Ms Kirstie MacNeill Clerk of the Licensing Board East Lothian Licensing Board John Muir House Haddington EH41 3HA

26 July 2019

Dear Ms MacNeill

# Progress Update Review (PUR) Final Report: East Lothian Council and East Lothian Licensing Board

Thank you for your authority's submission of a Progress Update Review (PUR) for assessment and comment by the Public Records (Scotland) Act 2011 Assessment Team. We commend participation by authorities in undertaking, and reporting on, regular self-assessments and reviews of their records management arrangements. We anticipate that through uptake of the PUR tool, a stronger sense of collaboration and mutual support will be achieved between authorities and the Assessment Team. This will continue to enhance the culture of records management across Scotland's public authorities.

The Assessment Team has now evaluated the submission and consider that **East Lothian Council and Licensing Board** continues to take their statutory obligations seriously and are working to maintain all the elements of their records management arrangements in full compliance with the Act and fulfil the Keeper's expectations.

I enclose the Assessment Team's findings in the accompanying Final Report. We would welcome you publishing this Final Report as an indication of the good work and progress your authority is making in its record management arrangements and to aid colleagues by sharing good practice with other authorities. The National Records of Scotland will publish the Final Report on its website in due course.

As the PUR process is now being rolled out to all public authorities we have developed a new schedule based on the anniversary of the agreement of each Records Management Plan. **East Lothian Council and Licensing Board** can therefore expect to receive its next PUR invitation in **January 2020**.

Yours sincerely

Pete Wadley Public Records Officer Direct Email: Pete.Wadley@nrscotland.gov.uk

East Lothian Council and East Lothian Licensing Board

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

## The Public Records (Scotland) Act 2011

## 17 July 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 East Lothian Council and East Lothian Licensing Board. The outcome of the assessment and relevant feedback can be found under sections 6 – 8.

#### 4. Authority Background

East Lothian borders the City of Edinburgh, Midlothian and the Scottish Borders. Its administrative centre is Haddington, although its largest town is Musselburgh.

The council area was created in 1996, replacing the East Lothian district of the Lothian region. The district had been created in 1975 under the Local Government (Scotland) Act 1973, consisting of the old county of East Lothian plus the burghs of Musselburgh and Inveresk, which until then had been in the county of Midlothian.

Licensing is the responsibility of licensing boards under powers contained in the Licensing (Scotland) Act 2005. Local licensing boards have wide discretion to determine appropriate licensing arrangements according to local needs and circumstances and their own legal advice. Each local government area must have a licensing board. East Lothian Licensing Board consists of 6 Board members.

#### 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:

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

updated as work on this element	
progresses.	

Element	Status of elements under agreed Plan, Jan 2015	Status of evidence under agreed Plan, Jan 2015	Progress assess- ment status, Oct 2016	Progress assess- ment status, Nov 2017	Progress assess- ment status, May 2019	Keeper's Report Comments on Authority's Plan, Jan 2015	Self-assessment Update Oct 2016	Progress Review Comment, Oct 206	Self- assessment Update Sep 2017	Progress Review Comment, Nov 2017	Self-assessment Update as submitted by the Authority since Nov 2017	Progress Review Comment, May 2019
1. Senior Officer	G	G	G	G	G	Update required on any change	No Change	No immediate action required. Update required on any future change.	No change	No immediate action required. Update required on any future change.	No Change	No immediate action required. Update required on any future change.
2. Records Manager	G	G	G	G	G	Update required on any change	No Change	No immediate action required. Update required on any future change.	No change	No immediate action required. Update required on any future change.	East Lothian Council appointed Zarya Rathe as Team Manager for Information Governance and Data Protection in 2018. Due to maternity leave commencing in October 2018 Maureen Henderson was appointed interim Team Manager for Information Governance and Data Protection.	The Assessment Team thanks East Lothian Council for this update which we have noted.
3. Policy	G	G	G	G	G	Update required on any change	No Change	No immediate action required. Update required on any future change.	No change		place due to the implementation of GDPR and other priorities so the review of the Information and Records Management Policy has not been done at this present moment but works is	This is apparent in the PUR text for several elements below and will be an important step going

Progress Update Review (PUR) Template: East Lothian Council and East Lothian Licensing Board (2019)

										Records Management Plan which will coincide with the Launch of the new Records Management Plan.	authority to keep its
4. Business Classificati on	A	G	A	A	A	The Keeper The survey would like to has been know when this survey is 'complete' complete and potentially view the 'targeted plan for implementation of classification scheme.'	Assessment Team received a copy of the completed	n: Copy of guidance (A1), screen capture from intranet (A2) and Council newsletter	At the time of the Keeper's statutory assessment the authority had developed a comprehensive Business Classification Scheme (BCS).	but due to the RM manager leaving and other priorities but East Lothian Council are	The BCS roll-out continues. The roll out of this major piece of work is bound to be incremental and further time must be allowed for it to bed in and become fully operational. This element remains at 'amber' for the moment as the work progresses.

			The Keener	Latar	analyzia	from April	Llouvovor thio	No oborgo in regardo	The Assessment Team
			The Keeper	Later	analysis	from April			The Assessment Team
			requests that he	additions					notes the update of the
			is kept informed	will be	useful insight			looked into by East	
			on the	incorporated	into records	currently no		Lothian Council	forward to being kept
			development of	to expand	management		service areas,		updated on this work in
			the proposal	this	practice		and work was	<b>e</b>	subsequent PURs.
			and that he may	assessment	within East	but is being		filing system but as	
			view the	as and	Lothian	promoted as	ensure that the	paper files are still	
			outcome of the	when they	Council.	best	BCS informed	generated and East	
			"EDRMS	become	Whilst the	practice.	the structure of	Lothian Council still	
			Review"	available.	survey did not		the hybrid	have legacy paper files	
			planned for	Sufficient	receive a 100	As regards	records	this will form part of the	
			2015. He would	information	per cent	the EDRMS	management	EDRMS project which	
			be especially	has been	response rate	review,	systems	will look at options for	
			interested in	gathered to	it provides a	preliminary	operated by the		
			information	support the	valuable	outline of	authority. This	going forward.	
			regarding any	initial stages	benchmark	different	latter task was		
			alternative	of the	from which to	systems		No changes have been	
			solution should	process. A	assess future	completed.		made to the naming	
			the CIVICA	separate	development	Summary of	several different	•	
			proposal be	summary	s. It clearly	-	systems were in	3	
			rejected.	report will	identifies	obtained	operation across		
				be made	areas where		the service		
			The RMP	available	improvement	commenced	areas.		
			indicates that a	soon.	s can be	on types of			
			restructuring of	000111	made to		It is clear from		
			paper file store	File	enable the	determine	the PUR		
			'may' be	Naming		requirement	templates		
			undertaken.	convention		s. More in-	received by the		
			The Keeper will	guidance	take steps	depth	Assessment		
			be interested to	has been	towards	assessment	Team that the		
			know what	made	achieving full		Council		
			decision is	available to	compliance	undertaken	continues to		
			taken regarding	all staff.			work hard		
			this.	an stan.	element.	project	towards		
			1113.	The	cicilient.	manager.	restructuring its		
				EDRMS	Making file		hybrid document		
				Review was	naming	The re-	management		
					convention	structuring	systems around		
				in October	guidance	of physical			
				2015 with	available to	filing is still a	BCS. This is		
				an initial	staff should		reflected in the		
				survey of all	eliminate	under	BCS extract		
				'software	some of the	consideratio	(A4), which		
				systems'	risks of non-		shows how a		
				being used	standard	movement	new electronic		
				within East	naming	towards	filing structure		
				Lothian	conventions.	reducing	0		
				Council and			based upon the BCS is being		
				known to		paper this	_		
L						may	implemented		

			the IT	The	become	within the
			department.	Assessment	unnecessar	Licensing
			-	Team would	у.	service area.
			A further	like to be kept	-	The
			detailed	informed of	Pilot	Assessment
			investigation	the progress	implementat	Team commend
			into the	of the	ion of new	this work and
			informationa	EDRMS	filing	ask that they
					•	-
			I content of	Review, and	structure	continue to be
			these	asks that the	within	kept informed as
			systems and	Keeper is	Licensing	this patter is
			if they are	able to view	progressed,	rolled-out to
			'Records'	the outcome	and nearing	other service
			systems is	of the	final	areas.
			on-going.	EDRMS	completion -	
				Review when	structure	Progress has
			The	appropriate.	developed	also been
			restructuring		(A4) -	reported as
			of physical	As	awaiting file	regards the
			filing is still		relocation	EDRMS review.
			an option,	of physical	stage. After	The Council are
			but has not	filing is still	completed	committed to
			at this time	-	additional	
				being		investigating the
			been	considered,	stages will	possibility of
			implemente	the	be	imposing a
			d beyond	Assessment	considered	Corporate
			the trial	Team	for the roll	EDRMS across
			done with	requests that	out of this	the service
			the Records	the Keeper is	pattern to	areas. Whilst
			Managemen	kept informed	other teams.	this must remain
			t Team.	of any further		a business
				development		decision for the
				s in this area.		authority, the
						Team consider
				The		use of a
				Assessment		centralised,
				Team has		comprehensive
				assessed the		EDRMS as a
						valuable tool for
				progress		
				report and		records
				considers		management.
				that the		
				Council		
				continues to		The update
				make a		concerning the
				strong		completion of
				commitment		preliminary
						investigations of
				to		the various
				restructuring		software
				rootraotaring		Soltware

		its hybrid document management systems around its published business classification scheme. The Assessment Team considers that progress is being made and that this element should remain under improvement.	assessment by the EDRMS project manager, the Assessment Team would be grateful to be kept up-to-date on progress in future PUR submissions. The re- structuring of paper filing systems is still under consideration but may become redundant due to the increasing paucity of paper records being generated. The Team would like to be kept informed should a definitive decision in this
			to be kept informed should a definitive

						Due to the	
						hybrid nature of	
						the document	
						management	
						systems	
						employed by the	
						Council it was	
						recognised that	
						instituting file	
						naming	
						conventions	
						would be an	
						effective means	
						of improving	
						control.	
						This submission	
						This submission	
						makes clear that	
						file naming rules	
						have been	
						created; the File	
						Naming Rules	
						(A1) outline the	
						importance/purp	
						ose of observing	
						file naming	
						conventions and	
						provides	
						guidance and	
						examples of	
						how to name	
						documents in a	
						consistent	
						manner. This is	
						commended by	
						the Assessment	
						Team.	
						The intranet	
						screenshot (A2)	
						and extract from	
						the Council	
						eNews (A3)	
						shows that staff	
						have been	
						made aware of	
						these rules and	
						have access to	
						the guidance.	
L			l	1		galaanoon	

	Α	G	Α	Α	Α	The	Various 'Spring			The eNews extract also makes clear that file naming rules will be rolled-out to all departments alongside implementation of the BCS. This is considered good practice by the Team. The Assessment Team consider that progress is being made and that this element should remain under improvement.	No change to the	
5. Retention Schedule						keep him	been undertaken by the following departments: Licensing Committees Services	large number of respondents felt confident when applying retention rules and compliance in this area is generally good. The Assessment Team commends	to all members of staff and has been accessed 33 times during the last quarter of 2016. The stats for the previous period are unavailable	BCS/Retention Schedule is considered good practice as it provides staff with a single, comprehensive document to consult when	been missed, but as part of the rewrite of the Records Management	Schedule roll-out continues. The roll out of this major piece of work is bound to be incremental and further time must be allowed for it to bed in and become fully operational. This element remains at 'amber' for the moment as the work progresses. The PUR also notes that, because of the Records Management Plan review, and other issues affecting the Council in the last 12 months, there has been some slippage in the review dates of other information governance documents (The Retention Schedule). This is to be expected.

				within the	The spring	
				Council.	cleaning can	
					be	accessibility of
				The	evidenced a	this document;
				Assessment	little by the	staff accessed
				Team looks	destruction	the retention
				forward to	activity and	schedule
				learning	is still	document 33
				about the	undertaken	times in the last
				authority's	consistently	quarter of 2016.
				'destruction	within the	The
				recording	Council's	Assessment
				implementati	Records	Team thanks the
				on' process	Store. A5	authority for this
				and asks that	51016. A5	
						update.
				the Keeper is		The Courseil is
				informed of		The Council is
				development		currently
				s made in this		engaged in a
				area.		project to
						impose the
				The		retention/dispos
				Assessment		al decisions
				Team		outlined in the
				considers that		BCS upon the
				progress is		hybrid records
				being made		management
				and that this		systems in
				element		operation across
				should		the authority.
				remain under		This endeavour
				improvement.		is commended
						as it will ensure
						that pre-
						determined
						retention/dispos
						al decisions are
						assigned for all
						records being
						generated and
						that such
						decisions will be
						applied
						consistently and
						correctly.
						concoury.
L						

			The Council have identified 2018 as the target date for completion of this project. As such, the Assessment Team request
			future updates on the progress of work in this area. It is evident from
			this submission that the authority continues to engage in 'spring cleaning' activities across several
			departments to destroy records held in the Council's Records Store. This is shown in
			the Destruction Summary (A5) which demonstrates the number of boxes destroyed by different
			departments. The destruction of records in line with the retention schedule is crucial for
			ensuring business efficiency and regulatory/statut ory compliance.

										The Team would welcome receiving on- going updates concerning this work in future PUR submissions. The Assessment Team consider that progress is being made and that this element should remain under improvement.		
6. Destruction Arrangeme nts	Α	G	Α	Α	A	The Council is planning to set protocols for the use of internal shredders. The Keeper requests sight of these protocols when they are available. Electronic Records Destructio n. The Keeper accepts that the Council has properly identified a gap in provision	plan proposed for May 2016.	Assessment Team commends the dissemination	form, redacted extracts from the register itself (A6) and also some of the guidance which has been issued to users.	The Council has submitted guidance documents concerning the use of internal shredders for paper records. The <i>Confidential</i> <i>Waste Checklist</i> (A7) is a useful document which helps staff identify sensitive or confidential data and explains the importance of destroying such material in a secure manner. The creation of such guidance is commended by the Team, particularly as it will help the authority avoid data breaches following implementation	No Change but will be consider during the rewrite of the Records Management Plan	Along with many other Scottish public authorities the controlled, timely and secure destruction of digital records remains a potential weakness. East Lothian Council will be in a better position to address this when the BCS/Retention Schedule is fully implemented. This element remains at 'amber' for the moment as this work progresses. The Assessment Team acknowledges the planned development of a new Records Management Plan. They look forward to being kept updated on record destruction provision in subsequent PURs.

[					NA/ 1	( 00000 :
			and has	remain under	We have	of GDPR in
			appropriat	improvement.	included the	2018.
			е		functionality	
			mechanis		in the	The Shredding
			ms in place		Destruction	FAQs (A8)
			to close		Register to	states that the
			that gap.		record the	Council no
					deletion of	longer use an
					electronic	external firm for
					records.	destruction of
					(A6).	
					(AO).	paper records
					<b>T</b> I '	(Shred-It).
					This was a	
					specific user	The Team
					request so	thanks the
					we can	authority for this
					report that	update. The
					the	document
					individuals	therefore
					taking	outlines the
					responsibilit	processes now
					y for this	in place which
					area are	staff must
					actively	comply with to
					engaging	
					with the	secure and
					process and	timely disposal
					helping to	of paper
					improve it.	records.
						It explains how
						and when boxes
						are to be
						emptied and the
						procedure for
						sealing bags
						and using
						tamper-proof
						numbered zip-
						ties to ensure
						that disposal is
						secure and can
						be audited.
						1 I

					Staff are
					required to use
					the Destruction
					Register to list
					what they have
					what they have
					put in the boxes
					in order to help
					the records
					management
					team identify
					what has been
					destroyed.
					destroyed.
					<b>-</b>
					The processes
					outlined in the
					evidence
					received from
					the Council
					indicate that
					robust
					procedures
					have been
					established for
					the secure and
					irretrievable
					destruction of
					paper records
					and that such
					destruction is
					now recorded
					and can be
					audited. The
					Team applauds
					this work and
					would be happy
					to receive
					updates on how
					this new system
					is working in
					future PUR
					submissions.
					An area
					identified by the
					Council as
					requiring further
					work was the
					destruction of
					electronic
					records.
L					<u>ا</u> ـــــــ

					This is a
					significant
					challenge due to
					the Council's
					use of several
					document
					management
					systems and
					shared drives.
					This submission
					makes clear that
					the destruction
					of electronic
					records is both
					considered and
					taking place; the
					Destruction
					Register
					screenshot (A6)
					shows that
					electronic
					destruction is an
					option when
					entering details
					into the
					Register. This is
					commended by
					the Assessment
					Team, who
					would welcome
					updates
					concerning this
					feature as
					improvements
					continue to be
					made.
					However it is
					likely that no
					until the
					imposition of the
					combined
					BCS/Retention
					Schedule upon
					the hybrid
					document
					management
					systems, and
					the future
					implementation

	G	G	G	ß		The	Archive	The	Details of	of an EDRMS, that a comprehensive solution for ensuring that electronic records are destroyed in a timely, secure, and appropriate manner will be created. There is a clear commitment under elements 4 and 5 to achieve this and the Team recognise that this is likely to take some time due to the complexity of the challenge. As such the Team ask that they are kept informed as progress in this area continues. The Assessment Team consider that progress is being made and that this element should remain under improvement.	No change but the	No immediate action
7. Archiving and Transfer	G	G	G	G	G	The Keeper requests the two new documents (Acquisitio ns Policy & Transfer Procedure	Acquisition Policy approved at April	Assessment	the Cabinet minute at which the Archive Acquisition Policy was approved	continue to demonstrate compliance under this element through	policy will be reviewed during the re-write of the Records	required. Update required

			s) planned		accessed	policy
			relating to	asks that the	here:	documents
			the	policy is	http://www.e	concerning the
			manageme	forwarded to	<u>astlothian.g</u>	transfer of
			nt of	the Keeper	<u>ov.uk/meeti</u>	records of
			archival	when	<u>ngs/meeting</u>	enduring value
			material	appropriate.	<u>/5703/cabin</u>	to their own
			are		<u>et</u> (A9)	Archive Centre.
			forwarded	The		
			to him	Assessment	The	The
			when	Team would	Transfer	Assessment
			appropriat	like to be	Procedures	Team are
			e.	informed of	are still in	particularly
			0.	the progress	developmen	
				of the	t at this time.	
				planned	t at this time.	new Archive
				document on		
						Acquisition
				Transfer		Policy which
				Procedures		was approved
				and again		by the Cabinet in
				requests that		April 2016 (A9).
				a copy is		This policy
				forwarded to		outlines the
				the Keeper		criteria by which
				when		records are
				appropriate.		identified as
						being worthy of
				The		permanent
				assessment		preservation
				team		and the
				recognises		regulatory
				the on-going		environment in
				initiative		which a local
				being		authority archive
				undertaken		operates. This
				by the		document is
				authority		commended by
				under this		the Assessment
				element.		Team as
						providing a
						useful tool for
						identifying
						Council material
						of enduring
						archival value.
						The Team are
						equally pleased
						to see that this
						Policy is
L						

They look forward to being kept updated on this work in subsequent PURs.

					publically
					accessible on
					the Council's
					website. This is
					considered good
					practice as it
					demonstrates
					transparency
					surrounding the
					decisions made
					as to which
					Council records
					are transferred
					to the Archive
					Centre.
					The Team
					recognize that
					recognise that
					the Transfer
					Procedures
					document is still
					being
					developed. The
					Team applaud
					the greation of
					the creation of
					such a
					document and
					ask that they
					have sight of it
					once available.
					In the event of a
					future statutory
					assessment, the
					Keeper will
					request that this
					document is
					forwarded for his
					consideration.
					The
					The
					Assessment
					Team
					recognises the
					on-going
					initiative being
					undertaken by
					the authority
					under this
					element.
L			1	1	

8. Information Security	G	G	G	G	G	The Keeper requests that if any changes occur as part of the review of the Information Security Policy in December 2015 that he is provided with an updated version.		The Records Management Survey notes that a proportion of those surveyed felt there was a need for improvement s in their security arrangements and this would be explored with the relevant teams in conjunction with Information Security Specialists. The Assessment Team would like to be kept informed of any changes or development s in this area. The Assessment Team recognises the on-going initiative being undertaken by the authority under this element.	update at	No immediate action required. Update required on any future change.	No cha policy during the Re Manag
9. Data Protection	G	G	G	G	G	The Keeper requests that he is	Number Provided: ZA112276 (notification made	As requested, the Council has provided the Keeper	attached the slides which	The submission shows that the Council continue to exhibit a high	this ele implem

hange but the will be reviewed g the rewrite of ecords gement Plan	No immediate action required. Update required on any future change. The Assessment Team acknowledges the planned development of a new Records Management Plan. They look forward to being kept updated on this work in subsequent PURs.
of change under	As with all other Scottish
lement due to the	public authorities East
mentation of new	Lothian Council have
Protection	been required to review

			provided with the	20th April 2015 & will continue to be		deliver sessions to	level of compliance	Legisla Lothiar
			Board's	renewed).	Licensing Board's	all but one of	under this	concer
			registration number		Board's Registration	East Lothian's	element. The Assessment	updatir this is
			when it		number with		Team thanks the	E01-E0
			becomes		the	the	authority for	
			available		Information	outstanding	links (A11-13) to	
					Commissione r's Office,	school is still		
					fulfilling the		Commissioner's website which	also sti with
					Keeper's	(A10).	demonstrates	attendi
					initial request.		that the Council,	answe
					This was		Licensing	questic
					confirmed by	find the up to	Board, and	
					checking against the	date ICO Register	Returning Officer are all	Data Legisla
					registration	Entries for:	registered.	also n
					listed on the	East Lothian		Social
					Information	Council:	The Council are	school
					Commissione	https://ico.or	also committed	
					r's website.	<u>g.uk/ESDW</u>	to tightening	regard
					The Records	ebPages/En try/Z575957	controls on the sharing of	in relat
					Management	<u>1</u>	information,	We a
					Survey notes	East Lothian	particularly	middle
					that the	Licensing	school records,	updatir
					Council has		as this was an	
					tightened	https://ico.or	area where the	(E08)
					controls on sharing	<u>g.uk/ESDW</u> ebPages/En	Council identified a need	Proces Agreer
					information in		to improve. A	•
					line with Data		presentation on	
						And the ELC		
					procedures,	Returning	and Information	
					and that specialist	Officer: https://ico.or	Security (A10) which was	
					training was		delivered to all	
					delivered to		but one of East	
						try/ZA23744	Lothian's	linked
					authority	<u>7</u> (A11,	schools has	
					schools. This	A12, A13).	been submitted	registe
					was an area where the		as evidence.	relevar Protec
					Council had			Assess
					identified a			this
					need to			develo
					improve.			update
								the
								Manag

entrated ting guidance and legislation. is evidence from ding ering any relevant Lothian lation to the new ols rstand the rules in documents. ds to social media ation to children.

ting our Data ng Agreements and Data essing

ements we have suppliers and s so we are fully e of who we are information, ng are also loping a register of agreements will hopefully to the nation Asset er and any ant Data Impact ction ssments but all still in is opment but will be ted in rewrite of Records gement Plan.

lation, so East and update their data an Council have protection procedures in on light of the 2018

E07 and this The Assessment Team nation has been acknowledge receipt of a available to staff suite of new GDPR schools. We have compliant data protection still been engaging policy and guidance schools and documents. These will be meetings stored to keep the East-Council ions or concerns submission up to date.

Protection The Assessment Team lation. We are acknowledges the receipt midst drafting a of a screen-shot showing I Media policy for staff have access to the so they new GDPR staff guidance

The Assessment Team also note the updated are also in the information on the East le of renewing and | Lothian Council website: https://www.eastlothian.g ov.uk/info/210598/access to information/12340/pri vacy and cookies

				The	This	
				Assessment	presentation	
				Team	highlights the	
				commends	relevant data	
				the authority	protection	
				for this	principles,	
				initiative.	advises staff on	
				initiative.	the secure and	
				The		
				assessment	emails and	
				team .	social media,	
				recognises	and offers	
				the on-going	guidance and	
				initiative	support to	
				being	ensure that	
				undertaken	Council	
				by the	employees	
				authority	comply with	
				under this	regulatory	
				element.	obligations. The	
					Assessment	
					Team welcomes	
					this proactive	
					disseminating	
					information to	
					Council staff and	
					commends the	
					highlighting of	
					the mandatory	
					online training	
					on these topics.	
					The Team would	
					be pleased to	
					receive updates	
					in the future	
					should further	
					changes in data	
					protection and	
					information	
					sharing	
					arrangements	
					take place.	
s						•

						The				The Team are conscious that the implementation of GDPR in 2018 will likely have a significant impact on current practices and policies within public authorities. The Assessment Team recognises the on-going initiative being undertaken by the authority under this element.		
10. Business Continuity and Vital Records	A	G	A	G	G	Council provide him with a redacted sample of a Service Business Continuity Plan when	Business Continuity Plans make reference to the Vital Records Guidance. There is scope for further improvement on this area before seeking to evidence progress. Annual	that additional guidance was created to advise people on how to identify vital records, and this has been included in the Business Continuity training. The Records Management Survey also notes that a Business Continuity AGM was introduced,	resulted in the improvemen t and adoption of a more integrated Business Continuity system. The attached guidance plan is dated 2017 (A14a), but had its basis in the work undertaken in 2016. There is also a screen capture showing the level of	have engaged in extensive work under this element since the Keeper's formal agreement of the Plan in 2015. Individual Service Unit Business Continuity Plans have been developed and a sample example from Licensing, Administration & Democratic Services has been provided	have recently published an updated Business Continuity Plan and is evidenced at E09	

_						
				ensure	that 'vital	Service, detail
				Business	records' now	the activities
				Continuity	have in the	which need to be
				plans are	business	undertaken in
				updated	continuity	the event of
				where	process	significant
				necessary.	(A14(b)).Thi	disruption and
				The	S	prioritises these
				Assessment	establishes	actions based
				Team	the policy	on a Business
				commends	position and	
				these efforts	shows the	Particularly
				as they	result of the	commendable is
				indicate	co-ordinated	the inclusion of
				continuing	work to	contact details,
				progress and	improve our	the delegation of
				development	support of	
				of the	this function.	responsibilities,
				Council's		and the
				business	Please find	
				continuity	attached the	
				strategy.	redacted	options to
					Business	ensure that
				The	Continuity	disruption is kept
				Assessment		to a minimum.
				Team asks	2016 for	The
				that the	Licensing,	Assessment
				Keeper is	Administrati	Team thanks the
				provided with		Council for sight
					Democratic	of this robust
				sample of a	Services.	and valuable
				Service	(A15). The	document.
				Business	new system	
				Continuity		The Team are
				Plan as		also pleased to
				originally	Vital	see that these
				requested in		
				the Keeper's		
				report of 5 <sup>th</sup>	expanded	Continuity Plans
				January		declare that
				2015.	future.	recovery
						arrangements
						are to be
						reviewed on an
						annual basis
						and that there is
						provision for
						staff to receive
						training to help
	 and the second					maintain

			The	continuity of	
			Assessment	service. The	
			Team	Team would be	
			considers that		
			progress is	future updates	
			being made	following these	
			and that this	reviews and	
			element	training.	
			should	ti cii ii igi	
			remain under	Furthermore the	
			improvement.	Business	
				Continuity Policy	
				and	
				Management	
				System (A14(a))	
				dated February	
				2017 is a	
				comprehensive,	
				high-level	
				document which	
				aims at	
				compliance with	
				ISO 22301. As	
				well as stating	
				that Heads of	
				Service must	
				have in place	
				Business	
				Continuity	
				describes the	
				Service Risk	
				Registers for	
				identifying	
				potential risks	
				and the	
				provision of staff	
				training using	
				LearnPro to help	
				staff become	
				more aware of	
				Business	
				Continuity	
				obligations. This	
				is commended	
				by the	
				Assessment	
				Team.	
L					

					Another key
					aspect of this
					element is the
					identification of
					vital records.
					The
					establishment of
					a dedicated
					Business
					Continuity AGM
					has led to an
					improved,
					integrated
					Business
					Continuity
					system and the
					development of
					new policies
					surrounding vital
					records. The
					extract from the
					Business
					Continuity
					software
					(A14(b)) shows
					that vital records
					forms a
					compulsory
					element within
					the system.
					Likewise the
					Business
					Continuity Policy
					includes specific
					guidance on
					how to identify
					vital records and
					to assign
					responsibility for
					these records to
					a named
					individual within
					each service.
					The Team
					believe such an
					approach will
					reduce the
					likelihood of
					significant
					disruption in the

										event of a disaster. The Team believe that sufficient progress under this element has taken place to award an improved RAG marking. It is clear from the submission that the Council has developed service area Business Continuity Plans and policies which take into consideration the importance of vital records. The Assessment Team recognises the significant progress made in this area and the on-going initiative being undertaken by the authority under this element.	
11. Audit Trail	Α	G	A	A	A	The Keeper requests that he is kept up to date with the project as it progresses	development	Keeper is kept informed of progress	functionality is being made. New appointment of an	The ability to track and locate records regardless of format is vital for ensuring their on-going authenticity and reliability. The Council recognised that	

No immediate action required. Update required on any future change.
East Lothian Council will be in a better position to address this when the BCS/Retention Schedule is fully implemented.

					Manager will	
				The	undertake a	
				Assessment	more co-	the use of
				Team	ordinated	several
				considers that		disparate
				progress is		
				being made		records
				and that this	which this	
						-
				element	functionality	systems and
				should	is delivered	
				remain under		and accept that
				improvement.	Council	a centralised
						solution will take
						time to
						implement.
						However it is
						evident that the
						Council are
						efforts to
						improve
						provision under
						this element.
						Comments
						made under
						Element 4
						indicate that
						work is on-going
						to assess the
						current systems
						used by the
						Council prior to
						re-structuring
						them to match
						the
						BCS/Retention
						Schedule.
						Similarly a
						Project Manager
						has been
						appointed to
						develop and
						implement a
						centralised,
						corporate
						EDRMS
						solution. The
						Team consider
1						these

The Assessment Team notes the update of the EDRMS project (see element 4) and look forward to being kept updated on this work in subsequent PURs.
This element remains at 'amber' for the moment as this work progresses.

				approaches to
				be effective
				imposing audit
				trail functionality
				upon the
				Council's
				recordkeeping
				systems. As
				such the Team
				would welcome
				updates in future
				PUR
				submissions as
				these projects
				continue.
				In the absence
				of a single
				records
				management
				system, and the
				employment of
				shared drives, it
				is crucial that the
				Council develop
				file naming
				conventions and
				version control
				procedures.
				This has been
				evidenced by
				the documents
				referred to under
				Element 4 (A1-
				A3) which
				demonstrate a
				commitment by
				the Council to
				provide
				guidance in
				these areas
				which should
				ultimately
				increase
				conformity and
				standardisation
				of naming
				practices.
			I	practices.

Management training compulsory earlier in the year. This supports version with previous scoring evidence supplied in the authority's original submission and it is a A17). Management the training (A16) and council demonstrates a high-level of compliance with this expectation development of mandatory staff training. The compliance withough their development of mandatory staff training. This training. The Management training. The compliance training. The Management training. The mandatory staff training. This training. The training. This training. This training. This training. This training. This training. The training. The training. This training. The training. This training. The training. T	12. Competency Framework	G	G	G	G G	Required formally r on Any compulsory Change Council Management Team 21/0	commends the Counci /16. Management Team's approach to formally make Records Management training compulsory earlier in the year. This supports previous evidence supplied ir the authority's original submission	meeting from 21 January 2016 which approved the training (A16) and copies of the 'offline' version with scoring matrix, and guidance provided to trainers. (A17, A18,	Model Plan expects an authority to recognise that records management is a separate and vital function which requires specific skills and training. The Council demonstrates a high-level of compliance with this expectation through their development of mandatory staff training. This PUR submission	ge No immediate action required. Update required on any future change.
--	--------------------------------	---	---	---	-----	---	--	--	---	--

			indicator of	(A16) from the	
			the Council's	Council	
			commitment	Management	
			towards	Team meeting	
			continuous	dated 21	
			improvement.	January 2016 at	
			The	which it was	
			Assessment		
				agreed to make	
			Team	records	
			requests that	management	
			the Keeper is	training for staff	
			kept informed	compulsory.	
			of any further	This decision is	
			changes	welcomed by the	
			made in this	Assessment	
			area.	Team.	
			The	An offline	
			assessment	version of the	
			team	training (A17)	
				defines records	
			recognises		
			the on-going	management	
			initiative	and outlines its	
			being	importance, as	
			undertaken	well as	
			by the	discusses the	
			authority	utility of the BCS	
			under this	and Retention	
			element	Schedule. This	
				approach is	
				commended by	
				the Team. The	
				Training	
				Guidance (A18)	
				and Training	
				Template (A19)	
				are vital tools for	
				identifying who	
				has undertaken	
				the training and	
				for ascertaining	
				who has passed.	
				This information	
				is then	
				forwarded to the	
				Records	
				Manager for	
				retention and	
				reporting	
				purposes.	

						-					
										The Assessment Team applaud this initiative and believe that it will help bring about a culture of good records management across the authority as well as improve staff compliance with the records management arrangements detailed in the RMP. Should further training modules be created, the Team would be happy to receive updates in future PUR submissions. The Assessment Team recognises the on-going initiative being undertaken by the authority under this element.	
13. Assessment and Review	G	G	G	G	G	The Keeper requests that if any changes result from the review he is provided with the	This report is the first full formal review of progress. Some elements are still progressing. Data Protection Health Check is underway.	that the Data Protection Health Check is underway shows that the action	attached a list of some of the activities of the Information Governance Compliance Officer	Regular reviews of the RMP and accompanying policies is a requirement under this element to help ensure that documents remain fit for purpose and to	have decisio launch Recorc Plan th to do a Recorc Plan th

st Lothian Council	Once the Records
st Lothian Council ve made the cision with the nch of the new cords Management in that they are going do a re-write of the cords Management in this year.	Once the Records Management Plan has been revised and updated, the Council may choose to re-submit formally under section 5 of the Act. This would be welcomed.

						T	
			updated	addressed.	the 'Data	enable	Event
			version.	The	Protection	authorities to	partici
				Assessment	Health	gauge internal	we no
			The	Team asks	Check'.	compliance with	the R
			Keeper	that the	(A20).	the agreed	The c
			would be	Keeper is		records	also d
			interested	provided with	It is hoped		so its
			in the	the results of	that the		end of
			results of	the Health	above items		all coi
			the Data	Check when			
					of evidence,	2	
			Protection	completed.		see that since	Recor
			Health		continued	agreement of	Plan.
			Check, if	The		the Plan in 2015,	
			appropriat	Assessment		the Council has	
			e.	Team has	Lothian in	reviewed or	
				considered	the self-	developed new	
				the	assessment	policies such as	
				improvement	process, are	the Archive	
				report and	sufficient to	Acquisition	
				commends	satisfy the	-	
				East Lothian		implemented	
				Council's	improvemen	-	
				Records	ts are still	-	
				Management	being made	-	
				Survey as it	to records	•	
				reflects good	keeping	training. The	
				records	practices in		
				management	line with our		
				practice.	Records	Information and	
					Managemen		
				The survey	t Plan	Management	
				demonstrates	obligations.	Policy would be	
				the active	-	reviewed by	
				operation of		June 2016 and	
				the self-		the Information	
				assessment		Security Policy	
				procedure as		by December	
				used by the		2015. The Team	
				Council to		would welcome	
				direct and		updates on this	
				inform its			
					1	work,	
				programme of	1	particularly if this	
				improvement	1	led to the	
				s within the	1	creation of	
				Records	1	updated or	
				Management	1	revised policies.	
				Plan. It	1		
				provides a	1	The use of the	
				detailed	1	Records	
				insight into		Management	
<u> </u>							1

n though ELC have However, it would be cipated in the PUR worth contacting the now feel a refresh of Assessment Team in RMP is required. advance to discuss what is original plan was required of an authority dated 2013-2019 who chooses to do this. s due review at the (The Assessment Team of this year so this will also be happy to put oincides nicely with East Lothian Council's launch of the newRecords Manager in touchordsManagementwith her opposite number in another local authority who has already been through the voluntary resubmission process)

> In the meantime the completion of this Progress Update Review can also be considered as evidence of a commitment ensure to the implementation of the Records management Plan is subject to internal review.

levels of	staff Survey to help
confiden	ce identify areas
and	requiring further
awarene	
records	and gauging
issues,	as staff compliance
well	as with records
providing	
data on	
physical	was a valuable
storage	of tool for informing
records.	The future action
survey	also plans. The Team
highlight	
areas v	
developr	
s within	
Council's	
records	used for this
manager	
still ne	
providing	
	base Council
from whi	
	ch to undertook a out Data Protection
carry future	Health Check in
surveys	
assess	
growing	
confiden	
and mea	
	Governance
change.	Compliance
	Officer and
The	records the
The	updating of
assessm	
team	and entries in
recognis	
the on-	
initiative	register
being	following this
undertak	
by by	the Team
authority	
under	this initiative an
element.	example of good
	practice and

					would welcome
					receipt of the
					findings from
					assessment
					exercises in the
					future.
					The Team
					commends the
					Council for being
					the first authority
					to voluntarily
					engage in the
					PUR process.
					This reflects the
					Council's
					commitment to
					conducting self-
					assessment
					reviews and
					using the
					mechanism to
					gauge progress
					and identify
					elements which
					require further
					work to bring
					them into full
					compliance. The
					forward to
					receiving PUR
					templates from
					this authority in
					the future.
					The
					Assessment
					Team
					recognises the
					on-going
					initiative being
					undertaken by
					the authority
					under this
					element.

14. Shared						
Information						

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 15 May 2019. The progress update was submitted by Maureen Henderson, Team Manager - Information Governance and Data Protection Officer.

The progress update submission makes it clear that it is a submission for East Lothian Council and East Lothian Licensing Board.

#### PRSA Assessment Team's Summary

The Assessment Team has reviewed East Lothian Council and East Lothian Licensing Board'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**

East Lothian Council and East Lothian Licensing Board 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.

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

Based on the progress update assessment the Assessment Team considers that East Lothian Council and East Lothian Licensing Board 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,

