The Public Records (Scotland) Act 2011

**NHS Highland** 

Progress Update Review (PUR) Final Report by the PRSA Assessment Team

28<sup>th</sup> May 2019

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### 1. Public Records (Scotland) Act 2011

The Public Records (Scotland) Act 2011 (the Act) received Royal Assent on 20 April 2011. It is the first new public records legislation in Scotland since 1937 and came into force on 1 January 2013. Its primary aim is to promote efficient and accountable record keeping by named Scottish public authorities.

The Act has its origins in *The Historical Abuse Systemic Review: Residential Schools and Children's Homes in Scotland 1950-1995* (The Shaw Report) published in 2007. The Shaw Report recorded how its investigations were hampered by poor recordkeeping and found that thousands of records had been created, but were then lost due to an inadequate legislative framework and poor records management. Crucially, it demonstrated how former residents of children's homes were denied access to information about their formative years. The Shaw Report demonstrated that management of records in all formats (paper and electronic) is not just a bureaucratic process, but central to good governance and should not be ignored. A follow-up review of public records legislation by the Keeper of the Records of Scotland (the Keeper) found further evidence of poor records management across the public sector. This resulted in the passage of the Act by the Scottish Parliament in March 2011.

The Act requires a named authority to prepare and implement a records management plan (RMP) which must set out proper arrangements for the management of its records. A plan must clearly describe the way the authority cares for the records that it creates, in any format, whilst carrying out its business activities. The RMP must be agreed with the Keeper and regularly reviewed.

### 2. Progress Update Review (PUR) Mechanism

Under section 5(1) & (2) of the Act the Keeper may only require a review of an authority's agreed RMP to be undertaken not earlier than five years after the date on which the authority's RMP was last agreed. Regardless of whether an authority has successfully achieved its goals identified in its RMP or continues to work towards them, the minimum period of five years before the Keeper can require a review of a RMP does not allow for continuous progress to be captured and recognised.

The success of the Act to date is attributable to a large degree to meaningful communication between the Keeper, the Assessment Team, and named public authorities. Consultation with Key Contacts has highlighted the desirability of a mechanism to facilitate regular, constructive dialogue between stakeholders and the Assessment Team. Many authorities have themselves recognised that such regular communication is necessary to keep their agreed plans up to date following inevitable organisational change. Following meetings between authorities and the Assessment Team, a reporting mechanism through which progress and local initiatives can be acknowledged and reviewed by the Assessment Team was proposed. Key Contacts have expressed the hope that through submission of regular updates, the momentum generated by the Act can continue to be sustained at all levels within authorities.

The PUR self-assessment review mechanism was developed in collaboration with stakeholders and was formally announced in the Keeper's Annual Report published on 12 August 2016. The completion of the PUR process enables authorities to be credited for the progress they are effecting and to receive constructive advice concerning on-going developments. Engaging with this mechanism will not only maintain the spirit of the Act by encouraging senior management to recognise the need for good records management practices, but will also help authorities comply with their statutory obligation under section 5(1)(a) of the Act to keep their RMP under review.

### 3. Executive Summary

This Final Report sets out the findings of the Public Records (Scotland) Act 2011 (the Act) Assessment Team's consideration of the Progress Update template submitted for NHS Highland. The outcome of the assessment and relevant feedback can be found under sections 6 - 8.

### 4. Authority Background

The population of NHS Highland is 320,000 people and is spread over 32,500 square kilometres, making it one of the largest and most sparsely populated Health Boards in the UK. NHS Highland is managed by a Board of Executive and Non-Executive Directors and is accountable to the Scottish Government through the Cabinet Secretary for Health and Wellbeing. The Chair and each of the Non-Executive Directors are appointed by the Cabinet Secretary. Executive Directors are the Chief Executive, Medical Director, Director of Public Health, Chief Operating Officer, Director of Human Resources, Director of Nursing and Director of Finance. The Board governs accountability and performance. There are Highland-wide departments or functions and include Business Transformation; Clinical Governance and Risk Management; Dental Services; e-Health; Finance; Human Resources; Infections, Prevention and Control; Nursing and Midwifery; Pharmacy; Planning and Performance; Procurement; Public Health and Public Relations and Engagement.

#### 5. Assessment Process

A PUR submission is evaluated by the Act's Assessment Team. The self-assessment process invites authorities to complete a template and send it to the Assessment Team one year after the date of agreement of its RMP and every year thereafter. The self-assessment template highlights where an authority's plan achieved agreement on an improvement basis and invites updates under those 'Amber' elements. However, it also provides an opportunity for authorities not simply to report on progress against improvements, but to comment on any new initiatives, highlight innovations, or record changes to existing arrangements under those elements that had attracted an initial 'Green' score in their original RMP submission.

The assessment report considers statements made by an authority under the elements of its agreed Plan that included improvement models. It reflects any changes and/or progress made towards achieving full compliance in those areas where

agreement under improvement was made in the Keeper's Assessment Report of their RMP. The PUR assessment report also considers statements of further progress made in elements already compliant under the Act.

Engagement with the PUR mechanism for assessment cannot alter the Keeper's Assessment Report of an authority's agreed RMP or any RAG assessment within it. Instead the PUR Final Report records the Assessment Team's evaluation of the submission and its opinion on the progress being made by the authority since agreeing its RMP. The team's assessment provides an informal indication of what marking an authority could expect should it submit a revised RMP to the Keeper under the Act, although such assessment is made without prejudice to the Keeper's right to adopt a different marking at that stage.

G	The Assessment Team agrees this element of an authority's plan.	A	The Assessment Team agrees this element of an authority's progress update submission as an 'improvement model'. This means	R	There is a serious gap in provision for this element with no clear explanation of how this will be
			that they are convinced of the authority's		addressed. The Assessment Team may
			commitment to closing a gap in		choose to notify the Keeper on
			provision. They will request that they are		this basis.
			updated as work on this element		
			progresses.		

# Key:

# Progress Update Review (PUR) Template: NHS Highland

Element	Status of elements under agreed Plan, October 2017	Status of evidence under agreed Plan, October 2017	Progress assessment status, 2018	Keeper's Report Comments on Authority's Plan, October 2017	Self-assessment Update as submitted by the Authority since October 2017	Progress Review Comment, 2018
1. Senior Officer	G	G	G	Update required on any change.	Elaine Mead has now left NHS Highland. The Interim Chief Executive and Accountable Officer is Dr Gregor Smith until late January. From 1 <sup>st</sup> February, the substantive Chief Executive will be lain Stewart.	The Keeper's Assessment Team thanks NHS Highland for this update and have amended their records accordingly.
2. Records Manager	G	G	G	Update required on any change.	No Update	No immediate action required. Update required on any future change.
3. Policy	G	A	G	The Policy has recently been reviewed and updated and is currently in draft format awaiting approval by the	The Information Governance Policy (evidence 3.8) is currently under review in light of the	The Records Management Policy referenced in the original 2017 submission as draft is now operational.

Information Assurance Group. The draft Policy has been supplied (evidence 3.8). The next meeting of the Group is in November 2017. <b>The Keeper</b>	leading a review of all relevant policies with a	The Assessment Team note that this policy is under review in light of GDPR/DP2018. <b>The Keeper</b>
requests that he is sent the updated Policy once it has been approved at this	•	requests that he is sent the updated Policy at the next Progress Update Review.
meeting.	was ratified in September 2017.	rigicis opulie neview.
The Policy for the Management of Policies, Procedures, Guidelines and		
Protocols (evidence 3.16) has recently been reviewed and updated but is awaiting		
approval by the Risk Management Steering Group which is due to meet in		
November 2017. Once approved it will be		
communicated to staff and made available on the NHS Highland intranet. <b>The Keeper</b>		
requests he is sent a copy of the updated Policy once approved.		
The Keeper can agree this Element on an 'Improvement Model' basis. This means		
that the authority has		

				identified a gap in provision (lack of updated key policy documents) and has identified how it will close this gap. Once he receives the updated and approved Policies when they become available, the Keeper should be able to fully agree this Element.		
4. Business Classification	A	G	Α	The Keeper can agree this Element on an 'Improvement Model' basis. This means that the authority has identified a gap in provision (the lack of an operational organisation-wide BCS) and has identified how it intends to close this gap. This agreement is dependent upon the Keeper being kept informed as work to close the gap progresses.	Classification Scheme has been drafted. (attached) It is a requirement of GDPR to create an Information Asset Register. This is being progressed as part the GDPR work, with a completion date of March 2019. The Information Asset	practice. The Assessment Team note the intention to use this scheme to support an Information Asset Register and agrees this is appropriate. The Keeper has previously commended the principle of combining a

	G	G	G	Update	required	ON	any	according to function. There would be benefit in communicating this throughout the organisation once all of the work has been completed.	scheme and retention schedule as liable to create a strong business tool and the assessment team assume that the Information Asset Register will do this. Once the Information Asset Register is operational throughout NHS Highland it is liable that, if it were submitted as part of a formal re- submission, this element might be awarded a green RAG status. As the Information Asset Register is yet to be rolled out, this element remains Amber. However, the Assessment Team recognises that the work described in this PUR represents steps towards a significant improvement in records management provision in the authority.
5. Retention Schedule	U	0	6	change.	required	UI	any		required. Update required on any future change.

6. Destruction Arrangements	A	G	A	Electronic – The RMP states that NHS Highland manages the destruction of electronic records from its shared drives but recognises that there is a need for improvement in this area. The RMP also states that NHS Highland is working to address the gap in the destruction of electronic records and plans to update protocols and procedures to ensure staff are aware of what they need to do. Some guidance exists in the Protocol for the Secure Archiving and Destruction of Records (evidence 6.10) for the destruction of electronic records. A Standard Operating Procedures document has also been produced for Tracking Culled Notes on the PMS system (evidence 6.7). The Keeper requests that he is kept informed of progress in the development of this guidance. The Keeper can agree this	The new Scottish Government Code Of Practice for Records Management has been released in draft for comment and should provide more clarity on the management and destruction of electronic records (see attached). GDPR work will also address this further. Once we receive the Government's code of practice, we will build a comprehensive communication strategy with our Head of PR and Engagement to ensure all staff are aware of what they are required to do in terms of destruction of records.	The Assessment Team acknowledge that NHS Highland is waiting for the roll-out of the new NHS Scotland Records Management code of practice. The Keeper has representation on the group charged with the development of this document.

				Element on an 'Improvement Model' basis. This means that the authority has identified a gap in provision (the destruction of electronic records) and has identified how it intends to close this gap. As part of this agreement, the Keeper expects to be regularly updated on the progress of the work.		
7. Archiving and Transfer	G	G	G	Update required on any change.	No change.	No immediate action required. Update required on any future change.
8. Information Security	G	G	G	The Policy is supported by a suite of information governance policies, such as an Email Policy (evidence 8.3a), an Internet Policy (evidence 8.3b), a Password Change Policy (evidence 8.3c), Mobile Data and Devices Policy (evidence 8.3d) and a Social Media Protocol (evidence 8.3i). The RMP also states that these policies are available to staff on NHS Highland's intranet. A number of the abovementioned policies	The Information Governance Policy and all underpinning policies are currently under review in light of the new GDPR legislation. Our Clinical Governance department is leading a review of all relevant policies with a completion date of April 2019.	The Assessment Team acknowledge that NHS Highland is currently reviewing their information security policies and guidance. They look forward to receiving an update on this review at the time of the next PUR submission. As NHS Highland have currently operational policies (even though they will be

				are currently under review and will be submitted to the Information Assurance Group for approval in November 2017. The Keeper requests that he is sent these policies once they have been approved to keep the submission up-to-date.		replaced soon) this element remains green.
9. Data Protection	G	G	G	<ul> <li>NHS Highland has submitted its Information Governance Policy (evidence 9.2) which outlines its approach to information governance and assigns responsibilities for complying with it The draft Policy has been supplied (evidence 3.8). The next meeting of the Group is in November 2017. The Keeper requests that he is sent the updated Policy once it has been approved at this meeting.</li> <li>NHS Highland have also submitted their Handling Requests for Access to Personal Health Records Policy (evidence 9.9). NHS Highland has indicated that</li> </ul>	appointed a Data Protection Officer in fulfilment of the GDPR legislation. All subject access policies are being revised to fall in line with GDPR changes. This will be completed by March 2019 as part of the	Along with all other Scottish public authorities NHS Highland are reviewing their data protection provision in line with the requirements of GDPR/DP2018. The Assessment Team look forward to receiving an update on this work at the time of the next PUR submission. As NHS Highland have currently operational policies (even though they will be replaced soon) this element remains green. However, it should be noted that if this were a formal re-submission the Keeper would expect the authority to be fully compliant

				this Policy is currently being updated due to organisational changes and planning for the EU GDPR coming into force. At present NHS Highland is currently using NHS Scotland's Subject Access Request Policy (evidence 9.18). The Keeper agrees that this is appropriate and requests that he is provided with a copy of the updated local policy once it becomes available		with the new data protection legislation and the current (revision) position would likely be marked as Amber.
10. Business Continuity and Vital Records	A	G	A	The Keeper can agree this Element on an 'improvement model' basis. This means that the authority has identified a gap in provision (the lack of a fully rolled out BCP(s) and has evidenced a commitment to closing the gap. As part of this agreement the Keeper will expect to be kept informed as work progresses towards closing the gap.	for Health Records are being reviewed to take account of the Electronic Patient Record project and	The Assessment Team takes this submission to indicate that a fully approved and operational BCP is not yet fully rolled-out and therefore the element remains at Amber.
11. Audit Trail	A	G	A	Also submitted as evidence is NHS Highland's Policy for the Management of Policies, Procedures, Guidelines and	The policy (evidence 11.3) was ratified in September 2017.	See element 4 The Assessment Team acknowledge that they have

		Protocols (evidence	NHS Highland has decided	received NHS Highland's
		11.3)NHS Highland has	not to implement File 360	approved Management of
		stated that the Policy has now	throughout the organisation.	Policies, Procedures and
		,	5	other Written Controlled
		been reviewed and updated	However, users of a	
		but is awaiting approval by the	previously unsupported	Documents document as
		Risk Management Steering	system which was Keyfile	requested in the Keeper's
		Group which is due to meet in	have now been upgraded to	Agreement Report. Thank
		November 2017. Once	File 360.	you.
		approved it will be		
		communicated to staff and		The development of the
		made available on the NHS		Information Asset Register
		Highland intranet. The Keeper		will greatly assist in the
		requests he is sent a copy of		tracking of the authority's
		the updated Policy once it		public records.
		has been approved.		
		nas been approved.		The information about the File
		The DMD states that NUC		
		The RMP states that NHS		360 system is noted.
		Highland is currently in the		
		process of implementing new		
		software, File 360, for		
		managing some corporate		
		records. Some of the		
		documentation for the		
		implementation of this software		
		has been supplied (evidence		
		11.4-11.6). The RMP also		
		states that NHS Highland is		
		considering implementing a		
		document management		
		system. The Keeper requests		
		that he is kept informed in		
1		both these areas,		

				particularly because this work will presumably need to be aligned with the BCS (see Element 4). The Keeper can agree this Element on an 'improvement model' basis. This means that the authority has identified a gap in provision (the lack of a fully implemented and rolled out system for the management of corporate electronic records) and has evidenced a commitment to closing the gap. As part of this agreement the Keeper will expect to be kept informed as work progresses towards closing the gap.		
12. Competency Framework	Α	G	A	NHS Highland has created an Education and Development Framework for Medical Records and Administration Staff (evidence 12.4). This is currently available for staff at Raigmore Hospital, Inverness, but NHS Highland intends to standardise the document and roll it out to all relevant staff by the end of 2018. <b>The Keeper</b>	This Med Recs framework requires revision to take account of the ISD recently developed CTC-CC (Certificate in Technical Competency in Clinical Coding) which also covers health records.	The Assessment Team acknowledge that NHS Highland are currently pursuing records management training and this is to be commended. They also note that the Education and Development Framework is not yet fully realised as recent

	commends this commitment		developments must be
	o training and requests that		included. Again there is a
	ne is kept informed of the		recognition that the authority
pr	progress in rolling this out.		is actively pursuing their
			commitment to ensure that
Tł	The RMP also contains an	NHS Highland is currently	appropriate training is made
ac	action to create a similar tool	finalising a training facility	available.
fo	or staff working with corporate	through Learn Pro	
re	ecords. This will be based on	specifically designed for	
th	he NHS Scotland Information	staff working with corporate	
G	Governance Competency	records. This will be based	
Fr Fr	Framework (evidence 12.1)	on a similar NHS Scotland	
ar	and will be rolled out by	Learn Pro module and will	
	December 2017. Again the	be updated to reflect the	
K	Keeper commends this	revised retention schedules	
	commitment to providing	which will aligned to the	
st	staff with the necessary	Scottish Government Code	
sl	kills and requests that he is	of Practice when available.	
ke	cept up-to-date with the	The completion date is	
i pi	progress of this work.	difficult to estimate given the	
	-	variable and the various	
T!	The Keeper can agree this	completion dates of the	
E!	Element on an 'improvement	policies which will underpin	
m m	nodel' basis. This means	the Learn Pro. Work will	
th	hat the authority has	progress will progress in	
	dentified a gap in provision	anticipation of the	
	the lack of an organisation-	completion and module by	
	vide competency	the end of 2019.	
	ramework) and has		
	dentified how it intends to		
cl	lose this gap. As part of		
	his agreement the Keeper		

				requests that he is kept informed of progress in this area.		
13. Assessment and Review	G	G	A	NHS Highland has stated that discussions are currently underway with its internal auditors to determine whether there is capacity to add the RMP into the internal audit programme. Email correspondence with Internal Audit has been supplied (evidence 13.6) showing that discussions are on-going and that they have previously audited aspects of information governance, information and records management. The Keeper requests that he is informed of the results of these discussions.	competing priorities, our internal auditors were unable to include the RMP on their work plan for year 2018/2019, however, discussions are ongoing to get the RMP on work plan for the year 2019/2020. Internal Audit and the Audit Committee have been regularly appraised of information governance and GDPR compliance through the recent work around	It is unfortunate, but understandable, that an internal audit review of the implementation of the Records Management Plan has not yet been possible. The Assessment Team acknowledge that the requirements of GDPR/DP2018 have required regular reviews of certain aspects of information governance in the authority. However, element 13 is specifically about an authority scrutinising the implementation of its agreed plan. If this were a formal re- submission it is likely that this element would be graded 'amber' (at best) until: a) Evidence could be provided that Internal Audit will include the <i>Plan</i> .

						b) Another review methodology could be confirmed to the Keeper (that specifically focuses on the implementation of the Plan)
14. Shared Information	G	A	A	NHS Highland has stated that the Information Sharing Policy has been updated but is still in draft form as it remains to be ratified by one of the partners in the Data Sharing Partnership. The Keeper requests that this is forwarded to him once it has been approved by all parties. A set of Information Sharing Procedures (evidence 14.2) has been created to practically administer the sharing of information. This covers the types of information to be shared, who it is to be shared with and how that sharing takes place. NHS Highland has stated that these have also been updated but are still in draft form until ratified by	With regards to the information sharing policy that will replace the Highland Data Sharing Partnership policy. This has been re drafted and is in the process of being circulated for comment and hopefully final sign off. Underpinning the policy work has started on an Information Sharing Agreement between NHS Highland and The Highland Council with a target date of end February for completion. We have attached a very early draft which is likely to be subject to a number of changes and updates before ratification. Once the agreement has been ratified by all relevant partners, we	The Assessment Team acknowledge that they have received NHS Highland/Highland Council Draft Information Sharing Agreement. This shows that the authority is pursuing their commitment to formalise data sharing with third parties. Once the Highland Data Sharing Partnership Policy is operational throughout NHS Highland it is liable that, if it were submitted as part of a formal re-submission, this element might be awarded a green RAG status. As the Data Sharing Policy is yet to be rolled out, this element remains Amber.

one of the partners in the Data Sharing Partnership. The Keeper requests that this is forwarded to him once it has been approved by all parties.	will forward a copy to you.	However, the Assessment Team recognises that the work described in this PUR represents steps towards a significant improvement in records management provision in the authority.
The Keeper can agree this Element on an 'Improvement Model' basis. This means that the authority has identified a gap in provision (lack of updated key policy documents) and has identified how this gap will be closed. Once he receives the updated and approved documents when they become available, the Keeper should be able to fully agree this Element.		

### Version

The progress update submission which has been assessed is the one received by the Assessment Team on 10 January 2019. The progress update was submitted by Ruth Daly, Board Secretary NHS Highland.

The progress update submission makes it clear that it is a submission for NHS Highland.

### 7. PRSA Assessment Team's Summary

The Assessment Team has reviewed NHS Highland's Progress Update submission and agrees that the proper record management arrangements outlined by the fourteen elements in the authority's plan continue to be properly considered. The Assessment Team commends this authority's efforts to keep its Records Management Plan under review.

### **General Comments**

NHS Highland continues to take its records management obligations seriously and is working to bring all elements into full compliance.

Section 5(2) of the Public Records (Scotland) Act 2011 provides the Keeper of the Records of Scotland (the Keeper) with authority to revisit an agreed plan only after five years has elapsed since the date of agreement. Section 5(6) allows authorities to revise their agreed plan at any time and resubmit this for the Keeper's agreement. The Act does not require authorities to provide regular updates against progress. The Keeper, however, encourages such updates.

The Keeper cannot change the status of elements formally agreed under a voluntary submission, but he can use such submissions to indicate how he might now regard this status should the authority choose to resubmitted it plan under section (5)(6) of the Act.

Where 'no change' has been recorded under the update on provision by the authority, the Assessment Team is happy to agree that these elements require no further action for the time being.

## 8. PRSA Assessment Team's Evaluation

Based on the progress update assessment the Assessment Team considers that NHS Highland continue to take their statutory obligations seriously and are working hard to bring all the elements of their records management arrangements into full compliance with the Act and fulfil the Keeper's expectations.

• The Assessment Team recommends authorities consider publishing PUR assessment reports on their websites as an example of continued good practice both within individual authorities and across the sector.

This report follows the Public Records (Scotland) Act Assessment Team's review carried out by

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Pete Wadley Public Records Officer