The Public Records (Scotland) Act 2011

NHS Grampian

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

16 May 2023

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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 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 Grampian. The outcome of the assessment and relevant feedback can be found under sections 6 – 8.

4. Authority Background

NHS services for the half-million people who live in Grampian are provided by NHS Grampian, and are overseen by one single NHS Board. The Board is supported from headquarters at Summerfield House in Aberdeen. Senior managers for the functions which cover the whole of Grampian are based there, including financial overview, corporate planning, and central responsibility for protection and promotion of public health.

NHS Grampian consists of acute services, corporate services and three Integration Joint Boards and works closely with the local authorities. NHS Grampian is also very closely linked with both the University of Aberdeen and The Robert Gordon University, especially in the fields of research, workforce planning and training.

Grampian NHS Board came into operation in 1 April 2004, following the dissolution of Grampian's two NHS Trusts and the creation of the one organisation - NHS Grampian. The single Grampian NHS Board is responsible for improving the health of the Grampian population, and for delivering the health care required.

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.

Key:

G G G G G G G C C C C C C C C C C	A	The Assessment Team agrees this element of an authority's progress update submission as an 'improvement model'. This means that they are convinced of the authority's commitment to closing a gap in provision. They will request that they are updated as work on this element progresses.	R	There is a serious gap in provision for this element with no clear explanation of how this will be addressed. The Assessment Team may choose to notify the Keeper on this basis.
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6. Progress Update Review (PUR) Submission Letter and Template: NHS Grampian

To:Public Records (Scotland) Act Assessment Team, National Records of ScotlandFrom:NHS GrampianDate:30 December 2022Subject:Public Records (Scotland) Act Progress Update Review (PUR)

NHS Grampian (the common name for Grampian Health Board) is a Scottish Territorial Health Board constituted under section 2(1)(a) of the National Health Service (Scotland) Act 1978 (c.29) and subject to the provisions of the Public Records (Scotland) Act 2011 (PR(S)A).

NHS Grampian submitted its Records Management Plan (RMP) further to the requirements of PR(S)A 14 September 2018. NHS Grampian submitted its first Progress Update Review (PUR) in December 2020, deferring an invitation in December 2021 in the context of the system-wide response to the pandemic. The Board undertook to provide a second update in December 2022 at that time. This response represents that update.

As with the Board's previous update, it must noted that much of this period has been focused on pandemic response, which has impacted progress in this domain, as did the resignation of the previous Corporate Records Manager. However, significant progress has been made in the reporting period with the adoption of the OneTrust platform, contributing to improvements in key areas such as the Board's 'Records of Processing Activity' and the associated classification of those activities within that system. A new Corporate Records Manager has been recruited and an Information Governance Strategy and Action Plan 2023-2025 is currently undergoing approval. The Strategy and Action plan sets the direction for activity in this area, including in respect of PR(S)A, and will inform work in this area during the next two years.

NHS Grampian remains committed to the delivery of its RMP and welcomes the opportunity to engage with National Records of Scotland in the context of the Progress Update Review.

Professor Nick Fluck Medical Director, Caldicott Guardian and Senior Information Risk Owner (SIRO) NHS Grampian

Element	Status under agreed Plan 14SEP18	Progress review status 11MAY21	Progress review status 16MAY23	Keeper's Report Comments on Authority's Plan 14SEP18	Self-assessment Update 18DEC20	Progress Review Comment 11MAY21	Self- assessment Update as submitted by the Authority since 11MAY21	Progress Review Comment 16MAY23
1. Senior Officer	G	G	G	Update required on any change.	Professor Caroline Hiscox was appointed Chief Executive, October 2020. The executive sponsor of this function remains Professor Nick Fluck, Medical Director, Caldicott Guardian and SIRO. The Information Governance team, in which the Corporate Records Manager is located, has undergone significant change since the submission of the RMP. Alan Bell took up the new post of Head of Information Governance and Data Protection Officer, 28 October 2019, reporting to Professor Fluck. Roohi Bains role is now Information Governance	The Keeper's Assessment Team thanks NHS Grampian for this update regarding responsible personnel which has been noted. The Team notes the provision of additional resource to the Information Governance Team which is welcome. Please let us know when the new Senior Information Governance Officer is in post, particularly if they will be the 'Key Contact' for PRSA going forward. The inclusion of information governance in "many different working groups and committees" is an	The former System Leadership Team is now known as Chief Executive's Team (CET). The Director of Facilities and eHealth is now the Director of Infrastructure and Sustainability, with an expanded portfolio. Lyndsay Lochhead was appointed Senior Information Governance Officer in June 2021 and acts	The Assessment Team thanks you for this update on minor changes to the team structure. The person named under Element 1 (the senior manager who accepts overall responsibility for the RMP that has been submitted) remains Professor Nick Fluck.

	1		
Manager and Deputy	excellent example of	as operational	
Data Protection Officer,	embedding a culture of	team lead	
reporting to Mr Bell.	robust records	responsible to	
	management	Mr Bell and Ms	
An additional Senior	throughout the	Bains.	
Information Governance	organisation. The	Dallis.	
Officer post is planned in	Keeper will be pleased		
2021 to act as operational	to hear that this is		
team lead, responsible to	being pursued.		
Mr Bell and Ms Bains.	31.		
Significant work has also			
been undertaken to			
reshape governance			
oversight in this domain.			
The terms of reference for			
the Information			
Governance Steering			
Group have been			
reviewed and it has been			
confirmed as the key			
oversight committee in			
this domain, chaired by			
the SIRO. Exception and			
assurance reports are			
also provided to the			
Compliance Group of			
System Leadership Team,			
chaired by the Director of			
Facilities and eHealth.			
To support of the Parks			
To support a holistic			
approach to records and			
information management,			
the Information			
Governance and eHealth			
teams are represented at			
senior level on many			
different working groups			

				Ma Paina ia tha interim	and committees and the executive sponsors and senior managers of both teams work in close collaboration.	Those you for this	lamia	Thenk you for
2. Records Manager	G	G	G	Ms Bains is the interim Records Manager. The RMP states that NHS Grampian intends to recruit a full-time permanent Records Manager to fulfil this roll in the longer term. Once appointed, the Records Manager will report to the Information Governance Manager. NHS Grampian has committed to informing the Keeper once the new Records Manager has been appointed. NHS Grampian will need to provide the Keeper with evidence of this appointment, such as a Job Description clearly showing a responsibility for records management or a letter from the individual identified in Element 1 identifying the Records Manager as having responsibility for records management as required by the Act.	Eleanor Williams was appointed Corporate Records Manager, August 2019, and reports to Ms Bains at present. The role has the expected responsibilities in respect of PR(S)A compliance. Health Records Management (ie the management of patient records) is a function of the eHealth team. The Health Board Archivist is a member of the eHealth team. The close collaboration between Information Governance and eHealth is also well-established at this level.	Thank you for this update which we have noted. There are good examples, under element 3, of the records management team engaging with other aspects of the business including several emphasizing the work of Ms Bains. The Assessment Team notes that the Corporate Records Manager is contributing to the Health Records Stewardship project (see element 4). For Health Board Archivist see under element 7.	Jamie McNaughton was appointed Corporate Records Manager, May 2022, and reports to the Senior Information Governance Officer. The role has the expected responsibilities in respect of PRSA compliance. Eleanor Williams left post in June 2021.	Thank you for this update which has been noted. An authority's RMP must name and provide the job title of the person responsible for the day-to-day operation of activities described in the elements in the authority's RMP. Jamie McNaughton has been added as NHS Grampian's main Key Contact (alongside Roohi Bains and Alan Bell).

				The Keeper expects to be informed of the results of this recruitment process and supporting evidence showing this appointment as the completion date was given as January 2018.				
3. Policy	G	A	G	The RMP states that the Policy was due for review in August 2017 but this review has been delayed to allow for the recruitment of a full-time permanent records manager and also for the dissemination and acceptance of the NHS Scotland Records Management Code of Practice 2012 (evidence 03.03). The RMP states that this is still the current Records Management Policy. The RMP indicates an estimated date of June 2018 for the completion of the review of the Policy. The Keeper can accept that version 2.1 is the current operational Policy and requests he is sent the updated Policy once it is available.	Policy review The Records Management Policy was to be reviewed during 2020, following the structural changes in the team noted above. This piece of work was paused during the response to COVID-19. It will be completed along with a review of all policies in the Information Governance sector during the first quarter of 2021 and submitted to the NHS Grampian Policy approval process. Information Governance Steering Group has been advised of this and will provide assurance on completion. Retention NHS Grampian aligns with The Scottish Government Records Management Health and	NHS Grampian has a new reviewed Records Management Policy as advertised in the Keeper's original 2018 agreement. However, partly because of the interruption to normal business caused by the Covid-19 pandemic this Policy has not been fully authorised and cannot therefore be considered operational. Although the Covid-19 response provides an entirely understandable justification for the delay, an operational Records Management policy should be considered as the formal commitment to which all other aspects of the records	The Records Management Policy is being reviewed with the intention of submitting to the Grampian Area Partnership Forum Policy subgroup with other Information Governance policies early 2023. This review was paused due the previous Corporate Records Manager leaving in June 2021 and the pandemic response. The	The Assessment Team thanks you for this update on ongoing Records Management Policy review. By the time this PUR report is finalised, NHS Grampian should have an authorised, updated Records Management Policy statement in place. The Team acknowledges that there have been significant challenges in terms of getting

	A list of 17 proposed titles for a series of fact sheets describing how to manage, store, destroy and archive records has been provided (evidence 03.05). The RMP also states that these guidance documents need to be produced along with the Policy. The updating of the guidance document is anticipated to be completed by the end of 2018. The Keeper requests that he is sent these as evidence once they are available. 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 up-to-date Records Management Policy and associated records management guidance documents) and has identified how it intends to close this gap. Once the Keeper receives the updated and approved documents he should be	Social Care Code of Practice (Scotland) 2020. This revised version of the code was published in June 2020. NHS Grampian's practices will align with this Code. It was discussed with a view to implementation at NHS Grampian's Health Records Group in August 2020 and this work is ongoing under the oversight of Information Governance Steering Group, to which the Health Records Group reports. Guidance Guidance has not been revised pending the change to the Code Practice, noted above, the development of a national Business Classification Scheme to be applied across the NHS Scotland and the accelerated roll- out of the NHS Scotland Microsoft Office 365 tenancy during the response to COVID-19. Bespoke advice is provided regularly by Information Governance to other parts of the	management provision responds and can be judged against. The authorisation and roll- out of the Records Management Policy should remain a priority for the IG Team. NHSG have confirmed the existing Records Management policy is currently under revision and the Corporate Records Manager is developing a programme to revise records management guidance documentation. NHSG also note National assurance documentation, for example concerning Office 365, is in development and will inform this work. This element remains at Amber while this work is ongoing. For retention see under element 5 below.	work on the Records Management Policy is being led by the new Corporate Records Manager. Policy improvement and PR(S)A compliance is identified explicitly for action in the draft Information Governance Strategy and Action Plan 2023-2025. Approval of the Strategy and Action Plan is anticipated in early 2023.	this done sooner This Element has been turned Green to indicate the progress made in this area. Update required on any future change.
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				able to 'fully' agree this Element.	Health Board. Examples include the input of the Corporate Records Manager to the Health Records Stewardship project; the issue and acceptance of advice from the Data Protection Officer on a records matter; and the soft- launch of an asset registration process where significant information is to be held within Microsoft Teams. The Corporate Records Manager will undertake a review of guidance during 2021.			
4. Business Classification	A	A	A	NHS Grampian is committed to developing and rolling-out an Information Asset Register (IAR). Information Asset Owners (IAOs) have been identified in each Directorate and developed a technical tool within SharePoint to allow this. A series of screenshots of the IAR under development have been submitted (evidence 04.01). This work has an estimated completion date of mid-	Business Classification Scheme (BCS) The Corporate Records Manager has worked as part of the national group developing the NHS Scotland business classification scheme. NHS Grampian anticipates implementing this scheme further to the ongoing roll-out of Office 365. Unstructured data The national BCS will be used to improve the classification of	Progress in the development of the NHS Corporate Information Asset Register has continued although at a slower pace than predicted in the original submission due to the health board having to fully resource their response to the Covid- 19 pandemic. It is good that any developments have been forthcoming and those noted in this PUR are	The National Business Classification Scheme (BCS) is now at version 2. NHS Grampian has implemented the OneTrust software platform during 2022. This is being used to provide the	Thank you for confirming that the NHS Scotland National Business Classification Scheme has recently been revised. It is understood that NHS Grampian's own BCS will be heavily based on this.

2018. The keeper	unstructured data as the	commendable steps in	Board's	
requests that he is kept	NHS moves from on-	the right direction.		Themlessester
informed of the progress	premises solutions to the	the fight direction.	Records of	Thank you for
of this work.	NHS Scotland Office 365	The IAR will have a	Processing	confirming that
of this work.	tenancy. The national	major effect on	Activity (ROPA)	the OneTrust
The RMP states that	NHS Scotland Office 365	Elements 4, 5 and 11,	and Information	software
NHS Grampian will also	project is ongoing and	as well as tackling	Asset Register	platform has
develop a Business	NHS Grampian is	some requirements of	(IAR).	been recently
Classification Scheme	engaging with that project	the Data Protection	Processes and	implemented,
(BCS). This work will be	at various levels. This	Act 2018. It is	assets have an	and is now
	national project has	reasonable to expect	Information	hosting NHS
guided by the IAR once				
it has been populated	superseded the work in	that the process of	Asset Owner	Grampian's
and will also draw on	this domain originally	disseminating this to staff will take some	(IAO) assigned.	Information
examples of BCSs from	reported in the RMP.		Each activity	Asset Register
other territorial NHS Boards as well as other	Information Asset	time. This might start with senior	and asset in the	and ROPA. It is
			system is	noted that
SharePoint pilots. This	Ownership	management. Once	classified	assets and
has an estimated	Information Asset	senior management	according to the	processes now
completion date of mid-	ownership is assigned at	understand the	BCS with data	have an
2019. The Keeper	System Leadership Team	purpose and the	elements	Information
requests that he is kept	(executive) level.	benefit of this work it	identified and	Asset Owner
informed of the progress of this work.	Additional work will be	will be easier to achieve effective		
OI THIS WORK.	undertaken during 2021 to		can be filtered	assigned, and
Also submitted is a fact	reinforce understanding of that role amongst relevant	compliance.	accordingly.	that these IAOs
	executives under the	The Assessment		will report on
sheet providing		Team looks forward to	In early 2023	their assigned
guidance on how to classify records	oversight of Information Governance Steering	updates in subsequent	IAOs will be	assets
(evidence 04.02) which	Group, given recent	PURs.	provided with	periodically.
is one of the fact sheets	organisational changes.		reporting	
mentioned in Element 3	organisational changes.	This element remains	concerning the	It is also great to
	Information Asset	at Amber while this	processes and	hear NHS
which requires updating. This provides guidance	Register (IAR)	work is ongoing.	assets for which	Grampian is
on how to name files				-
and apply security	Progress in this domain has been slower than	As with all other Health	they are	seriously
classifications to		Boards, NHS	responsible and	considering the
	hoped since August 2019		this reporting	impact of the
records.	when the Corporate	Grampian is now	will be repeated	implementation
	Records Manager was	transitioning to the		of O365 on the
	appointed, largely due to	NHS M365 cloud-		

	 has been supplied (evidence 04.04). The RMP describes that part of the EPR programme involves identifying and managing core health records which sit outside the EPR. A list of these records has been submitted (evidence 04.05). Clinical records are systematically classified using clinical coding, guidance for which is provided on NHS Grampian's intranet (evidence 03.07). Procedures also exist for the scanning of mental health records (evidence 04.06). The Keeper can agree this Element on an 'Improvement Model' basis. This means that the authority has identified a gap in provision (a lack of a fully rolled-out IAR and BCS) and has identified how it intends to close this gap. This agreement is dependent upon the Keeper being 	process for the placement of information within Microsoft Teams which has been soft launched in the final quarter of 2020 and will be developed moving into 2021; The draft national BCS has also been used to inform an approach to an enhanced system catalogue, arranged by function. Initial work on the catalogue is ongoing and will be developed during 2021. Health Records Stewardship A project is ongoing, led by the Chair of the Health Records Group to which the Corporate Records Manager and the Health Board Archivist are contributing.	This element remains at Amber while this work is ongoing. For training see under element 12 below.	also require development in the context of the national programme. The Health Records Stewardship project remains ongoing.	
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	-		-	regularly informed on the progress of work to close this gap.	As noted NILIO Organizione			Quatien
5. Retention Schedule	A	A	A	The RMP states that NHS Grampian uses the retention schedules included in the NHS Scotland Records Management Code of Practice (evidence 03.03). This is confirmed in Section 8.2 of the Records Management Policy (evidence 03.01). These schedules are either applied directly to records created and managed by NHS Grampian or are adapted and used locally. Specific guidance has been created for the destruction of X-Rays, HR records and facilities and estate management records and these schedules have also been submitted (evidence 05.02-05.04). The RMP also states that NHS Grampian recognises that it needs to apply retention schedules more comprehensively and consistently across the	As noted, NHS Grampian aligns with the Scottish Government Records Management Health and Social Care Code of Practice (Scotland) 2020. Work is ongoing within NHS Grampian on the implications of the new Code under the oversight of Health Records Group, of which the Corporate Records Manager and Health Board Archivist are members. Nationally, work is underway to align the Code with the BCS and Office 365 projects and NHS Grampian is contributing to those discussions through a variety of channels.	NHS Grampian has adopted the new NHS Scotland Code of Practice. The suggestion in this PUR is that the retention decisions in the Code are not yet being fully applied. As this is the case the element retains its Amber status. The roll-out of the M365 solution explained at element 4 above, will affect the way that retention will be applied to record types. The mechanics of that are yet to be fully tested. However, the Keeper would be able to agree that retention decisions are <u>applied</u> to NHS Grampian records once the Code of Practice recommendations have been fully adopted.	Limited progress under this element in the context of the national roll- out of Office 365, with which the Board must necessarily align. A pilot project in Grampian as part of the national roll-out concerning data discovery was undertaken during the period of the PUR, however the results were inconclusive.	Section 1(2)(b)(iii) of the Act specifically requires a RMP to include provision about the archiving and destruction or other disposal of the authority's public records. The corporate records retention procedures should incorporate retention schedules and should detail the procedures that the authority follows to ensure records are routinely assigned disposal dates, that they are subsequently destroyed by a

organisation. The Action	secure
Plan section of the	mechanism at
Element describes the	the appropriate
actions to be taken by	time, or
NHS Grampian to work	preserved
towards this. The	permanently by
adoption of retention	transfer to an
schedules will be	appropriate
revisited once the	
revision of the NHS	repository.
Scotland Records	The
Management Code of Practice has been	The
completed in early 2018.	Assessment
Once the new retention	Team in grateful
schedules have been	for this update,
adopted, NHS Grampian	although it is
will commence a	disappointing to
programme of creating	hear that limited
retention schedules for	progress has
specific business areas.	been made on
This will be on-going	this Element. It
from the revision of the	is also
Code of Practice. The	unfortunate that
mapping of retention	the pilot data
schedules to the IAR	discovery
and BCS has estimated	project results
completion dates of end	were
of 2018 and mid-2019	inconclusive.
respectively.	inconclusive.
The Keeper can agree	Under Element
this Element on an	4, it is indicated
'Improvement Model'	that a BCS and
basis. This means that	IAR were now in
the authority has	place. The
identified a gap in	Assessment
provision (the lack of	Team
comprehensive	I Calli

				consistently applied retention schedules) and has identified how it intends to close this gap. This agreement is dependent upon the Keeper being kept updated on the progress of work to close this gap.				understands that the mapping of retention schedules to the IAR and BCS is still ongoing. This Element will remain at Amber while the work is in progress.
6. Destruction Arrangements	A	A	A	The Protection of Information Policy is being revised to reflect this new arrangement and the Keeper requests that he is sent a copy of the Policy once it has been finalised and approved. The RMP states that documents and data stored on shared drives currently relies on selection and destruction being carried out by individual staff. This has led to significant numbers of records being retained indefinitely. As part of the work to implement the BCS, NHS	The implementation of the national NHS Scotland Office 365 tenancy has altered consideration of matters under this element considerably. The intention is that all Health Boards will move to the cloud for their unstructured data. As this will require a data cleanse prior to transfer, careful consideration will be required nationally on destruction. The proper disposition of Health Records continues to be managed by the Health Records team of eHealth in line with the Scottish Government Code.	For the M365 transition see element 4 above. The Assessment Team agrees that a major structural transition like this presents an ideal opportunity to undertake a data cleansing project. It is important that the controlled, secure and irretrievable destruction of hard- copy records, hardware and continuity back-up copies is not overlooked during this transitional period. In	No further updates. This is an area that will receive attention from the Corporate Records Manager during 2023.	Thank you for this update which has been noted. This is closely linked with Element 5, and NHS Grampian is encouraged to work on these two Elements in concert. As work is ongoing this Element will remain at Amber. The Assessment Team looks forward to being

				regularly updated on the progress of this work and will need to be sent the updated Protection of Information Policy when it becomes available.				
7. Archiving and Transfer	G	A	A	The RMP states that NHS Grampian and Aberdeen University are currently re-visiting the Memorandum of Understanding (MoU) and Data Processing Agreement relating to the transfer of records. NHS Grampian has stated that discussions are still on-going and has committed to sending the Keeper a copy of these documents once finalised. A copy of the draft Data Processing agreement has been supplied (evidence 07.R01) as well as the current MoU, dated April 2013 (evidence 07.R02) which is in the process of being reviewed. Also submitted is a fact sheet providing guidance to staff on how to archive records (evidence 07.04). This is	The Health Board Archivist is co-located with the University of Aberdeen and a new MoU and Data Processing Agreement will be developed during early 2021 to confirm the relationship between the Board and the University in this domain. This will be completed as part of wider work on reviewing relationships with the University in several areas of data collaboration. As with other activity, this is an area that has not been progressed since the appointment of the Corporate Records Manager due to the refocusing required during the COVID-19 response.	NHS Grampian have identified the University of Aberdeen as the repository for those record selected for permanent preservation. The Keeper has agreed the University is a proper repository under his guidance: <u>https://www.nrscotland</u> . <u>gov.uk/files//record- keeping/public- records- act/supplementary- guidance-on-proper- arrangements-for- archiving-public- records.pdf At the time of the Keeper's original agreement the archiving agreement between the Health Board and the University was being reviewed and the Keeper chose to agree this element as an</u>	No further update. This is an area that will receive attention from the Corporate Records Manager during 2023.	The Assessment Team is pleased to hear this matter will be addressed in 2023. These Element will remain at Amber while the work is ongoing. The Team look forward to being updated on progress in subsequent PURs.

one of the fact sheets	'improvement model'
mentioned in Element 3	while awaiting the
which requires updating	updated version.
and the Keeper would	
be grateful if he could be	For understandable
sent the fact sheet once	reasons this
it has been updated.	agreement has not
	progressed in the last
As part of its Action Plan	year. The Assessment
NHS Grampian will look	Team is sympathetic
to increase the presence	to the situation.
of information about the	However, it would be
Archive Service within	hoped that this can be
the Information	rectified by the time of
Governance pages of	the next PUR.
the intranet. A tab has	
been created on the	The Health Board
page to link to the web	Archivist is embedded
pages for the NHS	in the University.
Grampian Archive. The	
Keeper commends this	The Assessment
intention, which has a	Team notes that the
completion date of mid-	Health Board Archivist
2018, and would	is contributing to the
welcome being provided	Health Records
with a screenshot of the	Stewardship project
relevant intranet pages	(see element 4) and is
as evidence.	a member of the
	eHealth team.
The Keeper can agree	
this Element on an	
'Improvement Model'	
basis. This means that	
the authority has	
identified a gap in	
provision (key	
documents require	
updating) and has identified how they	

				intend to close this gap. Once the Keeper receives copies of these documents he should be able to 'fully' agree this Element.	Deenensikilityfor		The NIO cost	The
8. Information Security	G	G	G	One of the requirements of the Framework is that each Board should have an Information Security Policy. NHS Grampian's Information Security Policy is currently being updated to reflect the requirements of the Framework and to align it to the International Standard ISO 27001: 2013. NHS Grampian has stated that the consultation on amending the Policy is still on-going and that it will be forwarded to the Keeper once approved. The RMP states that there is mandatory e- learning for all staff in information security. NHS Grampian has supplied screenshots of the mandatory e- learning module on Information Security (evidence 08.R01). The training relates to the physical, technical and	 Responsibility for Information Security resides with the eHealth team of NHS Grampian. During the last year the team has: Revised the Board's Cyber-Security framework and control model; Updated the Information Security policy; Revised the regular reporting on cyber issues to relevant governance committees; Established a Cyber Security Group Undertaken a desktop review with the Competent Authority further to the National Information Systems (NIS) regulations. The output of this review is being used to inform enhancements to the framework mentioned above. NHS Grampian 	In 2018 the Keeper agreed this element of NHS Grampian's RMP as an improvement model on the understanding that several policies in the authority's information security framework were being updated. The Assessment Team is happy to acknowledge that this has now been done. The achievement of this objective marks a measurable improvement in the records management provision in the authority. If this was a formal re- submission it is likely that this element of the Plan would turn from Amber to Green.	The NIS review took place in June 2022. NHSG were given an overall compliance score of 70%, 10% above the target NHS Scotland requirement. Information Governance and Information Security teams offer good practice and guidance statements that go out to all staff through NHSG global (all staff) email bulletin throughout the year. There are mandatory e-	The Assessment Team thanks you for this update on NHS Grampian's performance in the National IS Review. It is also positive to hear that IG and IS teams continue to offer good practice guidance to staff on a regular basis, and that Cyber Security remains a priority. For comments on staff training, see Element 12. It is also positive to hear that NHSG is to be audited by the

				procedural processes in place within NHS Grampian. The Keeper commends this commitment to providing staff with training so that they are aware of their responsibilities. Provided he receives the updated Information Security Policy, the Keeper should be able to 'fully' agree that NHS Grampian has procedures in place to protect its information and systems.	will undergo a full NIS audit in May 2021. Cyber security and information governance remain mandatory training modules for all staff. Regular communications are issued on this topic by Information Governance and eHealth in collaboration with Corporate Communications. eHealth held a Cyber Security week during 2020 to promote learning on cyber security topics.		learning modules on Cyber and Information Governance for all staff. NHSG undertook another Cyber Security week in February 2022 to promote learning on cyber security topics. NHSG will be audited by the Information Commissioner's Office during 2023 and will consider carefully and recommendatio ns arising from that process.	Information Commissioner's Office during 2023, and that NHSG commendably considers this as an opportunity to improve its IS provision.
9. Data Protection	G	G	G	NHS Grampian also has a Data Protection Policy (evidence 09.01) which outlines its commitment to complying with the requirements of the Data Protection Act	A Data Protection Officer was appointed 28 October 2019. The former Acting Data Protection Officer has been confirmed as Deputy DPO, enhancing resource in this domain.	As with all other Scottish public authorities NHS Grampian have been required to review and update their data protection procedures	The Data Protection Policy was approved March 2021.	Element 9 stipulates that records involving personal data are managed in

1998. It also describes how it will comply with	NHS Grampian has	in light of the 2018 legislation.	The Board's ROPA and IAR	compliance with data protection
the Act and assigns responsibilities for	updated its Data Protection Policy, which	The Assessment	have been transitioned to	law.
ensuring this. The Policy is due for review and	has been reviewed by relevant stakeholders. It is	Team acknowledges that the public facing	OneTrust (see	Thank you for
NHS Grampian has indicated that this has	expected to receive final approval early 2021.	Health Board website has been updated	above).	this update on Data Protection
not yet taken place. The		appropriately:	DPIAs are either	compliance, and how the
intention is to review all information governance	The revised Data Protection Policy has	Data Protection (nhsgrampian.org)	triggered from or uploaded to	recently-
policies at the same time to ensure	been shared with other Data Protection Officers in	This includes	OneTrust against the	implemented OneTrust
consistency across the NHS North of Scotland	the North of Scotland for their consideration.	information on how to make a subject access	relevant processing	software platform assists
Group, which comprises NHS Grampian, NHS	All other policies are due	request.	activity or asset.	NHS Grampian
Western Isles, NHS Orkney and NHS	for review, further to the policy review process	NHS Grampian is registered with the	IAOs are	in meeting its legal
Shetland. This was agreed at a meeting of	noted in 3. above, which was paused during the	Information Commissioner:	assigned to activities and	requirements. Thank you also
the Group in April 2018 (evidence 09.R01). The	response to COVID-19.	ZA523736	assets in OneTrust (see	for providing links to NHSG
response also states that the submitted	NHS Grampian deploys nationally agreed NHS	The authority has identified a Data	above).	data protection
policies are still currently	Scotland tools for much of	Protection Officer and	Information	and privacy notices.
in use within NHS Grampian. The Keeper	its activity in this domain, for example the Data	their contact details are appropriately	Sharing Agreements and	As reported
can accept this.	Protection Impact Assessment template.	advertised. (NB the website still shows you	Data Processing Agreements are	under Element 8, It is also
NHS Grampian also has an Access to Personal	This template is undergoing revision at	having an 'Interim' head of IG and DP. I	completed as	positive to hear
Information Policy (evidence 09.03) which	present and NHS Grampian is contributing	assume Alan Bell is not interim)	required and uploaded to	that NHSG is to be audited by
provides guidance to staff on how to deal with	to that work.	The Keeper should	OneTrust against the	ICO during 2023, and that
requests for personal information (Subject		now be able to agree that NHS Grampian	relevant	NHSG
Access Requests). The		are compliant under		commendably

Policy is due for review	this element and If this	processing	considers this
and NHS Grampian has	was a formal re-	activity or asset.	
indicated that this has	submission it is likely	activity of asset.	as an
not yet taken place. The	that this element of the	A alalitiana - I	opportunity to
intention is to review all	Plan would turn from	Additional	improve its IS
information governance	Amber to Green.	privacy notices	provision. In
policies at the same		are now	subsequent
time to ensure		provided online	PURs, the
consistency across the		and they will be	Assessment
NHS North of Scotland		added to (see	Team looks
Group, which comprises		https://www.nhs	forward to
NHS Grampian, NHS		grampian.org/ab	hearing what
Western Isles, NHS		out-us/data-	recommendatio
Orkney and NHS		protection/ and	ns have been
Shetland. This was		https://www.nhs	made, and how
agreed at a meeting of		grampian.org/ab	NHSG plans to
the Group in April 2018		out-us/data-	implement
(evidence 09.R01). The		protection/data-	these.
response also states			11030.
that the submitted		privacy-	
policies are still currently		notification/).	
in use within NHS			
Grampian. The Keeper		NHSG will be	
can accept this.		audited by the	
NHS Grampian has		Information	
submitted its Caldicott		Commissioner's	
Guardian Approval		Office during	
Policy (evidence 09.04).		2023 and will	
This Policy details the		consider	
procedures in place for		carefully and	
requests for use of		recommendatio	
patient identifiable		ns arising from	
information and aims to		that process.	
ensure this is done in		that process.	
accordance with the			
Caldicott Principals. The			
Policy is due for review			
and NHS Grampian has			

	Α	Α	indicated that this has not yet taken place. The intention is to review all information governance policies at the same time to ensure consistency across the NHS North of Scotland Group, which comprises NHS Grampian, NHS Western Isles, NHS Orkney and NHS Shetland. This was agreed at a meeting of the Group in April 2018 (evidence 09.R01). The response also states that the submitted policies are still currently in use within NHS Grampian. The Keeper can accept this. The Keeper can agree that NHS Grampian has procedures in place to protect the personal information it creates and manages provided he is sent the abovementioned policies once they have been updated and signed off.	This work is led by Civil	In his 2018 agreement	NHSG's major	The
A	A	A	provided its Major Incident Plan (evidence 10.02) which provides a	Contingencies and Information Governance contributes via the work	the Keeper graded this element of the NHS Grampian RMP as an	incident plan is currently being	Assessment Team is grateful

10. Business	framework to incidents	NHS Grampian's Security	'improvement model'.	drafted by the	for this update.
Continuity and	which may have an	Group.	He did so on the	Head of	It is good to
Vital Records	impact on the ability to		grounds that the	Resilience.	hear that
	provide health care to	The Major Incident Plan	authority had not yet	resilience.	Business
	the people of Grampian.	and Business Continuity	identified 'vital' records	NHSGs	Continuity Plan
	It has been enacted and	plans will be progressed	for priority recovery in		,
	tested a number of	during 2021, following a	case of an emergency	Business	has been
	times over the past	pause during the	and had not yet	Continuity Plan	recently
	decade. The Plan is due	response to COVID-19.	reviewed their Major	was reviewed	reviewed.
	for review in February		Incident Plan which	this year with no	
	2017. Due to staffing	The continued	was, at the time of	major changes.	It is particularly
	issues the review of the	development of the	submission, out of		positive to hear
	Plan has been delayed.	Information Asset	date.	The advances	that a revised
	It is expected to be	Register and roll-out of	The adaptice of MOOF	made with the	Major Incident
	completed by the end of the 2018-19 financial	Office 365, both aligned with the national Business	The adoption of M365 records management	OneTrust	Plan is currently
	year. NHS Grampian	Classification Scheme,	solution by all NHS	system in	being drafted,
	has stated that this	will enhance robustness	Health Boards (see	respect of	as it is
	version of the Plan is	in this domain.	above) should in some	classification will	understood the
	still the one currently in		way alleviate the first	contribute to	development of
	operation.		of these issues: As	vital records	this was
	opolation		long as the 'priority'	processes in	disrupted by a
	The Action Plan section		records are held on	due course,	Major Incident
	of this Element sets out		that system recovery	under the	(COVID-19
	a commitment to identify		should be all but	oversight of the	pandemic). In
	vital records and put in		instantons as the	Corporate	2018, the
	place measures to		records will be held 'in	Records	Keeper
	protect these as part of		the cloud'. NHS		
	the work to develop its		Grampian should	Manager.	requested that,
	IAR and BCS. This has		consider whether any		once finalised
	a completion date of the		vital records are held		and formalised,
	end of 2018. The		outwith the M365		a copy of the
	Keeper commends this		system when it is		Major Incident
	action and requests that		rolled-out and make		Plan is sent to
	he is kept informed of		specific arrangements		the PRSA
	the progress of this		to protect any such		Team. This can
	work.		records.		be done under
					the next year's

The Keeper is able to	As the new solution is	PUR or
agree this Element on	not yet operational this	separately at
an 'Improvement Model'	element remains at	
basis. This means that	Amber.	public_records
the authority has		@nrscotland.go
identified a gap in	On the second point,	<u>v.uk</u> .
provision (the lack of	the Assessment Team	
identification of vital	notes that the Major	Thank you also
records and measures	Incident Plan and	for indicating
to protect these) and	Business Continuity	that robust
has identified how it	Plan will be reviewed	record
intends to close the gap.	and rolled-out in 2021.	classification
The Keeper requests	Where it is	arrangements
that he is kept informed	understandable that	identifying Vital
of the progress of work	the Covid-19	Records will be
to close the gap and	emergency has	
requests that he is sent	delayed work on	put in place as
the updated Major	several aspects of	the Corporate
Incident Plan when it	the agreed plan, it	Records
becomes available.	seems strange that	Manager
	the development and	continues to bed
	approval of business	in OneTrust
	continuity	software tool.
	arrangements has	
	been disrupted	This Element
	rather than fast-	will remain at
	tracked by an actual	Amber while this
	business continuity	work is ongoing.
	emergency.	work is ongoing.
	Furthermore the	
	original target date	
	for this work was the	
	end of the 2018-19	
	financial year, well	
	before the advent of	
	the pandemic. The	
	lack of movement on	
	this issue may be a	

						cause for concern for the Keeper. The Assessment Team looks forward to an update on this in subsequent PURs.		
11. Audit Trail	Α	A	G	NHS Grampian has provided some of the guidance it has created for managing both paper and electronic records. Factsheets 5 (How to Manage your Paper Records) and 12 (How to Manage your Electronic Records). These provide staff with guidance on how to create, maintain and dispose of records. The RMP, however, states that use of this guidance is not consistent across the organisation. They also need to be updated, which is recognised in Element 3. The updating of the guidance documents is anticipated to be completed by the end of 2018. The Keeper requests that he is sent these as evidence once they are available	Please see the responses above. In particular, the enhanced functionality of Office 365 and the improvements in the Information Asset Register will be key to developments in this domain. As noted in 3. above, guidance will be revised in the near-term.	Thank you for this update. The M365 migration should greatly increase the control over document tracking although it will take some time for this to be universally applied in the authority. However, in the short term the Assessment Team would expect the populated Information Asset Register to strengthen this element. (For comments regarding the O365 migration and the Information Asset Register see element 4 above). Until the <i>Information</i> <i>Asset Register</i> is completed and rolled- out this element remains at Amber (it is likely to match element	Please see above. The advances made with the OneTrust system have enhanced visibility in this domain. NHS Grampian, like all Scottish Health Boards, will align with improvements arising from the national Office 365 programme. The Board is transitioning to an electronic in- patient record. As this is implemented, the Board's capacity for audit in respect	Thank you for this update. Element 11 highlights the requirement that the authority maintains a complete and accurate representation of all changes that occur in relation to a particular record, including the movement of the record. NHSG is currently in the process of implementing the national O365 programme, and it is understood that this long-

The RMP states that	4). The Assessment	of clinical	term project is
SharePoint 2016 has	Team looks forward to	records is	still in the early
been used for a number	updates in subsequent	enhanced.	stages of
of pilot projects within	PURs.		implementation
NHS Grampian			As highlighted in
headquarters, for			the previous
example with the Chief			PUR, however,
Executive's			NHSG's
correspondence. NHS			
Grampian is currently			populated
investigating other			Information
corporate areas which			Asset Register
would benefit from the			will assist in
use of SharePoint.			strengthening
SharePoint is able to			this Element.
provide better audit trail			The PUR RAG
functionality than NHS			status has
Grampian's current			accordingly
network drives. The			been changed
Keeper requests that he			from Amber to
is kept informed of the			Green as
progress of this work.			
The Keeper can agree			indicated in the
this Element on an			previous PUR
'Improvement Model'			comments. This
basis. This means that			does not
the authority has			change the
identified a gap in			RMP RAG
provision (the lack of			status, but
consistent audit trail			indicates that
provision across the			progress has
organisation) and has			been made and
identified how it intends			the gap
to close this gap. This			identified in
agreement is dependent			2018 (the lack
upon the Keeper being			
kept informed of			of consistent
			audit trail

				progress as this work moves forward.				provision across the organisation) has now been closed. The Team would like to remind NHSG that strengthening this Element should remain a priority during the O365 implementation process.
12. Competency Framework	G	G	G	The post of Records Manager is currently being recruited for and as a result a Job Description will be created, agreed and a copy sent to the Keeper. NHS Grampian has also committed to supporting the new Records Manager in their Continuing Professional Development. The Job Description and Person Specification for this post have been supplied (evidence 12.R01-R02) both showing a responsibility for records	As noted above, key roles and oversight routes have been filled and confirmed during late 2019-2020 and significant elements of work progressed, despite the changes in focus necessitated by the response to COVID-19. For additional detail, please see 1. above.	There has been considerable new resource in the Information Governance staff resource in NHS Grampian since the Keeper agreed their original RMP in September 2018. This is a good news story and the Keeper will welcome this measurable improvement in the records management provision in the authority.	Scottish Government are developing a competency framework in Information Governance as part of the Digital Health and Care National IG Strategy. The Board will monitor the outputs of that work and	Element 12 is concerned with appropriate records management training and support for staff. It is great to hear that NHS Grampian is monitoring the work being done on IG competence by SG.

 management and compliance with the Public Records (Scotland) Act 2011. These are both under review and the Keeper requests that he is sent the finalised versions once they have been finalised. Once he receives the finalised Job Description of the new Records Manager, the Keeper should be able to fully agree this Element. As the appointment of the 	It is also clear from the text of other elements that consideration is properly given to staff training. For example around the role of Information Asset Owners. If this were a formal re- submission it is likely that this element of the Plan would turn from Amber to Green.	consider their implications. The roles of SIRO, DPO, Information Asset Owner, Information Asset Manager and Information Asset User are defined explicitly in an appendix to the Information Governance Strategy and	As reported under Element 8, IG and Cyber Security training offered to staff is also noted with thanks. Thank you also for letting us know that the roles of SIRO, DPO, IAO, IAM and IAU are specifically defined in the appendix to the
new Records Manager is currently on-going, the Keeper would be grateful if he could be informed once an appointment has been made.		Action Plan 2023-2025 and will continue to be socialised. The job description for the Corporate Records Manager role was reviewed and evaluated prior to advert in 2022.	IG Strategy and Action Plan 2023-25, and the role of Corporate Records Manager has recently been reviewed. It is expected this will assist in monitoring, maintaining and improving the required competencies specific to these

13. Assessment and Review	G	G	G	Update required on any change.	 PR(S)A compliance has been considered by Audit Committee as part of their scheduled programme. They continue to be updated, including on the fact of this PUR. The outputs of the PUR will be considered by Information Governance Steering Group. Updates on records and information management are considered by that oversight committee. Exceptions reporting is escalated to Compliance Group as required. Executive sponsorship is provided by the Medical Director, Caldicott Guardian and SIRO. 	It is a requirement of the Public Records (Scotland) Act 2011 that "An authority must— (a) keep its records management plan under review" (PRSA Part 1 5.1.a.) In their original submission NHS Grampian stated that the Records Manager will be responsible for regularly assessing and reviewing the RMP against the agreed Action Plan. Progress and issues will be reported to the Information Governance Steering Group and to the SIRO. There is nothing in this PUR to suggest that this is not being done. The authority's participation in the PUR process demonstrates a commitment to reviewing its RMP.	No change. The outputs of this PUR will be considered as previously.	NHS Grampian is commended for its regular participation on the PUR process. Update required on any change.
	G	G	G	Update required on any change.	NHS Grampian aligns with the national	The Assessment Team thanks NHS	No change. New ISAs and	Thank you for this update

14. Shared Information			infrastructure on this topic including using nationally developed Data Protection Impact Assessment and Information Sharing Agreement templates. Data Processing Agreements are deployed using templates provided by NHS Scotland's Central Legal Office. During 2020 the Intra NHS Scotland Information Sharing Accord was deployed to codify information sharing between NHS Scotland Health Boards. NHS Grampian has also successfully agreed the deployment of the Joint Controller and Information Sharing Agreement between NHS Scotland Health Boards and General Practitioner Contractors between NHS Grampian and independent GP contractors in the region.	Grampian for this update on the national information sharing processes that have been adopted (such as the Accord and the Joint Controller Agreement). The Team agrees that there are arrangements in place to allow NHS Grampian to properly ensure information governance when they share information with their partners.	DPAs are deployed as required. See above concerning the recording of agreements within OneTrust.	regarding the ongoing use of ISAs and DPIAs, as well as the recording of agreements with OneTrust. Update required on any future change.
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7. The Public Records (Scotland) Act Assessment Team's Summary

Version

The progress update submission which has been assessed is the one received by the Assessment Team on 30th December 2022. The progress update was submitted by Jamie McNaughton, Corporate Records Manager.

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

The Assessment Team has reviewed NHS Grampian's Progress Update submission and agrees that the proper record management arrangements outlined by the various 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 Grampian 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 resubmit its plan under section (5)(6) of the Act.

8. The Public Records (Scotland) Act Assessment Team's Evaluation

Based on the progress update assessment the Assessment Team considers that NHS Grampian 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

Inda Saanen

lida Saarinen Public Records Officer