

YORKSHIRE AND THE CHIEF CONSTABLE OF NORTH YORKSHIRE

Draft Internal Audit Strategy 2022/23 - 2024/25 (including the Internal Audit Plan 2022/23)

Presented at the Joint Independent Audit Committee meeting of: 15 March 2022

This report is solely for the use of the persons to whom it is addressed.

To the fullest extent permitted by law, RSM UK Risk Assurance Services LLP will accept no responsibility or liability in respect of this report to any other party.



THE POWER OF BEING UNDERSTOOD AUDIT | TAX | CONSULTING

EXECUTIVE SUMMARY

Our Internal Audit Plan for 2022/2023 is presented for consideration by the Joint Independent Audit Committee. As the developments around Covid-19 will continue to impact on all areas of the organisations' risk profile, we will work closely with management to deliver an internal audit programme which remains flexible and agile to ensure it meets your needs in the current circumstances.

The key points to note from our plan are:



2022/23 internal audit priorities: internal audit activity for 2022/23 is based on analysing your principal risk register (Police, Fire and Crime Commissioner and Chief Constable), and assurances provided by other providers e.g. HMICFRS. We have also considered other factors affecting you in the year ahead including changes within the sector. Our detailed plan for 2022/23 is included at section two of this report.



Level of resource: the level of resource required to deliver the plan is in section two of this report and our daily rates are in line with our recent tender submission.



Core assurance: the key priorities and changes within the organisations during the period have been reflected within the proposed audit coverage for 2022/2023 and beyond. During the development of the internal audit plan the following key areas were considered:

HMICFRS findings:

National Child Protection Inspection: the Force has been subject to a National Child Protection Inspection which is aimed to:

- Assess how effectively the Force safeguards children at risk;
- Make recommendations to police forces for improving child protection practice;
- Highlight effective practice in child protection work; and

• Drive improvement in the Force's child protection practices.

At the time of writing the internal audit plan, the results of the inspection had not been published but the Deputy Chief Constable provided a verbal update to the Joint Independent Audit Committee in January 2022.

PEEL Assessment: in 2018/19 the Force received overall good gradings across 'Effectiveness' / 'Efficiency' and requires improvement in 'Legitimacy'. The Force is due a PEEL Assessment in 2022/23.

Risk Register: we have reviewed the organisations' risk register to inform the basis of the 2022/23 plan and the wider three-year strategy. This has resulted in a number of reviews being included within the plan that are driven directly from risks identified by the Force / Police, Fire and Crime Commissioner's risk registers.



'Agile' approach: our approach to working with you is that we will respond to your changing assurance needs. By employing an 'agile' or a flexible approach to our service delivery, we are able to change the focus of audits / audit delivery; keeping you informed of these changes in our progress papers to the Joint Independent Audit Committee during the year.

CONTENTS

1.	YOUR INTERNAL AUDIT PLAN	.5
2.	INTERNAL AUDIT PLAN 2022/2023	.6
APPE	NDIX A: YOUR INTERNAL AUDIT SERVICE	10
APPE	NDIX B: INTERNAL AUDIT STRATEGY 2022/2025	11
APPE	NDIX C: INTERNAL AUDIT CHARTER	16
FOR F	FURTHER INFORMATION CONTACT	21

1. YOUR INTERNAL AUDIT PLAN

Our approach to developing your internal audit plan is based on analysing your Police and Crime Plan, risk profile and assurance framework as well as other factors affecting the Police, Fire and Crime Commissioner for North Yorkshire and the Chief Constable of North Yorkshire in the year ahead, including changes within the sector.

Risk management processes

We have evaluated and reviewed your risk management arrangements in 2019/20 and consider that we can place reliance on your risk registers / assurance framework to inform the internal audit strategy. The organisations' will be reviewing their principal risks during 2022/23 to reflect the Commissioner's Police, and Crime Plan and we will review the internal audit plan as part of this process, to ensure it remains up to date and relevant. We have used various sources of information (see Figure A below) and discussed priorities for internal audit coverage with senior management and the Joint Independent Audit Committee.

Figure A: Audit considerations - sources considered when developing the internal audit strategy.



Based on our understanding of the organisations, the information provided to us by stakeholders, and the regulatory requirements, we have developed an annual internal plan for the coming year and a high level strategic plan (see Section 2 and Appendix B for full details).

2. INTERNAL AUDIT PLAN 2022/2023

The table below shows each of the reviews that we have discussed with management for potential inclusion as part of the internal audit plan for 2022/2023. The table details the principal risks which may warrant internal audit coverage. This review of your risks allows us to ensure that the proposed plan will meet the organisations' assurance needs for the forthcoming and future years. As well as assignments designed to provide assurance or advisory input around specific risks, the strategy also includes time for tracking the implementation of actions and an audit management allocation.

Days	Proposed timing	Proposed Joint Independent Audit Committee
8	Week commencing 4 July 2022	September 2022
10	Week commencing 6 February 2023	June 2023
12	Week commencing 13 February 2023	June 2023
-	8	 8 Week commencing 4 July 2022 10 Week commencing 6 February 2023 12 Week commencing 13

Audit Area (Principal risk)	Days	Proposed timing	Proposed Joint Independent Audit Committee
General Ledger; or			
Treasury Management.			
Victims' Code Our review will focus on providing assurance that the Force is complying with its statutory obligations under the Victims' Code which sets out the minimum level of service that victims should receive from the criminal justice system.	10	Week commencing 9 January 2023	March 2023
Performance Management Our review will focus on the reporting through the organisations' governance structure in terms of internal performance and against those standards required by external bodies e.g. HMICFRS. As part of this review, we will consider the framework to escalate issues of non-compliance and those remedial actions that are established.	12	Week commencing 6 June 2022	September 2022
Human Resources: Restrictive Duties It is sometimes necessary for the Force to remove a police officer or member of police staff from duty while an investigation into a conduct matter is conducted. Our review will focus on the controls once a decision has been made to restrict the duties of a police officer or member of police staff.	10	Week commencing 5 September 2022	December 2022
Our review will take into consideration adherence with the Police (Conduct) Regulations 2012, the Home Office Guidance on Police Officer Misconduct, Unsatisfactory Performance and Attendance Management Procedures and the Code of Ethics.			
Firearms Licensing The Home Office issued new statutory guidance for Chief Officers of Police in October 2021 in relation to firearms licensing with a particular focus on streamlining the firearms and shotgun licensing process to ensure there is more of a consistent process for the police, medical professionals and applicants. Our review will confirm the Force's processes and controls are operating in accordance with the new Home Office guidance.	10	Week commencing 9 January 2023	March 2023
Vetting The purpose of management vetting is to provide a degree of assurance as to the reliability and trustworthiness of those who have wider access to Force intelligence, financial or operational assets, including documents and information held on computer databases. The procedure serves to reduce the risks of unauthorised disclosure or loss of sensitive police assets. Sir Tom Winsor's annual state of	10	Week commencing 12 September 2022	December 2022

Audit Area (Principal risk)	Days	Proposed timing	Proposed Joint Independent Audit Committee
policing report identified that vetting needed to be improved following the rape and murder of Sarah Everard.			
Domestic Abuse	12	Week	December 2022
Our review will be performed by a police specialist and consider:		commencing 8 August 2022	
Review the initial incident;		August 2022	
 Review the DASH (Domestic Abuse, Stalking and Harassment) risk assessment; and 			
Understand what actions measures were but in place.			
Risk Management We will review the organisations' risk management arrangements for appropriateness and confirm how they are linked to the achievement of the Police, Fire and Crime Commissioner's priorities. We will also consider how areas of assurance e.g. HMICFRS are reflected in the risk profile of the organisations.	10	Week commencing 27 June 2022	September 2022
Other Internal Audit Activity			
Follow Up of Previous Internal Audit Management Actions To meet internal auditing standards, and to provide assurance on action taken to address recommendations previously agreed by management. We undertake two visits during the year.	12	W/c 11 July 2022 and 9 January 2023	September 2022 & March 2023
Management	15	Throughout	-
This will include:		the year	
Annual planning			
 Preparation for, and attendance at, the Joint Independent Audit Committee; 			
 Regular liaison and progress updates; 			
 Liaison with external audit and other assurance providers; and 			
Preparation of the annual opinions.			
Total	132		

A detailed planning process will be completed for each review, and the final scope will be documented in an assignment planning sheet. This will be issued to the key stakeholders for each review.

2.1 Working with other assurance providers

The Joint Independent Audit Committee is reminded that internal audit is only one source of assurance and through the delivery of our plan we will not, and do not, seek to cover all risks and processes within the organisations.

We will however continue to work closely with other assurance providers, such as external audit to ensure that duplication is minimised, and a suitable breadth of assurance obtained

APPENDIX A: YOUR INTERNAL AUDIT SERVICE

Your internal audit service is provided by RSM UK Risk Assurance Services LLP. The team will be led by Daniel Harris as your Head of Internal Audit, supported by Philip Church as your Senior Manager and Mike Gibson as your Client Manager

Core team

The delivery of the 2022/2023 internal audit plan will be based around a core team. However, we will complement the team with additional specialist skills where required, for example, policing specialists

Conformance with internal auditing standards

RSM affirms that our internal audit services are designed to conform to the Public Sector Internal Audit Standards (PSIAS).

Under PSIAS, internal audit services are required to have an external quality assessment every five years. Our risk assurance service line commissioned an external independent review of our internal audit services in 2021 to provide assurance whether our approach meets the requirements of the International Professional Practices Framework (IPPF), and the Internal Audit Code of Practice, as published by the Global Institute of Internal Auditors (IIA) and the Chartered IIA, on which PSIAS is based.

The external review concluded that RSM 'generally conforms* to the requirements of the IIA Standards' and that 'RSM IA also generally conforms with the other Professional Standards and the IIA Code of Ethics. There were no instances of non-conformance with any of the Professional Standards'.

* The rating of 'generally conforms' is the highest rating that can be achieved, in line with the IIA's EQA assessment model.

Conflicts of interest

We are not aware of any relationships that may affect the independence and objectivity of the team, and which are required to be disclosed under internal auditing standards.

APPENDIX B: INTERNAL AUDIT STRATEGY 2022/2025

The table below shows an overview of the audit coverage to be provided through RSM's delivery of the internal audit strategy. This has been derived from the process outlined in section one above, as well as our own view of the risks facing the sector as a whole.

Assurance Provided				
	Red - Minimal Assurance / Poor Progress			
	Amber/red - Partial Assurance / Little Progress			
	Amber/green - Reasonable Assurance / Reasonable Progress			
	Green - Substantial Assurance / Good Progress			
	Advisory / AUP			
	IDEA			

Internal Audit – Third Line of Assurance (Independent review / assurance)						
2020/21	2021/22	2022/23	2023/24	2024/25		

	_			
ıdit Area				
rincipal Risks				
Risk reference 7573: Unable to reliably measure the ration of ontribution against benefits of collaborative effect.	✓ (Collaborations)	√ (Collaborations	5)	√
tisk reference 7581: Failure to ensure effective financial control nd financial planning.		✓ (Financial Planning)	\checkmark	
tisk reference 8004: Partial or total loss of IT service provision hich impacts on service to the public.	✓ (Vulnerability and Incident Response)	✓ (Cyber Security)	\checkmark	\checkmark
tisk reference 8049: The practical implications of the increased Inding of additional police officer places additional strain on the apacity of support / enabling services.		✓ (Service Planning)		\checkmark
Core Assurance				

Assurance Provided					
	Red - Minimal Assurance / Poor Progress				
	Amber/red - Partial Assurance / Little Progress				
	Amber/green - Reasonable Assurance / Reasonable Progress				
	Green - Substantial Assurance / Good Progress				
	Advisory / AUP				
	IDEA				

Internal Audit – Third Line of Assurance (Independent review / assurance)					
2020/21	2021/22	2022/23	2023/24	2024/25	

Audit Area

General Data Protection Regulation (GDPR)		\checkmark			
CIPFA Code of Practice		\checkmark			
Workforce Planning		\checkmark			
Freedom of Information Requests	✓	✓		\checkmark	
Ethics	~				\checkmark
Risk Management			\checkmark		
Service Catalogue			\checkmark		
Communications		\checkmark			
Exhibits		√		\checkmark	\checkmark
Bail Management	✓				\checkmark
Commissioning				\checkmark	
Equality, Diversity and Inclusion				\checkmark	

Assurance Provided Red - Minimal Assurance / Poor Progress Amber/red - Partial Assurance / Little Progress Amber/green - Reasonable Assurance / Reasonable Progress	Internal Audit – Third Line of Assurance (Independent review / assurance)				
Green - Substantial Assurance / Good Progress Advisory / AUP IDEA	2020/21	2021/22	2022/23	2023/24	2024/25
udit Area					
Key Financial Controls	✓ (Key Financial Controls: Procurement)		\checkmark		
	✓ (Projects: Capital Expenditure)				
Police and Crime Plan					\checkmark
Transparency: Specified Information Order					\checkmark
Estates		\checkmark			
Human Resources	✓ (HR: Training)		✓ (HR: Restrictive Duties)		
Victims' Code			\checkmark		
Data Quality				\checkmark	
Health and Safety: Employer				\checkmark	

Assurance Provided					
	Red - Minimal Assurance / Poor Progress				
	Amber/red - Partial Assurance / Little Progress				
	Amber/green - Reasonable Assurance / Reasonable Progress				
	Green - Substantial Assurance / Good Progress				
	Advisory / AUP				
	IDEA				

Audit Area

Internal Audit – Third Line of Assurance (Independent review / assurance)							
2020/21	2021/22	2022/23	2023/24	2024/25			
			\checkmark				
\checkmark				\checkmark			
	\checkmark						
\checkmark				\checkmark			
✓ (HMICFRS: Recommendation Tracking)			√				

Integrated Offender Management					\checkmark
Force Management Statements				\checkmark	
Overtime, Bonus and Honorarium Payments	\checkmark				\checkmark
Capital Investment Programme		\checkmark			
Complaints	✓				\checkmark
HMICFRS	✓ (HMICFRS: Recommendation Tracking)			~	
Benefits Realisation		\checkmark		\checkmark	
Vetting			\checkmark		
Firearms Licensing			\checkmark		
Performance Management			\checkmark		
Domestic Abuse			\checkmark		

Assurance Provided				
	Red - Minimal Assurance / Poor Progress			
	Amber/red - Partial Assurance / Little Progress			
	Amber/green - Reasonable Assurance / Reasonable Progress			
	Green - Substantial Assurance / Good Progress			
	Advisory / AUP			
	IDEA			

Internal Audit – Third Line of Assurance (Independent review / assurance)						
2020/21	2021/22	2022/23	2023/24	2024/25		

Audit Area	-				
Other Internal Audit Activity					
Follow Up of Previous Internal Audit Management Actions: Visit 1	~	\checkmark	\checkmark	\checkmark	\checkmark
Follow Up of Previous Internal Audit Management Actions: Visit 2	✓	\checkmark	\checkmark	\checkmark	\checkmark

APPENDIX C: INTERNAL AUDIT CHARTER

Need for the charter

This charter establishes the purpose, authority and responsibilities for the internal audit service for the Police, Fire and Crime Commissioner for North Yorkshire and the Chief Constable of North Yorkshire. The establishment of a charter is a requirement of the Public Sector Internal Audit Standards (PSIAS) and approval of the charter is the responsibility of the Joint Independent Audit Committee.

The internal audit service is provided by RSM UK Risk Assurance Services LLP ("RSM").

We plan and perform our internal audit work with a view to reviewing and evaluating the risk management, control and governance arrangements that the organisations have in place, focusing in particular on how these arrangements help you to achieve its objectives. The PSIAS encompass the mandatory elements of the Institute of Internal Auditors (IIA) International Professional Practices Framework (IPPF) as follows:

- Core principles for the professional practice of internal auditing;
- Definition of internal auditing;
- Code of ethics; and
- The Standards.

Mission of internal audit

As set out in the PSIAS, the mission articulates what internal audit aspires to accomplish within an organisation. Its place in the IPPF is deliberate, demonstrating how practitioners should leverage the entire framework to facilitate their ability to achieve the mission.

"To enhance and protect organisational value by providing risk-based and objective assurance, advice and insight".

Independence and ethics

To provide for the independence of internal audit, its personnel report directly to Dan Harris (acting as your Head of Internal Audit). The independence of RSM is assured by the internal audit service reporting to the Police, Fire and Crime Commissioner and the Chief Constable, with further reporting lines to the Chief Finance Officer, the Force and the Chief Finance Officer, Police, Fire and Crime Commissioner.

To assist the assessment; RSM is able to remain independent for the following reasons:

- As an outsourced provider of internal audit services to the Police, Fire and Crime Commissioner for North Yorkshire and the Chief Constable of North Yorkshire, independence is inherent in our delivery and audit methodology.
- Our internal auditors do not have any operational responsibilities across the Police, Fire and Crime Commissioner for North Yorkshire and the Chief Constable of North Yorkshire.
- No member of the audit team is employed by the Police, Fire and Crime Commissioner for North Yorkshire and the Chief Constable of North Yorkshire.
- The Head of Internal Audit reports to the Police, Fire and Crime Commissioner and Chief Constable and Joint Independent Audit Committee chair.
- RSM methodology includes a second partner review (by another head of internal audit who does not work on the Police, Fire and Crime Commissioner for North Yorkshire and the Chief Constable of North Yorkshire) of the annual plan, the year-end annual report and opinions.
- The Internal Audit Charter details our role and responsibilities and the authority we have which enables us to undertake our internal audit service.

The Head of Internal Audit has unrestricted access to the Chair of the Joint Independent Audit Committee to whom all significant concerns relating to the adequacy and effectiveness of risk management activities, internal control and governance are reported.

Conflicts of interest may arise where RSM provides services other than internal audit to the Police, Fire and Crime Commissioner for North Yorkshire and the Chief Constable of North Yorkshire. Steps will be taken to avoid or manage transparently and openly such conflicts of interest so that there is no real or perceived threat or impairment to independence in providing the internal audit service. If a potential conflict arises through the provision of other services, disclosure will be reported to the Joint Independent Audit Committee. The nature of the disclosure will depend upon the potential impairment and it is important that our role does not appear to be compromised in reporting the matter to the Joint Independent Audit Committee. Equally we do not want the organisations to be deprived of wider RSM expertise and will therefore raise awareness without compromising our independence.

Responsibilities

In providing your outsourced internal audit service, RSM has a responsibility to:

- Develop a flexible and risk based internal audit strategy with more detailed annual audit plans. The plan will be submitted to the Joint Independent Audit Committee for review and approval each year before work commences on delivery of that plan.
- Implement the internal audit plan as approved, including any additional tasks requested by management and the Joint Independent Audit Committee.
- Ensure the internal audit team consists of professional audit staff with sufficient knowledge, skills, and experience.
- Establish a quality assurance and improvement program to ensure the quality and effective operation of internal audit activities.
- Perform advisory activities where appropriate, beyond internal audit's assurance services, to assist management in meeting its objectives.

- Bring a systematic disciplined approach to evaluate and report on the effectiveness of risk management, internal control and governance processes.
- Highlight control weaknesses and required associated improvements together with corrective action recommended to management based on an acceptable and practicable timeframe.
- Undertake follow up reviews to ensure management has implemented agreed internal control improvements within specified and agreed timeframes.
- Report regularly to the Joint Independent Audit Committee to demonstrate the performance of the internal audit service.

For clarity, we have included the definition of 'internal audit', 'senior management' and 'audit committee'.

- Internal audit: a department, division, team of consultant, or other practitioner (s) that provides independent, objective assurance and consulting services designed to add value and improve an organisation's operations. The internal audit activity helps an organisation accomplish its objectives by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of governance, risk management and control processes.
- Senior management team: who are the team of individuals at the highest level of organisational management who have the day-to-day responsibilities for managing the organisation.
- Audit committee: the committee responsible for enhancing public trust and confidence in the governance of the office of the police and crime commissioner and police force. In addition, assisting a police and crime commissioner in discharging statutory responsibilities in holding a police force to account.

Client care standards

In delivering our services we require full cooperation from key stakeholders and relevant business areas to ensure a smooth delivery of the plan. We proposed the following KPIs for monitoring the delivery of the internal audit service:

- Discussions with senior staff at the client take place to confirm the scope six weeks before the agreed audit start date.
- Key information such as: the draft assignment planning sheet are issued by RSM to the key auditee six weeks before the agreed start date.
- The lead auditor to contact the client to confirm logistical arrangements at least 15 working days before the commencement of the audit fieldwork to confirm practical arrangements, appointments, debrief date etc.
- Fieldwork takes place on agreed dates with key issues flagged up immediately.
- A debrief meeting will be held with audit sponsor at the end of fieldwork or within a reasonable time frame.
- Draft reports will be issued within 10 working days of the debrief meeting and will be issued by RSM to the agreed distribution list / Huddle.

- Management responses to the draft report should be submitted to RSM.
- Within three working days of receipt of client responses the final report will be issued by RSM to the assignment sponsor and any other agreed recipients of the report.

Authority

The internal audit team is authorised to:

- Have unrestricted access to all functions, records, property and personnel which it considers necessary to fulfil its function.
- Have full and free access to the Joint Independent Audit Committee.
- Allocate resources, set timeframes, define review areas, develop scopes of work and apply techniques to accomplish the overall internal audit objectives.
- Obtain the required assistance from personnel within the organisations where audits will be performed, including other specialised services from within or outside the organisations.

The Head of Internal Audit and internal audit staff are not authorised to:

- Perform any operational duties associated with the organisations.
- Initiate or approve accounting transactions on behalf of the organisations.
- Direct the activities of any employee not employed by RSM unless specifically seconded to internal audit.

Reporting

An assignment report will be issued following each internal audit assignment. The report will be issued in draft for comment by management, and then issued as a final report to management, with the executive summary being provided to the Joint Independent Audit Committee. The final report will contain an action plan agreed with management to address any weaknesses identified by internal audit.

The internal audit service will issue progress reports to the Joint Independent Audit Committee and management summarising outcomes of audit activities, including follow up reviews.

As your internal audit provider, the assignment opinions that RSM provides the organisations during the year are part of the framework of assurances that assist the board in taking decisions and managing its risks.

As the provider of the internal audit service we are required to provide an annual opinion on the adequacy and effectiveness of the organisations' governance, risk management and control arrangements. In giving our opinions it should be noted that assurance can never be absolute. The most that the internal audit service can provide to the Joint Independent Audit Committee is a reasonable assurance that there are no major weaknesses in risk management, governance and control processes. The annual opinions will be provided to the organisations by RSM UK Risk Assurance Services LLP at the financial year end. The results of internal audit reviews, and the annual opinion, should be used by management and the Joint Independent Audit Committee to inform the organisations' annual governance statement.

Data protection

Internal audit files need to include sufficient, reliable, relevant and useful evidence in order to support our findings and conclusions. Personal data is not shared with unauthorised persons unless there is a valid and lawful requirement to do so. We are authorised as providers of internal audit services to our clients (through the firm's terms of business and our engagement letter) to have access to all necessary documentation from our clients needed to carry out our duties.

Quality Assurance and Improvement

As your external service provider of internal audit services, we have the responsibility for maintaining an effective internal audit activity. Under the standards, internal audit services are required to have an external quality assessment every five years. In addition to this, we also have in place an internal quality assurance and improvement programme, led by a dedicated team who undertake these reviews. This ensures continuous improvement of our internal audit services.

Any areas which we believe warrant bringing to your attention, which may have the potential to have an impact on the quality of the service we provide to you, will be raised in our progress reports to the Joint Independent Audit Committee.

Fraud

The Joint Independent Audit Committee recognises that management is responsible for controls to reasonably prevent and detect fraud. Furthermore, the Joint Independent Audit Committee recognises that internal audit is not responsible for identifying fraud; however internal audit will be aware of the risk of fraud when planning and undertaking any assignments.

Approval of the internal audit charter

By approving this document, the internal audit strategy, the Joint Independent Audit Committee is also approving the internal audit charter.

FOR FURTHER INFORMATION CONTACT

Daniel Harris Head of Internal Audit

RSM UK Risk Assurance Services LLP 1 St. James' Gate, Newcastle Upon Tyne, NE1 4AD M: +44 (0)7792 948767 | W: www.rsmuk.com

rsmuk.com

The matters raised in this report are only those which came to our attention during the course of our review and are not necessarily a comprehensive statement of all the weaknesses that exist or all improvements that might be made. Actions for improvements should be assessed by you for their full impact. This report, or our work, should not be taken as a substitute for management's responsibilities for the application of sound commercial practices. We emphasise that the responsibility for a sound system of internal controls rests with management and our work should not be relied upon to identify all strengths and weaknesses that may exist. Neither should our work be relied upon to identify all circumstances of fraud and irregularity should there be any.

Our report is prepared solely for the confidential use of **the Police, Fire and Crime Commissioner for North Yorkshire** and the Chief Constable of North Yorkshire, and solely for the purposes set out herein. This report should not therefore be regarded as suitable to be used or relied on by any other party wishing to acquire any rights from RSM UK Risk Assurance Services LLP for any purpose or in any context. Any third party which obtains access to this report or a copy and chooses to rely on it (or any part of it) will do so at its own risk. To the fullest extent permitted by law, RSM UK Risk Assurance Services LLP will accept no responsibility or liability in respect of this report to any other party and shall not be liable for any loss, damage or expense of whatsoever nature which is caused by any person's reliance on representations in this report.

This report is released to you on the basis that it shall not be copied, referred to or disclosed, in whole or in part (save as otherwise permitted by agreed written terms), without our prior written consent.

We have no responsibility to update this report for events and circumstances occurring after the date of this report.

RSM UK Risk Assurance Services LLP is a limited liability partnership registered in England and Wales no. OC389499 at 6th floor, 25 Farringdon Street, London EC4A 4AB.