



To: Renfrewshire Integration Joint Board Audit, Risk and Scrutiny

Committee

On: 15 March 2024

Report by: Chief Finance Officer

### Heading: External Auditor's Annual Audit Plan 2023/24

### 1. Summary

- 1.1 As members will be aware, Ernst & Young were appointed by The Accounts Commission for Scotland as the external auditor of Renfrewshire Integration Joint Board (IJB) for a five-year period until 2026/27.
- 1.2 This report brings forward their Annual Audit Plan (2023/24), as attached in Appendix 1, for members' information. The Plan sets out their proposed audit approach of the financial records for the year ended 31 March 2024.

### 2. Recommendation

It is recommended that the IJB Audit, Risk and Scrutiny Committee: p

Note the Annual Audit Plan, attached at Appendix 1.

### 3. Background

- 3.1 The responsibilities as independent auditors are established by The Public Bodies (Joint Working) (Scotland) Act 2014, The Local Government (Scotland) Act 1973 and the Code of Audit Practice, and, guided by the auditing profession's ethical guidance.
- 3.2 Under the Local Government (Scotland) Act 1973, the Accounts Commission is responsible for appointing the external auditors of local government bodies including councils, joint boards and bodies falling within section 106 of the Act.
- 3.3 The Public Bodies (Joint Working) (Scotland) Act 2014 specifies that Integration Joint Boards (IJBs) should be treated as if they were bodies falling within section 106 of the 1973 Act. In 2016 the Accounts Commission appointed Audit Scotland as the external auditor for Renfrewshire IJB for the five year period from 2016 to 2021.

### 4. Audit Fee

4.1 The proposed audit fee for the 2023/24 audit is £33,360 (2022/23: £31,470). This fee is consistent with the fees for all IJBs and is determined in line with Audit Scotland's fee setting arrangements.

- 4.2 Audit Scotland will notify auditors about the expected fees each year following submission of Audit Scotland's budget to the Scotlish Commission for Public Audit, normally in December. The remuneration rate used to calculate fees is increased annually based on Audit Scotland's scale uplift.
- 4.3 The audit fee assumes receipt of the unaudited financial statements by 30 June 2024 and covers the cost of planning, delivery, reporting and the auditor's attendance at committees.

### Implications of the Report

- **1. Financial** none.
- 2. HR & Organisational Development none
- 3. Strategic Plan and Community Planning none
- 4. Wider Strategic Alignment none
- 5. Legal An audit opinion free from qualification demonstrates the IJB's compliance with the statutory accounting requirements set out in the Local Government (Scotland) Act 1973 and the Local Government in Scotland Act 2003.
- 6. Property/Assets none
- **7. Information Technology** none
- 8. Equality & Human Rights The recommendations contained within this report have been assessed in relation to their impact on equalities and human rights. No negative impacts on equality groups or potential for infringement have been identified arising from the recommendations contained in the report. If required following implementation, the actual impact of the recommendations and the mitigating actions will be reviewed and monitored, and the results of the assessment will be published on the IJB's website.
- 9. Fairer Duty Scotland none
- 10. Health & Safety none
- 11. Procurement none
- 12. Risk none
- **13. Privacy Impact** none.

### **List of Background Papers – None**

**Author:** Sarah Lavers, Chief Finance Officer

Any enquiries regarding this paper should be directed to Sarah Lavers, Chief Finance Officer (Sarah.Lavers@renfrewshire.gov.uk)



### This report

This report has been prepared in accordance with Terms of Appointment Letter, through which Audit Scotland and the Accounts Commission have appointed us as external auditor Renfrewshire Integration Joint Board for financial years 2022/23 to 2026/27.

This report is for the benefit of the Board and is made available to Audit Scotland and the Accounts Commission (together "the Recipients"). This report has not been designed to be of benefit to anyone except the Recipients. In preparing this report we have not taken into account the interests, needs or circumstances of anyone apart from the Recipients, even though we may have been aware that others might read this report.

Any party other than the Recipients that obtains access to this report or a copy (under the Freedom of Information Act 2000, the Freedom of Information (Scotland) Act 2002, through a Recipient's Publication Scheme or otherwise) and chooses to rely on this report (or any part of it) does so at its own risk. To the fullest extent permitted by law, Ernst & Young LLP does not assume any responsibility and will not accept any liability in respect of this report to any party other than the Recipients.

### Accessibility

Our report will be available on Audit Scotland's website and we have therefore taken steps to comply with the Public Sector Bodies Accessibility Regulations 2018.



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Scope Audit	Arrangements to secure sound financial management;	
	The regard shown to financial sustainability;	
	<ul> <li>Clarity of plans to implement the vision, strategy and priorities of the Board, and the effectiveness of governance arrangements for delivery; and</li> </ul>	
	► The use of resources to improve outcomes.	
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# 1. Executive summary

### Purpose of our plan

The Accounts Commission for Scotland appointed EY as the external auditor of Renfrewshire Integration Joint Board ("IJB" or "the Board") for the five year period to 2026/27.

This Annual Audit Plan, prepared for the benefit of senior management and the Audit, Risk and Scrutiny Committee, sets out our proposed audit approach for the audit of the financial year ended 31 March 2024. In preparing this plan, we have continued to develop our understanding of the IJB through:

- Regular discussions with management,
- Review of key documentation, including Board and committee reports; and
- Our understanding of the environment in which the Board is currently operating.

Our audit quality ambition is to consistently deliver high-quality audits that serve the public interest. A key objective of our audit reporting is to add value by supporting the improvement of the use of public money. We aim to achieve this through sharing our insights from our audit work, including observations around where the Board employs best practice and where processes can be improved. As we note in Appendix F, we will follow up each recommendation throughout our appointment to ensure implementation.

We use data insights where possible to form our audit recommendations to support the IJB in improving its practices around financial management and control, and in aspects of the wider scope dimensions of audit. These are highlighted throughout our reporting together with our judgements and conclusions regarding arrangements.

After consideration by the Board's Audit, Risk and Scrutiny Committee, the finalised plan will be provided to Audit Scotland and published on their website.

### Scope and Responsibilities

We undertake our audit in accordance with the Code of Audit Practice (the Code), issued by Audit Scotland in June 2021; International Standards on Auditing (UK); relevant legislation; and other guidance issued by Audit Scotland. The Code sets out the responsibilities of both the IJB and the auditor, more details of which are provided in Appendix A.

### Independence

We confirm that we have undertaken client and engagement acceptance procedures, including our assessment of our continuing independence to act as your external auditor. Further information is available in Appendix B.

### Our key contacts:

Rob Jones, Engagement Partner rjones9@uk.ey.com

Grace Scanlin, Senior Manager grace.scanlin@uk.ey.com



### Financial Statements audit

We are responsible for conducting an audit of the Board's financial statements. We provide an opinion as to:

- whether they give a true and fair view, in accordance with applicable law and the 2023/24 Code of Accounting Practice, of the income and expenditure of the IJB for the year ended 31 March 2024 and:
- have been properly prepared in accordance with IFRSs, as interpreted and adapted by the 2023/24 Code; and
- whether they have been prepared in accordance with the requirements of the Local Government (Scotland) Act 1973, The Local Authority Accounts (Scotland) Regulations 2014, and the Local Government in Scotland Act 2003.

We also review and report on the consistency of other information prepared and published along with the financial statements.

We are required to plan our audit to determine with reasonable confidence whether the financial statements are free from material misstatement. The assessment of what is material is a matter of professional judgement over both the

amount and the nature of the misstatement. Our key considerations and materiality values are set out in Exhibit 1, below.

### Wider Scope and Best Value

As public sector auditors, our responsibilities extend beyond the audit of the financial statements. The Code of Audit Practice (2021) requires auditors to consider the arrangements put in place by the Board to meet their Best Value obligations as part of our proportionate and risk-based widerscope audit work. This requires consideration of:

- The Board's arrangements to secure sound financial management;
- The regard shown to financial sustainability:
- clarity of plans to implement the vision, strategy and priorities of the Board, and the effectiveness of governance arrangements for delivery; and
- ► The use of resources to improve outcomes.

Best Value considerations will be integrated with our wider scope annual audit work. We will report on how the IJB demonstrates that it has Best Value arrangements in place to secure continuous improvement.

# Exhibit 1: Materiality Assessment in 2023/24

### Planning Materiality

Overall materiality for the financial statements based on the Board's gross expenditure

### **Performance Materiality**

We have assessed performance materiality at 75% of overall materiality for the financial statements.

### Reporting Threshold

Level of error that we will report to the Audit, Risk and Scrutiny Committee.

£3.5 million

£2.7 million

£0.18 million



### Exhibit 2: Summary of significant risks identified for the audit in 2023/24

One significant risk impacting the audit of financial statement has been identified in Section 3:

Risk of fraud in expenditure, including through management override

Under ISA 240 there is a presumed risk that revenue may be misstated due to improper revenue recognition. In the public sector, this requirement is modified by Practice Note 10 issued by the Financial Reporting Council, which states that auditors should also consider the risk that material misstatements may occur by the manipulation of expenditure recognition.

Management is in a unique position to perpetrate fraud due to the ability to manipulate accounting records directly or indirectly and prepare fraudulent financial statements by overriding controls that would otherwise appear to be operating effectively.

As a result of the nature of funding to the IJB from the Council or NHS, we have reputted the assumed fraud risk in respect of income.

One area of audit focus has been identified that impacts wider scope audit in Section 4:

**Development of** sustainable and achievable medium term financial plans

In our 2022/23 annual audit report, we noted significant pressures on the IJB's General Reserve. Our assessment reflected the ongoing challenges facing the IJB and its partners and considers the level of risk and uncertainty outside the IJB's control which could impact the ability to deliver savings.

The Board's most recent financial forecast (January 2024) outlines a further worsening of the financial position, primarily as a result in overspends in Care at Home (£2.1 million) and prescribing (£3 million), offset by underspends in employee costs of £1.8 million.

As a result, the IJB currently forecasts a projected overspend for the year of £3.2 million. General reserves are now anticipated to be drawn down in order to partially fund the projected financial gap of £14.7 million in 2024/25.



## 2. Sector developments

### Introduction

In accordance with the principles of the Code, our audit work considers key developments in the sector. We obtain an understanding of the strategic environment in which the Board operates to inform our audit approach.

### National Care Service Bill

In early December 2023, the Minister for Social Care, Mental Wellbeing and Sport wrote to the Finance and Public Administration Committee (FPAC) to provide relevant updates on plans for the National Care Service (NCS) Bill.

The information provided to the FPAC included:

- Details of proposed changes to structures and governance following negotiations with COSLA, and responses to concerns raised by the FPAC in its Stage 1 report
- An updated and revised Financial Memorandum showing costs associated with two alternative new scenarios; and
- A Programme Business Case.

There are 3 main changes that the Scottish Government (SG) intends to reflect through amendments to the NCS Bill at Stage 2 of the Parliamentary process:

 Shared accountability, as agreed with COSLA. As a result, local authorities "will retain responsibility for all current functions and the delivery of social work and social care services" and there will be no transfer of staff or assets:

- Reform of Integration Authorities instead of the creation of local Care Boards
- The establishment of a joint NCS National Board, to which Integration Authorities will be accountable, with responsibility for management of the shared accountability framework and high-level functions such as standards and guidance, performance monitoring, and national commissioning and procurement.

The Scottish Government also outlined intentions to grant powers to Scottish Ministers to provide direct funding to reformed Integration Authorities.

Significantly, full implementation of the NCS has been delayed by 3 years, from the initial target of 2025/26 (by the end of the current parliamentary term) to 2028/29.

A number of other areas remain subject to consideration, including:

- The appointment of independent Chairs of each reformed Integration Authority, instead of the Chair being a representative of either local government or the NHS;
- Making use of powers in the existing (2014) legislation such as allowing authorities to directly employ Chief Officers and other staff and enabling greater cooperation and pooling of resources across Integration Authority boundaries.



The revised Financial Memorandum (FM) provides updated costs under two different scenarios:

- 1. The Bill as introduced being taken forward with no significant changes.
- 2. The revised plans including not establishing local care boards or transferring staff and assets.

The memorandum indicates:

- ► The changes intended to be made at Stage 2 are expected to save between £249 million and £1,276 million in total between now and 2031/32, compared to scenario 1; and
- Almost half (£581 million) of this upper estimate for costs saved is accounted for by the saving resulting from not establishing and running up to 31 local care boards.

Creation of the new NCS National Board will be modelled on the basis of creating a new public body with its own operational staff complement, at an annual cost of £4-6 million.

## Integration Joint Board Financial Analysis

In April 2023, Audit Scotland prepared its most recent financial analysis of IJBs, based on the financial position at 2021/22 and the outlook for 2022/23. This highlighted that challenges such as increasing demand for services, recruitment and retention issues and financial pressures were threatening the sustainability of social care services. As a result, Audit Scotland has signalled that an IJB Finance and Performance Report will be prepared by summer 2024 to provide an updated focus on:

- the context and challenges for IJBs
- performance against national health and wellbeing outcomes and targets alongside

- other publicly available performance information;
- the financial performance of IJBs in 2022/23 and the financial outlook for IJBs in 2023/24 and beyond: and
- the effectiveness of arrangements in commissioning and procuring social care services in IJBs.

The report will set out a 'spotlight' focus on commissioning and procurement of social care in the report, including the identification of good practice, to ensure the quality, availability and sustainability of the social care services that communities and individuals need.

### Scottish budget

In December 2023, the Scottish Government published the Scottish Budget. The budget addressed plans only for 2024/25, in contrast to the commitment in the Verity House Agreement, to provide multi-year spending plans.

- The budget included announcements that the Scottish government will:
- Provide funding of £144 million to fund the announced Council Tax freeze;
- Provide an inflationary increase in the Scottish Child Payment, to £26.70 per week from April 2023; and
- ► An additional £550 million for NHS boards.

Other specific funding for the local government sector includes funding for social care and childcare workers in commissioned services to be paid at least £12 per hour from April 2024. The health settlement is likely to result in additional unfunded pressures for the IJB in 2024/25, including inflationary costs associated with prescribing.



#### NHS in Scotland 2023

In February 2024, the Auditor General for Scotland published his annual report on the NHS in Scotland. The report noted that significant service transformation is required to ensure the financial sustainability of Scotland's health service. Rising demand, operational challenges and increasing costs have added to the financial pressures on the NHS and, without reform, its longer-term affordability.

The overall health and social care budget for 2023/24 was set at £19.1 billion, representing over one-third of the total Scottish budget and 38% of the discretionary budget, although in-year changes reduced this to £18.9 billion. This means, in real terms, there was a small annual reduction in the health budget of 0.2 per cent. However, this relates mainly to increases in the annual transfers of social care funding to the local government portfolio to support social care and mental health service delivery. In 2022/23, territorial boards delegated £7.2 billion directly to Integration Authorities, 49% of their budgets.

The report notes that NHS Boards have been impacted by significant cost pressures in 2022/23, including the same impacts as IJBs have faced in relation to staff and prescribing costs increasing alongside inflation. Prescribing drug costs alone grew by £2.1 billion in 2022/23.

The commentary on performance includes an assessment that delayed discharges remain high. This puts pressure on the whole health and social care system and results in poorer experiences and poorer outcomes for individuals. The Scottish Government developed a Delayed Discharge and Hospital Occupancy Plan early in 2023 and issued it to boards in March. The plan is evidence-based and promotes known good practice in terms of discharge planning and whole-system working. Implementing the plan, however, has not managed to free up as much capacity in hospitals as was anticipated.

The number of people whose discharge has been delayed is still higher than prepandemic. The average length of stay associated with all inpatient discharges, delayed or otherwise, has increased in recent years. This is particularly the case for those patients admitted as an emergency (7.6 days in 2022/23 versus 6.6 days in 2019/20). In Renfrewshire, the average was 8.0 days<sup>1</sup>.

Alongside work to reduce attendances, admissions and length of hospital stay, some boards are implementing continuous flow models to try to improve patient flow and prevent overcrowding in A&E departments. The report draws upon NHS Greater Glasgow and Clyde's GlasFLOW model as an example.

This system uses a regular schedule of patient moves from A&E to inpatient wards, in line with expected discharges from hospital. A&E staff report that this model has allowed responsibility and risk to be shared across the hospital system, but have stressed that it is 'not a magic bullet'. The board also noted that the model is supported by other programmes such as Discharge without Delay.

<sup>1</sup> **Source:** Acute hospital activity and NHS beds information (annual), year ending 31 March 2023, Public Health Scotland, September 2023.



# 3. Financial statements: Our approach and assessment of significant risks

### Introduction

The publication of the annual financial statements allow the Board to demonstrate accountability for, and its performance in the use of its resources. They are prepared in accordance with proper accounting practice, which is represented by the 2023/24 Code of Practice on Local Authority Accounting in the United Kingdom ("the Code").

### Our responsibilities

We are responsible for conducting an audit of the Board's financial statements. We provide an opinion as to:

- whether they give a true and fair view in accordance with applicable law and the 2023/24 Code of the state of affairs of the IJB as at 31 March 2024 and of its income and expenditure for the year then ended;
- have been properly prepared in accordance with IFRSs, as interpreted and adapted by the 2023/24 Code; and
- whether they have been prepared in accordance with the requirements of the Local Government (Scotland) Act 1973. The Local Authority Accounts (Scotland) Regulations 2014, and the Local Government in Scotland Act 2003.

We also review and report on the consistency of the other information prepared and published by the IJB along with its financial statements.

### Other Statutory Information

The management commentary and narrative reporting within the financial statements continues to be an area of increased scrutiny as a result of rising stakeholder expectations, including continuing interest by the Financial Reporting Council.

### Audit approach

We will continue to follow a substantive approach to the audit as we have concluded this is the most efficient way to obtain the level of audit assurance required to conclude that the financial statements are not materially misstated.

During our planning procedures, we determine which accounts, disclosures and relevant assertions could contain risks of material misstatement.

#### Our audit involves:

Identifying and assessing the risks of material misstatement of the financial statements, whether due to fraud, error or design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. Obtaining an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Board's internal control.



### Audit Approach continued

- Evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Concluding on the appropriateness of management's use of the going concern basis of accounting. Evaluating the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtaining sufficient appropriate audit evidence to express an opinion on the financial statements.
- Reading other information contained in the financial statements to form assessment, including that the annual report is fair, balanced and understandable.
- Ensuring that reporting to the Audit, Risk and Scrutiny Committee appropriately addresses matters communicated by us and whether it is materially consistent with our understanding and the financial statements.
- We rigorously maintain auditor independence (refer to Appendix B).

### Materiality

For planning purposes, materiality for 2023/24 has been set at £3.5 million (2022/23: £3.4 million). This represents 1% of the Board's gross expenditure (Exhibit 3).

Materiality will be reassessed throughout the audit process and will be communicated to the Audit, Risk and Scrutiny Committee within our annual audit report.

Our 2023/24 assessment concluded that gross operating expenditure remains the most appropriate basis for determining planning materiality for the Board.

Our evaluation requires professional judgement and so takes into account qualitative as well as quantitative considerations.

### Specific materialities

We consider all accounts and disclosures within the financial statements individually to ensure an appropriate materiality is used. In determining their materiality, we consider both the qualitative and quantitative factors that could drive materiality for the users of the financial statements. Accordingly we determine it is appropriate to use lower levels of materiality for some areas of the financial statements, including:

- Remuneration report given the sensitivity around the disclosure of senior staff remuneration we apply a lower materiality threshold to our audit consideration around the remuneration report and related disclosures.
- Related party transactions which are considered material when they are material to either party in the transaction. We do not apply a specific materiality but consider each transaction individually.

We have provided supplemental information about audit materiality in Appendix F.



### | Exhibit 3: Our assessment of materiality in 2023/24

Element	Explanation	Value
Planning materiality	The amount over which we anticipate misstatements would influence the economic decisions of a user of the financial statements.  This represents 1% of the Board's Gross Expenditure.  In 2022/23 this was set at £3.4 million.	£3.5 million
Performance materiality	Materiality at an individual account balance, which is set to reduce the risk that the aggregate of uncorrected and undetected misstatements exceeds Planning Materiality to an acceptably low level.  We have set it at 75% of planning materiality. In 2022/23, this was set at £1.7 million (50% of Planning Materiality.	£2.7 million
Reporting level	The amount below which misstatements whether individually or accumulated with other misstatements, would not have a material effect on the financial statements.  This is set at 5% of planning materiality.	£0.18 million



# Our response to significant risks

### Introduction

Auditing standards require us to make communications to those charged with governance throughout the audit. At Renfrewshire Integration Joint Board, we have agreed that these communications will be to the Audit. Risk and Scrutiny Committee. The financial statements and our annual audit report will also be reported to the Board.

One of the key purposes of our annual audit plan is to communicate our assessment of the risk of material misstatement in the financial statements.

We are required to plan our audit to determine with reasonable confidence whether the financial statements are free from material misstatement. The assessment of what is material is a matter of professional judgement over both the amount and the nature of the misstatement

We set out in the following sections the significant risks (including fraud risks

denoted by \*) that we have identified for the current year audit, along with the rationale and expected audit approach. In 2023/24 we have identified one significant risk:

Risk of fraud in expenditure recognition,, including through management override of control\*

Other than expenditure recognition, we have not identified any specific areas where management override will manifest as a significant fraud risk, however we will continue to consider this across the financial statements throughout the audit.

The risks identified may change to reflect any significant findings or subsequent issues we identify during the audit. We will provide an update to the Audit, Risk and Scrutiny Committee if our assessment changes significantly during the audit process.



# 1. Risk of fraud in revenue and expenditure recognition\*

### Financial statement impact

The relevant 2022/23 account balance in the audited financial statements was:

Cost of services: £376.7 million.

### What is the risk?

Under ISA 240 there is a presumed risk that income may be misstated due to improper recognition of income. In the public sector, this requirement is modified by Practice Note 10, issued by the Financial Reporting Council, which means we also consider the risk that material misstatements may occur by the manipulation of expenditure recognition.

As identified in ISA (UK) 240, management is in a unique position to perpetrate fraud because of its ability to manipulate accounting records directly or indirectly and prepare fraudulent financial statements by overriding controls that otherwise appear to be operating effectively.

As a result of the publicly available nature of funding to the IJB from the Council or NHS, we have rebutted the assumed fraud risk in respect of income.

For expenditure we associate the recognition risk to the completeness and occurrence of expenditure incurred by the IJB in commissioning services, and any associated creditor balances held by the IJB at yearend, in particular through management override of controls.

### What work will we perform?

#### We will:

- Inquire of management about risks of fraud and the controls to address those risks;
- Consider the effectiveness of management's controls designed to address the risk of fraud;
- Understand the oversight given by those charged with governance of management's processes over fraud:
- Challenge management around how the IJB gains assurance over the expenditure incurred by its partner bodies, so that it can account for the recognition of expenditure to those bodies.

We will perform mandatory procedures regardless of specifically identified fraud risks, including:

- Substantively testing income and expenditure transactions as appropriate and material;
- Consideration of any new revenue streams and accrued income due to receipt of grant income, and its accounting arrangements against existing policies and LASAAC guidance;
- Testing the appropriateness of journal entries recorded in the general ledger and other adjustments made in the preparation of the financial statements;
- Assess accounting estimates for evidence of management bias; and
- Evaluate the business rationale for significant unusual transactions.

We will also obtain supporting documentation through independent confirmations of the expenditure incurred by the IJB's partners and their auditors, in line with the protocols set out by Audit Scotland for 2023/24 audits. We will consider whether we need to perform any other specific audit procedures throughout the audit.



## Going Concern

### Audit requirements

In accordance with the CIPFA Code of Practice on Local Government Accounting. the IJB prepares its financial statements on a going concern basis unless informed by the Scottish Government of the intention for by challenge management's assessment of dissolution without transfer of services or function to another entity.

International Auditing Standard 570 Going Concern, as applied by Practice Note 10: Audit of financial statements of public sector bodies in the United Kingdom, requires auditors to undertake sufficient and appropriate audit procedures to consider whether there is a material uncertainty on going concern that requires reporting by management within the financial statements, and within the auditor's report.

Under ISA (UK) 570, we are required to undertake challenge of management's assessment of going concern, including testing of the adequacy of the supporting evidence we obtained. In light of substantial financial pressures facing the IJB, including the cost of living crisis, inflationary pressures, and other demand pressures such as prescribing, we place increased focus on management's assertion regarding the going concern basis of preparation in the financial statements, and particularly the need to report on the impact of financial pressures on the Board and its financial sustainability.

Our work on going concern requires us to:

challenge management's identification of events or conditions impacting going concern, more specific requirements to

test management's resulting assessment of going concern, an evaluation of the supporting evidence obtained which includes consideration of the risk of management bias;

- going concern, thoroughly test the adequacy of the supporting evidence we obtain and evaluate the risk of management bias. Our challenge will be made based on our knowledge of the Board obtained throughout our audit;
- Consider and challenge management expectations in relation to the ability to respond to future budget gaps, and/or the maintenance of general reserves;
- conduct a stand back requirement to consider all of the evidence obtained. whether corroborative or contradictory, when we draw our conclusions on going concern; and
- necessary consideration regarding the appropriateness of financial statement disclosures around going concern.

We continue to monitor the Scottish Government's plans to progress the National Care Service (Scotland) Bill, but due to the anticipated continuation of service provision, alongside updated expectations on timetable, the going concern basis of accounting will continue to be appropriate for the Board.

Where the IJB projects to run out of reserves within the going concern period, we will conduct enhanced procedures including, where necessary, letters of comfort from the Board's partners.



# 4. Best Value and Wider Scope Audit

#### Introduction

In June 2021, Audit Scotland and the Accounts Commission published a revised Code of Audit Practice. This establishes the expectations for public sector auditors in Scotland for the term of the current appointment.

### Risk assessment and approach

The Code sets out the four dimensions that comprise the wider scope audit for public sector in Scotland:

- Financial management;
- Financial sustainability;
- Vision, Leadership and Governance; and
- The use of resources to improve outcomes.

The Code of Audit Practice requires that, in addition to financial statement significant risks, auditors are required to identify significant risks within the wider scope dimensions as part of our planning risk assessment. We consider these risks, identified as "areas of wider scope audit focus", to be areas where we expect to direct most of our audit effort, based on:

 our risk assessment at the planning stage, including consideration of Audit Scotland's Code of Audit Practice Supplementary Guidance (February

2023); and

 the identification of any national areas of risk within Audit Scotland's annual planning guidance.

Any changes in this assessment will be communicated to the Audit, Risk and Scrutiny Committee.

Our wider scope audit work, including follow up of prior year findings, and the judgements and conclusions reached in these areas, contribute to the overall assessment of and assurance over the achievement of Best Value.

### Best Value

The Code explains the arrangements for the audit of Best Value in Integration Joint Boards.

Annual Best Value audit work in IJBs is to be integrated with wider scope annual audit work. We will report on how the IJB demonstrates and reports that it has Best Value arrangements in place, to secure continuous improvement.

The Accounts Commission does not require the Controller of Audit to report to the Commission on each IJB's performance on its Best Value duty. However, the findings from our wider scope work will provide assurance on key aspects of the Best Value themes.



### Financial Sustainability



Financial sustainability looks forward to the medium and longer term to consider whether the body is planning effectively to continue to deliver its services or the way in which they should be delivered.

The Board considered it's last Medium Term Financial Plan, covering the period to 2024/25, in March 2023. The next iteration of the Plan will be considered by the Board in March 2024.

The current plan outlined a range of scenarios, and highlighted a potential gross budget gap within a range of £37 to £48 million for the three year period to 2025. Following the application of funding and charging uplifts, the budget gap remaining for 2023/24 was £9.45 million, which the Board planned within the budget to bridge via:

- Savings to be delivered in-year of £2.49 million:
- ► Use of £2.4 million of earmarked reserves; and
- A drawdown from general reserves of £4.56 million.

The IJB's general reserves were £6.5 million at 31 March 2023, with earmarked reserves carried forward of £13.5 million. In January 2024, the Board considered it's updated financial monitoring report, which highlighted a current projected overspend of £3.2 million. The IJB has elected to use earmarked reserves where appropriate rather than draw upon the general reserves. Despite this, the IJB project that general reserves will be exhausted in

2024/25 as a result of a significant budget gap in the year, estimated at £14.7 million.

The IJB has updated its assessment of financial pressures as part of its forecasting ahead of the 2024/25 budget. However, significant uncertainties remain, particularly in relation to:

- The potential costs of prescribing beyond the 2% uplift;
- NHS non-pay related budgets, for which no uplift will be received;
- Any further impact of Covid-19 costs; and
- Future pay settlements.

The Board has established the Sustainable Futures programme to develop savings options to support financial sustainability. A programme of engagement has been undertaken with service users and other key stakeholders, ahead of the presentation of options to the Board at its budget setting meeting in March 2024.

We also note that the IJB agreed to proposed changes to non-residential charges in January 2024. However, decisions relating to charging policy are reserved to Renfrewshire Council, and therefore beyond the direct control of the IJB.



### Our response

We have identified a wider scope area of audit focus in Exhibit 4 in respect of financial sustainability. Our assessment of the Board's financial sustainability arrangements, will focus on:

 The IJB's approach to bridging the funding gap in 2024/25 and mitigating

- actions in the event that general reserves are exhausted;
- The development and impact of the Sustainable Futures programme; and
- Review of the implications of the IJB's updated Medium Term Financial planning, with a focus on the implications for reserves balances.

### Exhibit 4: Financial sustainability area of focus

### Sustainable financial outlook

In our 2022/23 annual audit report, we noted significant pressures on the IJB's General Reserve. Our assessment reflected the ongoing challenges facing the IJB and its partners and considers the level of risk and uncertainty outside the IJB's control which could impact the ability to deliver savings.

The Board's most recent financial forecast (January 2024) outlines a projected overspend of £3.2 million, primarily as a result in overspends in Care at Home (£2.1 million) and prescribing (£3 million), offset by underspends in employee costs of £1.8 million.

General reserves are now expected to be drawn down to partially fund a projected financial gap of £14.7 million in 2024/25. The IJB has developed the Sustainable Futures programme to respond and work towards financial sustainability. Savings options are subject to public consultation and will be presented to the Board at its budget setting meeting in March 2024.



### Financial Management



Financial management means having sound budgetary processes. Audited bodies require the ability to understand the financial environment and whether internal controls are operating effectively. Auditors consider whether the body has effective arrangements to secure sound financial management. This includes the strength of the financial management culture, accountability and arrangements to prevent and detect fraud, error and other irregularities, bribery and corruption.

Our 2022/23 Annual Audit Report did not identify any significant internal control weaknesses which could affect the Board's ability to record, process, summarise and report financial and other relevant data to result in a material misstatement in the financial statements. We concluded that budget monitoring arrangements were effective throughout the financial year.

The IJB is reliant on the systems of its partner bodies, NHS Greater Glasgow and Clyde, and Renfrewshire Council, for its key financial systems, including ledger and payroll. All IJB transactions are processed through the respective partners' systems and all controls over those systems are within the partner bodies rather than the IJB. As a result, we consider the monitoring and reporting arrangements from partner bodies.

We note within "Financial Sustainability" that the scale of the financial challenge is significantly higher than in prior years. The Board's most recent financial monitoring report, presented to the January 2024 Board meeting, notes the significant impact of demand pressures. At this stage, the IJB projects that net expenditure will be £3.2 million higher than budget.

In 2022/23 we noted an area for improvement in relation to the management of hosted services across the NHS Greater Glasgow and Clyde area (Appendix F).

### Our response

Our assessment of the Board's financial management arrangements, will focus on:

- The assessment of arrangements to ensure systems of internal control are operating effectively, drawing upon our ISA 315 work with the IJB's partners;
- Consideration of the IJB's response to document and maintain review of operational responsibilities for individual hosted services:
- Ongoing consideration of the IJB's financial monitoring reports, including actions taken in relation to recovery planning in key services such as Care at Home: and
- Monitoring the risk assessment and achievement of savings against plans.



### Vision, Leadership and Governance



The effectiveness of scrutiny and governance arrangements, leadership and decision making, and transparent reporting of financial and performance information.

The Board approved it's Strategic Plan 2022-2025 in 2022/23 based on consultation with key stakeholders. including its health and local authority partners.

We concluded that governance arrangements worked well throughout 2022/23 and that the Annual Governance Statement was in line with our understanding of the organisation. In common with other IJB's, the Integration Scheme had not been updated in line with the expectations of the Public Bodies (Joint Working) (Scotland) Act 2014 as a result of the impact of the pandemic and uncertainty in response to the National Care Service Bill. At the time of the 2022/23 audit, the IJB's partners had commenced the review and have subsequently begun a consultation process. This will allow an updated version to be submitted to the Scottish Government in 2024/25.

In 2022/23 there were no unsatisfactory internal audit opinions issued in relation to the IJB and no outstanding recommendations. As a result, the Chief Internal Auditor concluded that "a reasonable level of assurance can be given that the system of internal control, risk management and governance is operating effectively within the organisation."

We noted that the Audit, Risk and Scrutiny Committee had not yet considered a selfassessment against updated CIPFA guidance on good practice for local authority audit committees.

### Our response

Our assessment of the Board's arrangements in 2023/24 will focus on:

- Consideration of the disclosures within the Governance Statement, including any findings from the annual review of the effectiveness of the system of internal control and the quality of data used throughout the organisation;
- Follow up of the Audit, Risk and Scrutiny Committee's self-assessment against good practice guidance;
- The progress to update and agree a revised Integration Scheme;
- Review of the coverage of internal audit arrangements during 2023/24, including any significant findings identified and the work done to address issues identified; and
- Consideration of the quality of reporting and information provided to key decision makers, and evidence of effective challenge and scrutiny.



### Use of Resources



The IJB's approach to demonstrating economy, efficiency, and effectiveness through the use of resources and reporting outcomes.

A comprehensive Performance Management Framework is in place both operationally by the Strategic Management Team, and for the Board on a 6-monthly basis. The IJB also receive performance updates at each meeting.

In September 2023, the Board agreed a Performance Scorecard, including a range of Key Performance Indicators (KPIs) to report on progress against the aims of the revised Strategic Plan.

Each IJB is required to produce an Annual Performance Report, usually by 31 July of each year. The 2022/23 Annual Performance Report, considered by the IJB in June 2023, highlighted the IJB delivered 90 of the 105 targets that it set for 2022/23.

A number of changes have been made to the IJB's Scorecard performance indicators in 2023/24. As a result, some baseline information may not be available to compare performance year on year. In the IJB's mid-year report, performance is significantly below target for three indicators:

- A&E waits less than 4 hours (71.6%) against a target of 95%);
- Percentage of patients starting treatment within 18 weeks for Psychological Therapies (62.8%; target 90%);

- Health staff with completed mandatory training (63.9%; 80%)
- Sickness absence for HSCP Adult Social Care Staff (9.86 days); and
- Sickness absence for NHS Staff (6.6%).

### Our response

Our assessment of the Board's arrangements in 2023/24 will focus on:

- The IJB's arrangements to consult with kev stakeholders in relation to the Sustainable Futures programme and linked savings/efficiencies;
- Performance outcomes in 2023/24, including the Annual Performance Report due by 31 July 2024; and
- The effectiveness of performance scrutiny arrangements.

We will also review the IJB's arrangements for considering national reports, including evaluating the findings and implementing recommendations, such as reports from the Care Inspectorate.



### **Appendices**

- A Code of audit practice: Responsibilities
- B Independence report
- Required communications with the Audit, Risk and Scrutiny Committee
- Timeline of communications and deliverables
- E Audit fees
- F Prior year audit recommendations
- G Additional audit information



### Code of audit practice: Responsibilities

### **Audited Body Responsibilities**

Audited bodies have the primary responsibility for ensuring the proper financial stewardship of public funds, compliance with relevant legislation and establishing effective arrangements for governance, propriety and regularity that enable them to successfully deliver their objectives. The features of proper financial stewardship include the following:

### | Corporate governance

Each body, through its chief executive or accountable officer, is responsible for establishing arrangements to ensure the proper conduct of its affairs including the legality of activities and transactions, and for monitoring the adequacy and effectiveness of these arrangements. Audited bodies should involve those charged with governance (including audit committees or equivalent) in monitoring these arrangements.

### Financial statements and related reports

Audited bodies must prepare annual accounts comprising financial statements and other related reports. They have responsibility for:

- preparing financial statements which give a true and fair view of their financial position and their expenditure and income, in accordance with the applicable financial reporting framework and relevant legislation;
- maintaining accounting records and working papers that have been prepared to an acceptable professional standard and that support their accounts and related reports disclosures;
- ensuring the regularity of transactions, by putting in place systems of internal control to ensure that they are in

accordance with the appropriate authority

- preparing and publishing, along with their financial statements, related reports such as an annual governance statement, management commentary (or equivalent) and a remuneration report in accordance with prescribed requirements
- ensuring that the management commentary (or equivalent) is fair, balanced and understandable.

It is the responsibility of management of an audited body, with the oversight of those charged with governance, to communicate relevant information to users about the entity and its financial performance, including providing adequate disclosures in accordance with the applicable financial reporting framework. The relevant information should be communicated clearly and concisely.

Audited bodies are responsible for developing and implementing effective systems of internal control as well as financial, operational and compliance controls. These systems should support the achievement of their objectives and safeguard and secure value for money from the public funds at their disposal. They are also responsible for establishing effective and appropriate internal audit and riskmanagement functions.

## | Standards of conduct for prevention and detection of fraud and error

Audited bodies are responsible for establishing arrangements for the prevention and detection of fraud, error and irregularities, bribery and corruption and to ensure that their affairs are managed in accordance with proper standards of conduct by putting proper arrangements in place.



### Code of audit practice: Responsibilities continued

### | Maintaining a sound financial position

Audited bodies are responsible for putting in place proper arrangements to ensure that their financial position is soundly based having regard to:

- such financial monitoring and reporting arrangements as may be specified;
- compliance with any statutory financial requirements and achievement of financial targets;
- balances and reserves, including strategies about levels and their future use;
- how they plan to deal with uncertainty in the medium and longer term; and
- the impact of planned future policies and foreseeable developments on their financial position.

## Responsibilities for Best Value, community planning and performance

Local government bodies have a duty to make arrangements to secure Best Value. Best Value is defined as continuous improvement in the performance of the body's functions. In securing Best Value, the local government body is required to maintain an appropriate balance among:

- the quality of its performance of its functions
- the cost to the body of that performance
- the cost to persons of any service provided by it for them on a wholly or partly rechargeable basis.

In maintaining that balance, the local government body shall have regard to:

- efficiency
- effectiveness

- economy
- the need to meet the equal opportunity requirements.

The local government body shall discharge its duties under this section in a way which contributes to the achievement of sustainable development.

In measuring the improvement of the performance of a local government body's functions for the purposes of this section, regard shall be had to the extent to which the outcomes of that performance have improved.

The Scottish Government's Statutory Guidance on Best Value (2020) requires

bodies to demonstrate that they are delivering Best Value in respect of seven themes:

- 1. Vision and leadership
- 2. Governance and accountability
- Effective use of resources
- 4. Partnerships and collaborative working
- 5. Working with communities
- 6. Sustainability
- 7. Fairness and equality.

The Community Empowerment (Scotland)
Act 2015 is designed to help empower
community bodies through the ownership or
control of land and buildings, and by
strengthening their voices in decisions
about public services.

Specified audited bodies are required to prepare and publish performance information in accordance with Directions issued by the Accounts Commission.



### Code of audit practice: Responsibilities continued

### Internal audit

Public sector bodies are required to establish an internal audit function as a support to management in maintaining effective systems of control and performance. With the exception of less complex public bodies the internal audit programme of work is expected to comply with the Public Sector Internal Audit Standards and, other than local government, requirements set out in the Scottish Public Finance Manual.

Internal audit and external audit have differing roles and responsibilities. External auditors may seek to rely on the work of internal audit as appropriate.

### Appointed Auditors' Responsibilities

Appointed auditors' statutory duties for local government bodies are contained within Part VII of the Local Government (Scotland) Act 1973, as amended.

#### These are to:

- audit the accounts and place a certificate (i.e. an independent auditor's report) on the accounts stating that the audit has been conducted in accordance with Part VII of the Act
- satisfy themselves, by examination of the accounts and otherwise, that:
  - the accounts have been prepared in accordance with all applicable statutory requirements
  - proper accounting practices have been observed in the preparation of the accounts
- the body has made proper arrangements for securing Best Value and is complying with its community planning duties
- hear any objection to the financial statements lodged by an interested person.

Appointed auditors should also be familiar with the statutory reporting responsibilities in section 102 of the Local Government (Scotland) Act 1973, including those relating to the audit of the accounts of a local government body.

# Independence Report

#### Introduction

The FRC Ethical Standard and ISA (UK) 260 'Communication of audit matters with those charged with governance', requires us to communicate with you on a timely basis on all significant facts and matters that bear upon our integrity, objectivity and independence. The Ethical Standard, as revised in December 2019, requires that we communicate formally both at the planning stage and at the conclusion of the audit, as well as during the course of the audit if appropriate. The aim is to ensure full and fair disclosure by us to those charged with your governance on matters in which you have an interest.

During the course of the audit, we are required to communicate with you whenever any significant judgements are made about threats to objectivity and independence and the appropriateness of safeguards put in place, for example, when accepting an engagement to provide non-audit services.

We ensure that the total amount of fees that EY charged to you for the provision of services during the period, analysed in appropriate categories, are disclosed.

### **Required Communications**

### | Planning Stage

- The principal threats, if any, to objectivity and independence identified by EY including consideration of all relationships between you, your directors and us;
- The safeguards adopted and the reasons why they are considered to be effective, including any Engagement Quality review;
- The overall assessment of threats and safeguards;
- Information about the general policies and process within EY to maintain objectivity

and independence.

### Final Stage

- To allow you to assess the integrity, objectivity and independence of the firm and each covered person, we are required to provide a written disclosure of relationships (including the provision of non-audit services) that may bear on our integrity, objectivity and independence. This is required to have regard to relationships with the entity, its directors and senior management, and its connected parties and the threats to integrity or objectivity, including those that could compromise independence that these create. We are also required to disclose any safeguards that we have put in place and why they address such threats, together with any other information necessary to enable our objectivity and independence to be assessed:
- Details of non-audit/additional services provided and the fees charged in relation thereto;
- Written confirmation that the firm and each covered person is independent and, if applicable, that any non-EY firms used in the group audit or external experts used have confirmed their independence to us;
- Details of all breaches of the IESBA Code of Ethics, the FRC Ethical Standard and professional standards, and of any safeguards applied and actions taken by EY to address any threats to independence;
- Details of any inconsistencies between FRC Ethical Standard and your policy for the supply of non-audit services by EY and any apparent breach of that policy; and
- An opportunity to discuss auditor independence issues.

We confirm that we have undertaken client and engagement continuance procedures, including our assessment of our continuing independence to act as your external auditor.

		Our Reporting to you
Required communications	What is reported?	When and where
Terms of engagement	Confirmation by the Audit, Risk and Scrutiny Committee of acceptance of terms of engagement as written in the engagement letter signed by both parties.	Audit Scotland Terms of Appointment letter - audit to be undertaken in accordance with the Code of Audit Practice
Our responsibilities	Reminder of our responsibilities as set out in the engagement letter	This audit planning report
Planning and audit approach	Communication of the planned scope and timing of the audit, any limitations and the significant risks identified.  When communicating key audit matters this includes the most significant risks of material misstatement (whether or not due to fraud) including those that have the greatest effect on the overall audit strategy, the allocation of resources in the audit and directing the efforts of the engagement team.	This audit planning report
Significant findings from the audit	<ul> <li>Our view about the significant qualitative aspects of accounting practices including accounting policies, accounting estimates and financial statement disclosures</li> <li>Significant difficulties, if any, encountered during the audit</li> <li>Significant matters, if any, arising from the audit that were discussed with management</li> <li>Written representations that we are seeking</li> <li>Expected modifications to the audit report</li> <li>Other matters if any, significant to the oversight of the financial reporting process</li> <li>Findings and issues regarding the opening balance on initial audits</li> </ul>	Audit results report - September 2024

# C Required communications

		Our Reporting to you
Required communications	What is reported?	When and where
Going concern	Events or conditions identified that may cast significant doubt on the entity's ability to continue as a going concern, including:  ► Whether the events or conditions constitute a material uncertainty;  ► Whether the use of the going concern assumption is appropriate in the preparation and presentation of the financial statements; and,  ► The adequacy of related disclosures in the financial statements.	Audit results report - September 2024
Misstatements	<ul> <li>Uncorrected misstatements and their effect on our audit opinion, unless prohibited by law or regulation;</li> <li>The effect of uncorrected misstatements related to prior periods;</li> <li>A request that any uncorrected misstatement be corrected;</li> <li>Corrected misstatements that are significant; and,</li> <li>Material misstatements corrected by management.</li> </ul>	Audit results report - September 2024
Fraud	<ul> <li>Enquiries of the audit committee to determine whether they have knowledge of any actual, suspected or alleged fraud affecting the entity;</li> <li>Any fraud that we have identified or information we have obtained that indicates that a fraud may exist; and,</li> <li>A discussion of any other matters related to fraud.</li> </ul>	Audit results report - September 2024
Internal controls	Significant deficiencies in internal controls identified during the audit.	Audit results report - September 2024

# Required communications

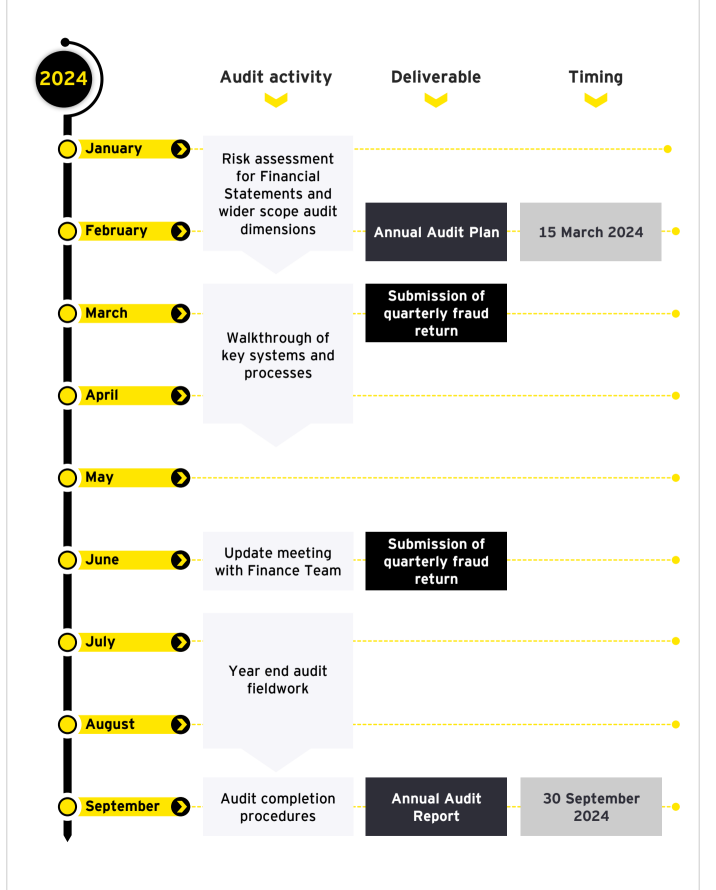
		Our Reporting to you
Required communications	What is reported?	When and where
Related parties	<ul> <li>Significant matters arising during the audit in connection with the entity's related parties including, when applicable:</li> <li>Non-disclosure by management;</li> <li>Inappropriate authorisation and approval of transactions;</li> <li>Disagreement over disclosures;</li> <li>Non-compliance with laws and regulations; and,</li> <li>Difficulty in identifying the party that ultimately controls the entity.</li> </ul>	Audit results report - September 2024
Independence	Communication of all significant facts and matters that bear on EY's, and all individuals involved in the audit, objectivity and independence Communication of key elements of the audit engagement partner's consideration of independence and objectivity such as:  The principal threats  Safeguards adopted and their effectiveness  An overall assessment of threats and safeguards; and,  Information about the general policies and process within the firm to maintain objectivity and independence.	This audit planning report and audit results report (September 2024)
External confirmations	<ul> <li>Management's refusal for us to request confirmations.</li> <li>Inability to obtain relevant and reliable audit evidence from other procedures.</li> </ul>	Audit results report - September 2024
Representations	Written representations we are requesting from management and/or those charged with governance.	Audit results report - September 2024

# C Required communications

		Our Reporting to you
Required communications	What is reported?	When and where
Consideration of laws and regulations	<ul> <li>Audit findings regarding non-compliance where the non-compliance is material and believed to be intentional. This communication is subject to compliance with legislation on tipping off.</li> <li>Enquiry of the Audit, Risk and Scrutiny Committee into possible instances of non-compliance with laws and regulations that may have a material effect on the financial statements and that the Audit, Risk and Scrutiny Committee may be aware of.</li> </ul>	Audit results report - September 2024
Material inconsistencies and misstatements	Material inconsistencies or misstatements of fact identified in other information which management has refused to revise.	Audit results report - September 2024
Auditors report	Any circumstances identified that affect the form and content of our auditor's report.	Audit results report - September 2024
Best Value and Wider Scope judgements and conclusions	Our reporting will include a clear narrative that explains what we found and the auditor's judgement in respect of the effectiveness and appropriateness of the arrangements that audited bodies have in place regarding the wider-scope audit.	September 2024
Key audit matters	The requirement for auditors to communicate key audit matters, which apply to listed companies and entities which have adopted the UK Corporate Governance Code in the private sector, applies to annual audit reports prepared under the Code.	Audit results report - September 2024

# D

### Timeline of communication and deliverables



# **E** Audit Fees

### 2023/24 Fees

The Board's audit fee is determined in line with Audit Scotland's fee setting arrangements. Audit Scotland will notify auditors about the expected fees each year following submission of Audit Scotland's budget to the Scottish Commission for Public Audit, normally in December. The remuneration rate used to calculate fees is increased annually based on Audit Scotland's scale uplift.

	2023/24	2022/23
Component of fee:		
Auditor remuneration – expected fee	£35,420	£33,960
Additional audit procedures (note 1)	-	-
Audit Scotland fixed charges:		
Performance audit and best value	£7,560	£6,460
Pooled costs	£1,290	£1,290
Sectoral price cap	(£10,910)	(£10,240)
Total fee	£33,360	£31,470

The expected fee, set by Audit Scotland, assumes that the Board has well-functioning controls, an effective internal audit service, and an average risk profile.

#### Note 1

Where auditors identify that additional work is required because of local risks and circumstances in a body, the auditor may negotiate an increase to auditor remuneration by up to 10% of auditor remuneration. We will agree a timetable and expectations for the audit with management. Should additional audit requirements arise, due to delays or emerging areas of risk, we will raise these with management through the course of the audit and agree variations as appropriate, and report the final position to the Audit, Risk and Scrutiny Committee within our Annual Audit Report.



### Prior year audit recommendations

As part of our annual audit procedures we will follow up the specific recommendations made within our 2022/23 Annual Audit Report. The two recommendations from prior year are outlined below, along with the response from management.

No.	Findings and / or risk	Recommendation / grading	Management response / Implementation timeframe
1.	Renfrewshire IJB hosts a small number of services on behalf of other IJBs within the NHS Greater Glasgow and Clyde area. The current process for reporting on hosted services is based on out of date arrangements and the Chief Finance Officer will therefore work with partners to agree a revised process for 2023/24 onwards.	The Board should agree an updated approach to report on hosted services activity. This should include the IJB's audit trail requirements to support the disclosure in the financial statements.	Response: The CFO will work with the other five CFOs across Greater Glasgow and Clyde to develop a revised process for reporting on hosted services activity. Responsible officer: Chief Finance Officer Implementation date: 31 March 2024

## Prior year audit recommendations continued

No. Findings and / or risk	Recommendation / grading	Management response / Implementation timeframe
While the Board has established the Sustainable Futures programme to support the delivery of the MTFP, we note that further efficiency savings are likely to be required. The MTFP is not yet supported by a balanced financial plan and the IJB's General Reserves are at risk of being exhausted in the short term. There is therefore a need to work with partners and the Scottish Government to develop a clear understanding of the impact of the current funding position for sustainability of our services.	The IJB should work with partners to ensure that medium term financial plan is realistic and sustainable via the achievement of savings, or support from additional funding.  Grade 1	Response: The planned increase of 4% per year in real terms for health and social care over the next four years - as proposed in the Scottish Government's Medium Term Financial Strategy - is a much-needed improvement on the previously planned 0.6% over four years in 2022, and the general trend of growth in health spending in Scotland is welcomed. Nonetheless, the spiralling cost of resourcing and delivering health and social care services whilst simultaneously supporting Covid-19 recovery, and planning for fundamental and systemic change in the structure of social care delivery in Scotland, presents ongoing financial challenges which a real terms rise of 4% per year may not be sufficient to address. As such, and alongside delivery of the MTFP supported by the Sustainable Futures programme, Renfrewshire IJB will continue to actively engage with partners and the Scottish Government to ensure there is a shared understanding of the pressures on our financial sustainability and to petition for the maximum level of funding possible to continue to support safe and effective service delivery.  Responsible Officer: Chief Officer & Chief Finance Officer.

Implementation date: Ongoing

## Prior year audit recommendations continued

No. Findings and / or risk	Recommendation / grading	Management response / Implementation timeframe
3. Audit, Risk and Scrutiny Committee In October 2022, CIPFA updated its guidance on good practice for local authority audit committees. The Audit, Risk and Scrutiny Committee has not yet considered it's arrangements against the guidance.	The Audit, Risk and Scrutiny Committee should conduct a self- assessment against updated good practice guidance for local government audit committees.  Grade 3	Response: The CIA was aware of, and considered, the guidance at a high level and are of the opinion that IJB Audit, Risk and Scrutiny Committee broadly complies with the new guidance. However, the CIA also recognises that there are some gaps, and some areas that needed to be explored further through a self-assessment involving the members of the Committee, the CIA plans to facilitate this self-assessment. As such, it was appropriate to continue to make reference to the CIPFA's Audit Committee Principles in Local Authorities in Scotland and Audit Committees: Practical Guidance for Local Authorities for the 22/23 governance statement. The CIA will be submitting a report to the September Committee which will advise members of the revised guidance and seek their approval of a date for a development session to undertake this self-assessment. Subject to member approval of a suitable date, the CIA would hope to have the self-assessment completed by the end of this calendar year, with an action plan being reported to the Committee thereafter.  Responsible officer: Chief Internal Auditor  Implementation date: 31 March 2024

# G

### Additional audit information

### Introduction

In addition to the key areas of audit focus outlined within the plan, we have to perform other procedures as required by auditing, ethical and independence standards and other regulations. We outline the procedures below that we will undertake during the course of our audit.

## Our responsibilities under auditing standards

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Board's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of the going concern basis of accounting.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Read other information contained in the financial statements, the Audit, Risk and Scrutiny Committee reporting

- appropriately addresses matters communicated by us to the Committee and reporting whether it is materially inconsistent with our understanding and the financial statements; and
- Maintaining auditor independence.

### Purpose and evaluation of materiality

- For the purposes of determining whether the accounts are free from material error, we define materiality as the magnitude of an omission or misstatement that, individually or in the aggregate, in light of the surrounding circumstances, could reasonably be expected to influence the economic decisions of the users of the financial statements. Our evaluation of it requires professional judgement and necessarily takes into account qualitative as well as quantitative considerations implicit in the definition. We would be happy to discuss with you your expectations regarding our detection of misstatements in the financial statements.
- Materiality determines the locations at which we conduct audit procedures and the level of work performed on individual account balances and financial statement disclosures.
- The amount we consider material at the end of the audit may differ from our initial determination. At this stage it is not feasible to anticipate all of the circumstances that may ultimately influence our judgement about materiality. At the end of the audit we will form our final opinion by reference to all matters that could be significant to users of the accounts, including the total effect of the audit misstatements we identify, and our evaluation of materiality at that date.

### Additional audit information continued

### Audit Quality Framework / Annual Audit **Quality Report**

- Audit Scotland are responsible for applying the Audit Quality Framework across all audits. This covers the quality of audit work undertaken by Audit Scotland staff and appointed firms. The team responsible are independent of audit delivery and provide assurance on audit quality to the Auditor General and the Accounts Commission.
- ▶ We support reporting on audit quality by proving additional information including the results of internal quality reviews undertaken on our public sector audits. The most recent audit quality report can be found at:https://www.auditscotland.gov.uk/publications/qualityof-public-audit-in-scotland-annualreport-202223
- EY has policies and procedures that instil professional values as part of firm culture and ensure that the highest standards of objectivity, independence and integrity are maintained. Details can be found in our annual Transparency Report:

https://www.ey.com/en\_uk/aboutus/transparency-report

### This report

This report has been prepared in accordance with Terms of Appointment Letter from Audit Scotland through which the Auditor General has appointed us as external auditor of Renfrewshire Integration Joint Board for financial years 2022/23 to 2026/27.

This report is for the benefit of the Board and is made available to the Accounts Commission and Audit Scotland (together the Recipients). This report has not been designed to be of benefit to anyone except the Recipients. In preparing this report we have not taken into account the interests. needs or circumstances of anyone apart from the Recipients, even though we may have been aware that others might read this report.

Any party other than the Recipients that obtains access to this report or a copy (under the Freedom of Information Act 2000, the Freedom of Information (Scotland) Act 2002, through a Recipient's Publication Scheme or otherwise) and chooses to rely on this report (or any part of it) does so at its own risk. To the fullest extent permitted by law, Ernst & Young LLP does not assume any responsibility and will not accept any liability in respect of this report to any party other than the Recipients.

### Complaints

If at any time you would like to discuss with us how our service to you could be improved, or if you are dissatisfied with the service you are receiving, you may take the issue up with Stephen Reid who is our partner responsible for services under appointment by Audit Scotland, telephone 0131 777 2839, email sreid2@uk.ey.com. If you prefer an alternative route, please contact Hywel Ball, our Managing Partner, 1 More London Place, London SE1 2AF. We undertake to look into any complaint carefully and promptly and to do all we can to explain the position to you.

Should you remain dissatisfied with any aspect of our service, or with how your complaint has been handled, you can refer the matter to Audit Scotland, 4th Floor, 102 West Port, Edinburgh, EH3 9DN. Alternatively you may of course take matters up with our professional institute. We can provide further information on how you may contact our professional institute.

### EY | Building a better working world

EY exists to build a better working world, helping to create long-term value for clients, people and society and build trust in the capital markets.

Enabled by data and technology, diverse EY teams in over 150 countries provide trust through assurance and help clients grow, transform and operate.

Working across assurance, consulting, law, strategy, tax and transactions, EY teams ask better questions to find new answers for the complex issues facing our world today.

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