants to monitor the delivery of the programme.
- 1.8 Promptly notify GSTFT/HIN if any of the information set out in the Application Form (attached as Appendix 5) becomes untrue in any material respect.

- 1.9 Sign a State Aid Declaration form in addition to this Agreement and attached as Appendix 4.

## **2. Innovation Voucher System**

In order to utilise the benefits offered by the DH.L Accelerator to assist with advancing the SME Development Product, the SME agrees to:

- 2.1 To work with a Digital Health Navigator to complete a Challenge Form as set out in Appendix 1, and
- 2.2 If the business need described in the Challenge Form is in the absolute discretion of GSTFT/HIN appropriate for a Procurement to be run, work with the Digital Health Navigator to identify potential Suppliers so that the Challenge Form can be publicised appropriately by the Digital Health Navigator for Suppliers to offer Services responding to that Challenge.
- 2.3 if the business need described in the Challenge Form is in the absolute discretion of GSTFT/HIN appropriate to be met in a way other than a Procurement, work with the Digital Health Navigator to identify suitable Suppliers and a suitable forum, for example a Meet the Expert session organised by one of the Delivery Partners.
- 2.4 accept that GSTFT/HIN may in its absolute discretion decide a business need is in whole or in part inappropriate for the DH.L Accelerator

## **3. Agreement to receive Services**

The following will apply to the receipt by the SME of development assistance from Suppliers:

- 3.1 If a Procurement has been run and one or more Suppliers selected to provide the Services, the SME agrees to co-operate with the Digital Health Navigator to meet with the Supplier or Suppliers within a reasonable time of the holding of the Procurement and to use all reasonable endeavours to accommodate the suggested times and dates of the Suppliers.
- 3.2 If the Services are to be provided to the SME in another way, for example a Meet the Expert, then the SME agrees to use all reasonable endeavours to attend the relevant session and to contribute appropriately.
- 3.3 The SME agrees to cooperate with GSTFT/HIN and the Digital Health Navigator in the completion of an Information & Brokerage Form (as set out in Appendix 3) evidencing the supply by the Supplier of the Services to the SME or group of SMEs following the meeting workshop, Meet the Expert or other support provided by the programme.
- 3.4 The SME acknowledges that although GSTFT/HIN will consult with the SME the choice of Supplier and scope of the Services is a decision that will be made by GSTFT/HIN in its absolute discretion.

- 3.5 The SME acknowledges that GSTFT/HIN although they will work with the SME as described in this Agreement may not be able to obtain the supply of Services which the SME may require.

#### **4. Intellectual Property**

- 4.1 All Intellectual Property existing in the SME Development Product developed by the SME prior to participation in the DH.L Accelerator shall remain the property of the relevant SME. All Intellectual Property arising from the supply by a Supplier of the Services and which is within the Scope of the Challenge Form and is created by the SME or by the SME and the Supplier working together as part of the DH.L Accelerator, shall belong to the SME requesting the Services.
- 4.2 If in providing the Services the Supplier considers that the Scope of the Challenge Form is being exceeded and that a new product is being co-developed with the SME, they must notify the SME in advance in writing. The Supplier will cease to provide the Services extending beyond the Scope of this agreement and the DH.L Accelerator, and instead the Supplier may conclude a supplementary agreement between them to cover all necessary issues relating to the new product in development including any relating to payment and ownership of intellectual property.
- 4.3 All Intellectual Property arising from any supply by a Supplier which is outside the Scope shall be the property of the relevant Supplier.
- 4.4 Any SME and Supplier of the Services may choose to enter into a separate written agreement before the provision of the Services to define their respective Intellectual Property Rights in relation to the SME Development Product and to disapply the provisions of this Clause 4 as between the SME and the Supplier.
- 4.5 Subject to this Clause 4, this Agreement does not affect the ownership of any Intellectual Property owned or controlled by either the SME or any Supplier prior to the date of this Agreement or not arising from the provision of the Services and which the owning party contributes or uses in the course of performing its obligations under this Agreement.

#### **5. Confidentiality**

- 5.1 The parties to this Agreement will take reasonable steps to ensure that any documents or other materials and data or other information which are reasonably classed as Confidential Information supplied to one party by the other party in the provision of the Services under this Agreement and are clearly marked as confidential remain confidential to the relevant party disclosing the Confidential Information. Confidential Information will only be made available by the receiving parties to those of their personnel who have a reasonable need to know of it and the documents or other materials and data or other information or copies thereof embodying Confidential Information will not be made available to any third parties without the prior permission of the disclosing party.
- 5.2 The parties recognise that GSTFT/HIN may be required to disclose Confidential Information to local clinical commissioning groups or NHS England, for example in response to a request for information under the Freedom of Information Act 2000, and, notwithstanding any other provision of this Agreement, and both parties hereby consent and agree to such disclosure.
- 5.3 This obligation of confidentiality will remain in force throughout the term of this Agreement and for a further period of 10 years after the Termination Date.



- 5.4 On the cessation or earlier termination of this Agreement, the parties to this Agreement shall return to the original author all documents and material containing Confidential Information.
- 5.5 The parties to this Agreement undertake that any Confidential Information which it receives from the other party in the provision of the Services will only be used for the purposes of this Agreement.
- 5.6 All Confidential Information disclosed by one party to the other party shall remain the property of the disclosing party.
- 5.7 Patient confidentiality will be maintained at all times, in line with the NHS Code of Practice on Confidentiality, the Data Protection Act 1988, EU legislation and all applicable laws and regulations (as amended from time to time).

## 6. Liability and Warranties

- 6.1 Each party warrants that no documents or other material and data or other information and devices or processes used to carry out the activities under this Agreement will infringe any third party Intellectual Property rights.
- 6.2 The parties warrant that they will comply with all relevant legislation and regulations including, without limitation, the Data Protection Act 1988 and the Bribery Act 2010, British Standards and EU or international standards, codes and guidelines that are applicable to the activities under this Agreement.
- 6.3 Each party warrants that it will at all times hold all permits, licences and authorisations necessary to enable it to comply with its obligations under this Agreement.
- 6.4 The parties **shall not be liable**, whether in contract, tort (including negligence), breach of statutory duty, misrepresentation, under an indemnity or otherwise in connection with this Agreement, **for or in respect of any claim**, proceedings, fiscal liability, loss of anticipated savings, business revenues or profits (whether categorised as direct or indirect), or any indirect, special or consequential loss (including losses arising from business interruption, wasted management time, loss of goodwill, data and all other losses whether or not arising in the normal course of business), damages, costs, expenses or other **claim arising under this Agreement** PROVIDED that the parties shall **remain liable** for any liability (1) caused by fraud or fraudulent misrepresentation or (2) which **cannot** legally be excluded or limited in relation to death or personal injury caused by its negligence, or in relation to breaches of confidentiality provisions, data protection, anti-bribery legislation or third party IP infringement claims which shall be without limitation.
- 6.5 For the avoidance of doubt there shall be no liability on the part of GSTFT/HIN, or the Delivery Partners or any Supplier for failure on the part of GSTFT/HIN, the Delivery Partners or any Supplier to provide the Services or as to the quality description or timing of the delivery of any Services and none of GSTFT/HIN, the Delivery Partners or any Supplier shall be liable to any SME in the event that any SME Development Product or SME is not commercially successful.

## 7. Termination

- 7.1 This Agreement shall terminate on the expiration of 12 months from the Commencement Date or 31 July 2017 whichever is the earlier unless it is extended for a period of up to 3 months by written notice from HIN to the SME or terminated earlier by either party pursuant to this Clause. Please note that the Business Support received by the SME may predate this

agreement if they participated in diagnostic, information or brokerage sessions in preparation for, prior to or during the application process, for example information days, briefing sessions or bootcamps but such Business Support will nonetheless be subject to the terms of this Agreement.

7.2 If the SME wishes to withdraw from this Agreement it must give six weeks prior written notice to HIN of its intention to withdraw, stating its reasons for withdrawing.

7.3 GSTFT/HIN may in its absolute discretion terminate this Agreement and the provision of any Services on 4 weeks written notice.

7.4 If the SME:

- (i) commits a material breach of this Agreement and fails to remedy it within 10 working days of being told of the breach by the other party; or
- (ii) engages in corrupt practices, or its staff exhibits behaviours that could bring GSTFT and /or GSTFT/HIN, the programme or the NHS into disrepute; or
- (iii) engages in behaviours that disrupt the smooth operation of the DH.L Accelerator or lead to complaints from other SME participants, Delivery Partners, GSTFT/HIN members of staff, or Suppliers; or
- (iv) goes into liquidation, or makes a voluntary arrangement with his creditors or has a receiver or administrator appointed (or anything analogous to any of the foregoing occurs); or
- (v) ceases or threatens to cease carrying on trading; or
- (vi) No longer holds all permits, licences and authorisations necessary to enable it to comply with its obligations under this Agreement;

then GSTFT/HIN shall have the right to terminate this Agreement with immediate effect and suspend the participation of the SME in the DH.L Accelerator.

## **8. Changes to this Agreement**

Changes may be made to this Agreement by consensus of both parties at a meeting convened for the purpose. All changes must be recorded in writing and signed by an authorised signatory for each party.

## **9. Survival of certain Clauses beyond the termination of this Agreement**

Clauses 4, 5 and 6 and any provision which expressly or by implication is intended to come into or remain in force on or after termination will continue in full force and effect and shall survive the termination of this Agreement.

## **10 Third Party Rights**

10.1 A person who is not a party to this agreement shall not have any rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Agreement.

10.2 The rights of the parties to terminate, rescind or agree any variation, waiver or settlement under this Agreement are not subject to the consent of any other person.

**11 Notices**

Any notices to be served under this Agreement shall be in writing (which shall include email provided a hard copy bearing the same date as the email is also despatched on that date by first class post or by hand) and sent to the address given for the recipient party at the head of this Agreement marked for the attention of

In the case of GSTFT/HIN: the DH.L Accelerator Director  
 Health Innovation Network  
 Guys & St Thomas's NHS Foundation Trust  
 Minerva House  
 5 Montague Close  
 London  
 SE1 9BB

In the case of the SME: «Submission\_title»  
 «Address»

**12 Governing Law**

The parties agree that this Agreement shall be governed by and construed in accordance with the law of England and Wales and any and all disputes arising out of or in connection with this Agreement shall be subject to the exclusive jurisdiction of the courts of England and Wales

**I have read the above Agreement and commit to the terms.**

<b>For Guys &amp; St Thomas's NHS Foundation Trust Operating through the Health Innovation Network</b>	<b>For «Submission_title»</b>
<b>Signed</b>	<b>Signed</b>
<b>Dated</b>	<b>Dated</b>



**Appendices**

- 1. Challenge Form**
- 2. Response Form**
- 3. Information and Brokerage Form**
- 3. State Aid Declaration (TO BE COMPLETED)**
- 4. SME Application Form**

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## Appendix 1 - Challenge Form

**Note:** this Challenge Form is to be completed by the Digital Health Navigator and SME working together and is to describe the assistance that the SME is requesting from potential Suppliers. The Digital Health Navigator will then use the information in this form to identify and organise relevant assistance for the SME from Suppliers.

### DigitalHealth.London Accelerator

**Name of SME:**

**Name of Digital Health Navigator:**

**SME Development Product** [*a brief description of the product and the market that the product is targeting*]

**Scope of potential Intellectual Property involved in the provision of the Services** (*and to be the property of the SME party to this Agreement pursuant to Clause 4 of the Agreement*)

**(Note:** Please note that if the provision of the Services starts to exceed the Scope as described here or the established Intellectual Property owned by the SME and requires the co-development of new Intellectual Property it may be necessary to enter into a separate arrangement between the Supplier and the SME – see Clause 4 of the Agreement)

### **Expert help requested**

**Type :** [*clinical, therapeutic area, informatics, IT systems etc* ]

**Time:** [*give time span for meeting – ie a period of 2-3 weeks and amount of time requested – eg 2 hours, 3hours, 4 hours, etc* ]

**Location :** [*give at least 2 possible locations for the meeting convenient to potential suppliers and SMEs* ]

**Signed :** [*Digital Health Navigator* ]

**Dated :**

## Appendix 2 - Response Form

Note: this Response Form is to be completed by the Supplier wishing to offer Services to the SME in relation to the SME Development Product. Its purpose is to confirm the extent of the Services, including clarifying the Scope of the Intellectual Property that may be discussed in the provision of the Services.

### DigitalHealth.London Accelerator

**Name of SME:**

**Name of Digital Health Navigator:**

**Response to Challenge Form dated [    ]**

**Name of Supplier:**

### Response to request for expert help

**Technical: Services that the Supplier is offering** *[details of type, how Supplier's skills/resources can be deployed to assist the SME and who at the Supplier's institution would offer the Services]*

**Price : Cost at which the Services are being offered** *[details of cost of providing the Services offered to the SME (including VAT) – Agenda for Change rates, actual payment rates (if Agenda for Change rates not applicable, cost of innovation space management, administration fee of up to 15% of the Services offered]*

**Intellectual Property: confirmation of Scope as detailed in the Challenge Form**

**Signed:**

**On behalf of:** *[the Supplier]*

**Dated:**

### Appendix 3 - Information and Brokerage Form

Note: this Information and Brokerage Form is to be completed by the Innovation Navigator and SME working together. Its purpose is to capture and record the assistance given by the Digital Health Navigators and the Suppliers in assisting SMEs and is a requirement for demonstrating the purposes of funding received for the Accelerator have been met.

#### DigitalHealth.London Accelerator

Name of SME:

Name of Digital Health Navigator:

Description of Information & Brokerage [include diagnosis, information disclosed and networking/contacts shared, time spent in consultation, attendees, location where consultation took place]

I hereby confirm that the above Information & Brokerage Services have been supplied to [ name of SME ] on the date stated.

Signed

For and on behalf of [ name of SME ]

Signed:

[Name of Digital Health Navigator]

Digital Health Navigator

Dated:

## Appendix 4 State Aid declaration (TO BE COMPLETED)

### STATE AID DECLARATION

#### LONDON DIGITAL HEALTH ACCELERATOR

You are being offered financial assistance under the European Commission's de minimis regulation (Commission Regulation (EU) No 1407/2013 of 18 December 2013 on the application of Articles 107 and 108 of the Treaty on the Functioning of the European Union to de minimis aid, Official Journal L 352/1 of 24.12.2013) (the "De Minimis Aid Regulation"). This allows an enterprise to receive up to Euros 200,000 of assistance over any three year fiscal period. The commencement date for when this period will run will be the date at which you have a legal right to the assistance.

This form of assistance will constitute de minimis aid to the relevant enterprise. ***The estimated amount of de minimis aid that your company will receive through the London Digital Health Accelerator is £45,000.*** You will receive a state aid certificate at the end of your involvement with the London Digital Health Accelerator programme confirming how much aid you received. Note that, you will need to declare the amount of aid received under the London Digital Health Accelerator to any other body offering your enterprise State aid or conducting an investigation or audit into the amount of aid received by your enterprise in order to ensure compliance with European Union State Aid laws.

To confirm you are able to receive this assistance you must declare the full amount of de minimis aid (in pounds and Euros) you have already received over the last two fiscal years for your company and in the current fiscal year. Your 'fiscal year' corresponds with your current corporate accounting period. Potentially any assistance you may have received from a public body might be deemed to be State aid. This could be from central, regional, devolved governments or agencies or a local council. Below is a list of possible forms of aid that will need to be taken into account in calculating whether you have exceeded the de minimis threshold.

- Grant from public bodies
- Interest rate relief
- Tax relief
- Tax credits
- State guarantees or holdings
- State provision of goods or services on preferential terms
- Direct subsidies
- Tax exemptions
- Preferential interest rates
- Guarantees of loans on especially favourable terms
- Acquisition of land or buildings either gratuitously or on favourable terms
- Provision of goods and services on preferential terms
- Indemnities against operating losses
- Reimbursement of costs in the event of success
- State guarantees, whether direct or indirect, to credit operations preferential re-discount rates



- Dividend guarantees
- Preferential public ordering
- Reduction of or exemption from charges or taxes including accelerated depreciation and the reduction of social contributions
- Deferred collection of fiscal or social contributions
- Assistance financed by special levies
- Capital transfers
- Certain state holdings in the capital of undertakings

Less obvious examples may be

- Consultancy advice provided free or at a reduced rate
- Advantages resulting from the activities of agencies for urban renewal
- Assistance to help companies invest in environmental projects
- Assistance to help a public enterprise prepare for privatization
- Legislation to protect or guarantee market share
- Public private partnerships and contracts not open to competitive tendering
- Receipt of landfill tax credit funding

And some surprising examples of state aid funding

- Free advertising on state owned television
- Infrastructure projects benefiting specific users

As such, we recommend that you keep a detailed record of the assistance received under the London Digital Health Accelerator programme for at least a period of three years both from when you entered into the DigitalHealth.London Accelerator programme and also from the receipt of the assistance.

In the event your enterprise has received assistance from a public body or a private body in collaboration with a public body and you are unsure whether this assistance constitutes State aid, please provide details of this assistance in the table.

The assistance received under the London Digital Health Accelerator programme must be used for the sole purposes for which it was given to your enterprise.

London Digital Health Accelerator reserves the right to recover from your enterprise any assistance granted to your enterprise under this programme in the event that it becomes aware that your enterprise has exceeded the Euros 200,000 ceiling of assistance over any three year fiscal period.

## **DECLARATION**

I acknowledge that I have read the above and understand that «Submission\_title» will be granted assistance in accordance with the De Minimis Aid Regulation. I understand my obligation to be compliant with the European State Aid rules.

I declare that the amount of de minimis aid received by «Submission\_title» over the last two fiscal years and the current fiscal year is:

Funding body	Purpose	Amount (Pounds)	Amount (Euros) <sup>1</sup>	Date of award and fiscal period

Please write NIL if no de minimis aid has been received.

For the avoidance of doubt, the above amounts relate to any funds received from all public bodies.

I declare that the above information in relation to de minimis aid received by «Submission\_title» for the years stated is true, accurate and to the best of my knowledge.

I warrant that I am authorised to sign on behalf of «Submission\_title» and acknowledge that if the London Digital Health Accelerator considers that the assistance offered to «Submission\_title» becomes illegal aid because «Submission\_title» fails to meet any of the eligibility criteria, «Submission\_title» may become liable to refund the full amount of assistance offered by the London Digital Health Accelerator.

Full name in capitals \_\_\_\_\_

Signature \_\_\_\_\_

Name of Company \_\_\_\_\_

Date \_\_\_\_\_

<sup>1</sup> Conversion rates can be found at the following link:  
[http://ec.europa.eu/budget/contracts\\_grants/info\\_contracts/inforeuro/inforeuro\\_en.cfm](http://ec.europa.eu/budget/contracts_grants/info_contracts/inforeuro/inforeuro_en.cfm).

**Appendix 5 : SME Application Form**

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