


<b>MEETING DATE:</b>	10 January 2013	 <b>North Lincolnshire Clinical Commissioning Group</b>  <b>REPORT TO THE CLINICAL COMMISSIONING GROUP COMMITTEE/GOVERNING BODY</b>
<b>AGENDA ITEM NUMBER:</b>	Item 7.1	
<b>AUTHOR:</b>	John Pougher	
<b>JOB TITLE:</b> <b>DEPARTMENT:</b>	Assistant Senior Officer Quality & Assurance	

## RISK MANAGEMENT POLICY AND STRATEGY

<b>PURPOSE/ACTION REQUIRED:</b>	Decision for Approval
<b>CONSULTATION AND/OR INVOLVEMENT PROCESS:</b>	None
<b>FREEDOM OF INFORMATION:</b>	Public

<b>1. PURPOSE OF THE REPORT:</b>			
For the CCG Committee to approve a Risk Management Policy and Strategy that will enable the CCG to effectively manage its risks and demonstrate compliance with national requirements.			
<b>2. STRATEGIC OBJECTIVES SUPPORTED BY THIS REPORT:</b>			
<b>Continue to improve the quality of services</b>			<b>X</b>
<b>Reduce unwarranted variations in services</b>			<b>X</b>
<b>Deliver the best outcomes for every patient</b>			<b>X</b>
<b>Improve patient experience</b>			<b>X</b>
<b>Reduce the inequalities gap in North Lincolnshire</b>			
<b>3. IMPACT ON RISK ASSURANCE FRAMEWORK:</b>			
	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> X	<input type="checkbox"/> No
An agreed and approved risk strategy is a key element of an organisations governance/assurance framework.			
<b>4. IMPACT ON THE ENVIRONMENT – SUSTAINABILITY:</b>			
	<input type="checkbox"/> Yes	<input type="checkbox"/>	<input type="checkbox"/> No
	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/> X

<b>5. LEGAL IMPLICATIONS:</b>			
<b>Yes</b>	<b>X</b>	<b>No</b>	
A Risk Management Policy and Strategy demonstrates how the CCG will manage its responsibilities and liabilities.			
<b>6. RESOURCE IMPLICATIONS:</b>			
<b>Yes</b>		<b>No</b>	<b>X</b>
<b>7. EQUALITY IMPACT ASSESSMENT:</b>			
<b>Yes</b>	<b>X</b>	<b>No</b>	
<b>8. PROPOSED PUBLIC &amp; PATIENT INVOLVEMENT AND COMMUNICATIONS:</b>			
<b>Yes</b>		<b>No</b>	<b>X</b>
Once agreed the policy/strategy will be posted on the CCG Internet			
<b>9. RECOMMENDATIONS:</b>			
The CCG is asked to: -			
<ul style="list-style-type: none"> <li>• Approve the attached Risk Management Strategy and Policy</li> </ul>			

## Risk Management Policy and Strategy

Version:	1.0
Ratified by:	
Date ratified:	
Name of originator/author:	John Pougher
Name of responsible committee/individual:	
Name of executive lead:	Karen Rhodes
Date issued:	
Review date:	One year from approval
Target audience:	

Please note that the intranet version is the only version that is maintained. Any printed copies should therefore be viewed as 'uncontrolled' and as such, may not necessarily contain the latest updates and amendments.



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## APPENDICES

- A. Audit Group Terms of Reference
- B. Quality Group Terms of Reference
- C. Risk Assessment Tool (Risk Matrix)
- D. Risk Register Process
- E. Risk Process Flowchart

## **1.0 Risk Management Statement**

NHS North Lincolnshire Clinical Commissioning Group (NLCCG) is committed to a strategy, which minimises risks to all its stakeholders through a comprehensive system of internal controls, whilst maximising potential for flexibility, innovation and best practice in delivery of its strategic objectives to improve the health of all the residents within the CCG.

The Strategy is a key tool in supporting the drive for continuous improvements in the quality of services.

## **2.0 Introduction**

Good risk management awareness and practice at **all** levels is a critical success factor for NL CCG. Risk is inherent in everything that we do, from determining service priorities, taking decisions about future strategies, or even deciding not to take any action at all.

Although we manage risk continuously – sometimes consciously and sometimes without realising it, we do not always manage risk systematically and consistently.

In accordance with the guidance contained in Department of Health Building the Assurance Framework (2003) NL CCG proposes to implement a system of internal controls, which will encompass financial controls, organisational controls and clinical governance. The system of internal controls is designed to manage risk to a reasonable level rather than to eliminate all risk of failure to achieve policies, aims and objectives; it can therefore only provide reasonable and not absolute assurance of effectiveness. The system of internal control is based on an ongoing process designed to:

- Identify and prioritise the risks to the achievement of the CCG's policies, aims and objectives,
- Evaluate the likelihood of those risks being realised and the impact should they be realised, and to manage them efficiently, effectively and economically.

## **3.0 Scope**

This policy applies to all employees of the CCG in all locations including temporary employees, locums, contracted staff, practice staff (including GPs) working on CCG business and CSU staff conducting CCG business.

## **4.0 Definitions**

### **4.1 Risk**

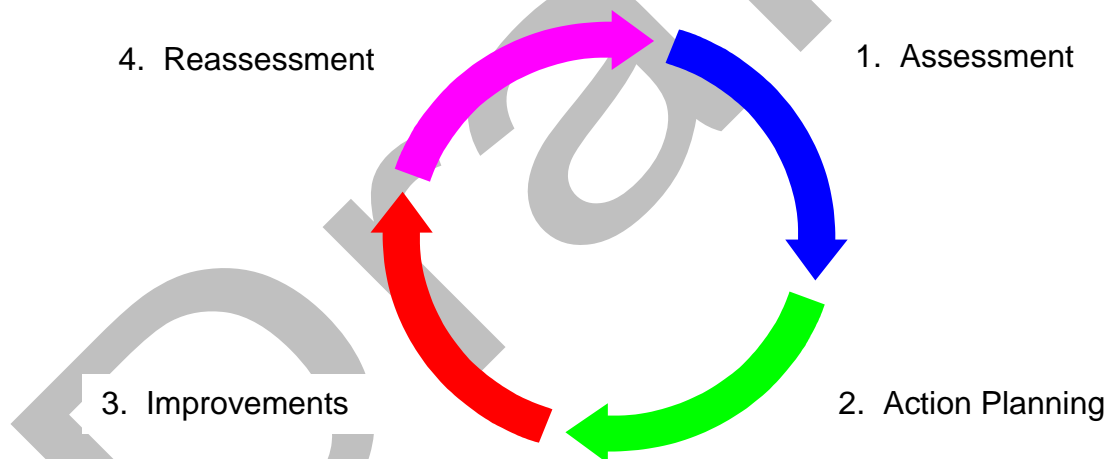
Risk is the chance something will happen that will have an impact on the achievement of our objectives, programmes or service delivery. This may include damage to the reputation of the CCG, which could undermine the public's confidence in us. It is measured in the terms of likelihood (frequency or probability of the risk occurring) and severity (impact or magnitude of the effect of the risk occurring). Risk may have a positive or negative effect. See Appendix C.

#### 4.2 Risk Management

Risk Management is “the culture, processes and structures that are directed towards the effective management of potential opportunities and adverse effects.” Australian / New Zealand Risk Standards 4360:1999

#### 4.3 The Risk Management Process

The risk management process is “the systematic application of management policies, procedures and practices to the tasks of establishing the context, identifying, analysing, evaluating, treating, monitoring and communicating risk.” Australian / New Zealand Risk Standards 4360:1999

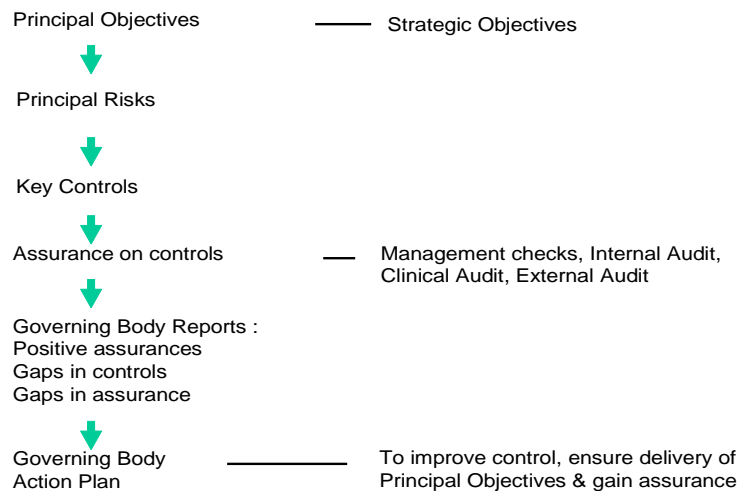


#### 4.4 Significant Risks

Significant risks are those which, when measured according to the risk matrix at Appendix C are assessed to be high or extreme or threaten a corporative objective. The CCG Governing Body will take an active interest in the management of significant risks and will consider whether they need to be included on the Assurance Framework for ongoing assurance.

#### 4.5 The Assurance Framework

The assurance framework provides organisations with a simple but comprehensive method for the effective and focused management of the principal risks to meeting their objectives. It also provides a structure for the evidence to support the Annual Governance Statement. This simplifies board reporting and the prioritisation of action plans, which, in turn allow for more effective performance management.



#### 4.6 Assurance

Assurance is a holistic concept based on best governance practice. It is a process designed to provide evidence that the CCG is doing its “reasonable best” to manage ourselves so as to meet our objectives, protect patients, staff, the public and other stakeholders against risks of all kinds. It is a fundamental process of governance that will assist us in identifying risks, determining unacceptable levels of risk and deciding where best to direct our limited resources to eliminate or reduce those risks. It exists to inform the CCG Governing Body about significant risks within the CCG for which they are responsible.

#### 4.7 Encouraging Innovation and Experimentation

The CCG will seek to strike a balance between mitigating all risks and encouraging innovation and experimentation, within acceptable limits and where the potential benefits justify the element of risk.

### 5.0 **Accountability and Responsibility**

#### 5.1 The NL CCG Governing Body

The Governing Body has a duty to assure itself that the organisation has properly identified the risks it faces, and that it has processes and controls in place to mitigate those risks and the impact they have on the organisation and its stakeholders. The Governing Body discharges this duty as follows:

- Identifies risks to the achievement of its strategic objectives
- Monitors these via the Assurance Framework
- Ensures that there is a structure in place for the effective management of risk throughout the CCG
- Approves and reviews strategies for risk management on an annual basis

- Receives exception reports/ significant issue reports from the Quality Group/Senior Officer identifying significant clinical risks
- Receives regular updates and reports from the Senior Team identifying significant risks and progress on mitigating actions
- Demonstrates leadership, active involvement and support for risk management

### **Audit Group**

NL CCG Audit Group reports to the Governing Body. The purpose of the Group includes providing the CCG with an independent and objective view of corporate arrangements for managing risks. This includes reviewing the establishment and maintenance of an effective system of integrated governance, risk management (including financial risk management) and internal control, across the whole of the organisation's activities (both clinical and non-clinical), that supports the achievement of the organisation's objectives.

Financial risks – These are identified in the monthly finance report and the financial strategy for overall financial risks and approach to minimisation. Financial risk sharing between CCGs and between practices within the CCG are separate policies being developed.

### **Quality Group**

The Quality Group reports to the Governing Body. It has the lead on operational risk management. The Group will review the Risk Register on a regular basis, identifying new risks as it reviews key operational areas and the efficacy of risk reduction plans for top rated risks on the Board Assurance Framework.

### **Serious Incident Monitoring Sub-Group**

This sub-group reports to the Quality Group. Its role includes the review and management and reporting of Serious Incidents and Incidents relating to North Lincolnshire service users.

## **5.2 The Senior Officer Quality Assurance/Nurse Lead**

The Senior Officer Quality & Assurance promotes risk management processes with all NL CCG member practices. This ensures that practices continuously improve quality of primary care and report risks to the CCG for assessment and mitigation.

The Senior Officer Quality Assurance/Nurse Lead is also responsible for:

- Ensuring risk management systems are in place throughout the CCG
- Ensuring the Assurance Framework is regularly reviewed and updated.
- Ensuring that there is appropriate external review of the CCG's risk



management systems, and that these are reported to the Governing Body

- Overseeing the management of risks as determined by the Senior Team
- Ensuring risk action plans are put in place, regularly monitored and implemented

### **5.3 The Chief Officer**

The Chief Officer has overall accountability for the management of risk and is responsible for:

- Continually promoting risk management and demonstrating leadership, involvement and support.
- Ensuring an appropriate committee structure is in place, with regular reports to the Governing Body.
- Ensuring that directors and senior managers are appointed with managerial responsibility for risk management.
- Ensuring appropriate Policies, Procedures and Guidelines are in place and operating throughout the CCG

### **5.4 Senior Managers**

Senior Managers should incorporate risk management within all aspects of their work and are responsible for directing the implementation of the CCG Risk Management Policy by:

- Demonstrating personal involvement and support for the promotion of risk management
- Ensuring that staff accountable to them understand and pursue risk management in their areas of responsibility.
- Setting personal objectives for risk management and monitoring their achievement
- Ensuring risks are identified and managed and mitigating actions implemented in functions for which they are accountable.
- Ensuring action plans for risks relating to their respective areas are prepared and reviewed on a regular basis.
- Ensuring a risk register is established and maintained that relates to their area of responsibility and to involve staff in this process to promote ownership of the risks identified.
- Ensuring risks are escalated where they are of a strategic nature

### **5.5 Chief Finance Officer**

The Chief Finance Officer has responsibility for:

- Overseeing robust audit and governance arrangements leading to propriety in the use of the CCG's resources.
- Leading on financial risk management
- Leading work with Internal Audit and ensuring that appropriate external assessments and assurances are in place.

## **5.6 Corporate Secretary**

The Corporate Secretary will support the Senior Officer Quality and Assurance/Nurse Lead and Chief Finance Officer in recording and administering CCG policies.

## **5.7 All Staff**

All staff working for the CCG are responsible for

- Being aware that they have a duty under legislation to take reasonable care of their own safety and the safety of others who may be affected by the CCG's business and to comply with appropriate CCG rules, regulations, instructions, policies, procedures and guidelines.
- Taking action to protect themselves and others from risks
- Identifying and reporting risks to their line manager using the CCG risk processes and documentation
- Ensuring incidents, claims and complaints are reported using the appropriate procedures and channels of communication
- Co-operating with others in the management of the CCG's risks
- Attending mandatory and statutory training as determined by the CCG or their Line Manager
- Being aware of emergency procedures relating to their particular department locations.
- Being aware of the CCG's Risk Management Policy and complying with the procedures.

## **5.8 Contractors, Agency, Locum and CSU Staff**

Managers must ensure that where they are employing or contracting agency and locum staff they are made aware of and adhere to, all relevant policies, procedures and guidance of the CCG, including the Incident reporting Policy and Procedure and the Health and Safety Policy.

- Take action to protect themselves and others from risks
- Bring to the attention of others the nature of risks which they are facing in order to ensure that they are taking appropriate protective action

## **5.9 North Yorkshire & Humber Commissioning Support Unit (NYHCSU)**

Whilst retaining accountability and responsibility for the effective management of risk NL CCG has contracted out a number of support functions for risk management to NYHCSU.

As set out in a Service Level Agreement the following risk management support functions are provided by NYHCSU:

- Risk Register - maintenance of infrastructure
- Serious Incident/Incident management reporting systems and investigations including monitoring of provider incidents

- Claims management
- CAS alerts, and reporting to NRLS and STEIS systems

## **6.0 Principles of Risk Management**

The CCG is committed to a risk management strategy that enables us to achieve our key tasks that are: -

- Assessing the health needs of the local population, drawing on the knowledge of other organisations
- Drawing up strategies for meeting those needs, in the form of the Operating Plan, CCG Commissioning Plan and Joint Strategic Needs Assessments developed in partnership with all the local interests and ensuring delivery of the National Health Service (NHS) contribution to it
- Deciding on the range and location of health care services for the CCG's residents.
- Determining local targets and standards to drive quality and efficiency in the light of national priorities and guidance, and ensuring their delivery
- Supporting the development of providers of NHS care.
- Allocating resources to providers of NHS care and monitoring their activity, quality and compliance with targets through the Contract Monitoring Boards.

## **7.0 What is an Acceptable Risk?**

- 7.1 The CCG recognises that it is impossible and not always desirable to eliminate all risks and that systems of control should not be so rigid that they stifle innovation and imaginative use of limited resources in order to achieve health benefits for local residents. In order to establish a consistent framework for the assessment and management of risk, the CCG has adopted a risk assessment tool (Appendix C) and has determined the levels of authority at which risks should be addressed. Risks identified as being in the extreme or high categories are regarded as significant risks and should be reported to the Quality Group.
- 7.2 However, as a general principle the CCG will seek to eliminate or reduce all identifiable risk to the lowest practicable level and control all risks which have the potential to: harm its staff, patients, visitors and other stakeholders; have a high potential for incidents to occur; would result in loss of public confidence in the CCG and/or its partner agencies; would have severe financial consequences which would prevent the CCG from carrying out its functions on behalf of its residents. The CCG is committed to achieving this through its holistic approach to risk management within the clinical and corporate governance agendas.

7.3 All identified risk should be brought to the attention of immediate line managers. They will have the responsibility for assessing the risk in accordance with the risk assessment tool (risk matrix) in Appendix C.

7.4 The CCG has determined that those risks identified as low or moderate in accordance with the risk matrix can be regarded as acceptable risks. Those risks both clinical and non-clinical identified as being in the high or extreme categories should be regarded as significant risk and where a manager cannot immediately introduce control measures to reduce the level of risk to an acceptable level, these should be managed through the risk register process as identified at Appendix D. These risks will also be entered onto the CCG risk register and the CCG's corporate risk register and consideration given to whether the risk impacts on an objective and this risk will also be reflected in the Assurance Framework.

## **8.0 Implementation of Risk Management Strategy (or Systems for Managing Risk)**

### **8.1 Assurance Standards**

The CCG will build upon and continue to use the Assurance Framework process as a means of identifying and systematically reviewing identified risks, this process will be reviewed annually. Individual directors are responsible for identification and grading of risks together with producing and monitoring action plans and formally reporting to the Quality Group on a regular basis.

### **8.2 Development of CCG Risk Registers**

Each function in the CCG will be responsible for contributing to the development of the CCG a risk register. The risk profile and activities undertaken by the various functions in the CCG will determine the requirement for lower level risk registers. The CCG risk register will be monitored by the Quality Group and will serve to populate and update the corporate risk register and inform the assurance framework. The risk register process is attached at Appendix D.

## **9.0 Risk awareness training for senior management (Executive Directors and Governing Body Members)**

The Governing Body will receive ad hoc risk awareness training through Governing Body workshops etc. Minutes and notes will provide evidence of attendance. Any members that are not able to attend will receive a copy of the minutes and the presentation.

## **10.0 Consultation, Approval and Ratification Process**

Involved in the consultation of the strategy are the Quality Group and Audit Committee.

This Strategy will be approved and ratified by the CCG Governing Body.

#### **11.0 Document Control including Archiving Arrangements**

The previous version of this policy will be removed from the intranet and will be available if required by contacting the author.

#### **12.0 Training and Awareness**

This document will be made available to all employees via the CCG intranet and publication scheme. A programme of risk management training for all levels of staff will be developed to support the implementation of this policy.

#### **13.0 Equality and Diversity**

The CCG recognises the diversity of the local community and those in its employ. Our aim is therefore to provide a safe environment free from discrimination and a place where all individuals are treated fairly, with dignity and appropriately to their need, regardless of age, disability, race, nationality, ethnic or national origin, gender, religion, beliefs, sexual orientation, gender reassignment or employment status. The CCG recognises that equality impacts on all aspects of its day to day operations and has produced an Equality and Human Rights Strategy and Equal Opportunities Policy to reflect this. All policies and procedures are assessed in accordance with the Equality & Diversity Assessment Toolkit, the results for which are monitored centrally.

#### **14.0 Review**

This strategy will be reviewed annually. Earlier review may be required in response to exceptional circumstances, organisational change or relevant changes in legislation or guidance.

#### **15.0 Monitoring**

The CCG monitors and reviews its performance in relation to the management of risk, and the continuing suitability and effectiveness of the systems and processes in place to manage risk through a programme of internal and external audit work, and through the oversight of the CCG Governing Body, Quality Group and Audit Group.

The CCG will utilise a range of external assessments relating to both its own performance and local providers in monitoring the effectiveness of its risk managements systems and processes.

#### **16.0 References**

DOH 1999 – HSC 1999/123 Controls Assurance Statement 1999/2000:  
Risk Management & Organisational Control, DoH London

DOH 2003 – Building the Assurance Framework, DOH, London

Australian/New Zealand Standard: Risk Management 4360:1999

Mayatt (Ed) (2004) Tolley's Managing Risk in Healthcare (UK) 2<sup>nd</sup> Edition  
2004 Lexis Nexis

NPSA (2008) A Risk Matrix for Risk Managers, NPSA

Controls Assurance Support Unit (2002), Making It Happen, A Guide for  
Risk Managers on how to populate a risk register, Controls  
Assurance Support Unit

## **17.0 Associated Documentation**

- Serious Incident Policy
- Health and Safety Policy
- Fire Safety Policy
- Emergency Plan
- Adverse Incident Reporting Policy.
- Corporate Governance Framework Manual
  - Includes Standing Orders, Standing Financial Instructions etc.
- Security Policy and associated procedures
- Relevant Human Resources Policies
- Training Needs Analysis
- Induction Policy

## TERMS OF REFERENCE

### AUDIT GROUP (Effective 1 April 2012)

#### 1. PURPOSE

The Audit Group is a sub group of the Clinical Commissioning Group Committee (“CCGC”) with no executive powers other than those delegated below. **The Humber Cluster Audit Committee HCAC has delegated powers from the Humber Cluster Board to provide a high level independent review of all the four PCTs until the CCGC becomes a statutory Body. During the Transition the local arrangements will be covered under the auspices of this North Lincolnshire Audit Group.**

This group’s purpose is to provide the CCGC with an independent and objective review of: -

- Financial systems;
- Financial information used by the organisation;
- Compliance with law, guidance and Codes of Conduct;
- The arrangements for safeguarding assets, preventing waste and inefficiency and securing value for money;
- Reviewing the adequacy of structures, processes and responsibilities for identifying and managing key financial risks facing the organisation;
- Corporate arrangements for providing assurance and managing risks;
- The delivery of the Value for Money Framework, and associated action plans.

#### 2. TERMS OF REFERENCE

The Audit Group has the following duties: -

- Providing independent assurance to the Senior Officer and CCGC;
- Meet with and review the work of the external auditor and internal auditors and considering the implications of, and management’s responses to their work;

- Ensuring that the systems for financial reporting to the CCGC including those of budgetary control, are subject to review as to completeness and accuracy of the information provided;
- Reviewing financial and information systems and monitoring the integrity of the financial statements and reviewing significant financial reporting judgments;
- Reviewing the establishment and maintenance of an effective system of integrated governance, risk management (including financial risk management) and internal control, across the whole of the organisation's activities (both clinical and non-clinical), that supports the achievement of the organisation's objectives.

This is to include a review of the risk register and assurance framework.

- Monitoring compliance with Standing Orders and Standing Financial Instructions; including the necessity and approval of any changes.
- Review the Annual Report, Accounts and Financial Statements prior to submission focusing particularly on;
  - the wording in the Statement of Internal Control and other disclosures relevant to the Terms of Reference of the Committee;
  - changes in, and compliance with, accounting policies, practices and estimation techniques;
  - unadjusted mis-statement in the financial statements;
  - major judgmental areas;
  - significant adjustments resulting from audit.
  - qualitative aspects
- Reviewing any incident of fraud or corruption or possible breach of ethical standards or legal or statutory requirements that could have a significant impact on the published financial accounts or reputation and ensure compliance with Counter Fraud arrangements;
- Reviewing 'Value for Money' audits reporting on the effectiveness and efficiency of the selected departments or activities;
- Reviewing and approving the scope of both internal and external audit and counter fraud including the agreement of plans and the number of audits and audit days per year;
- Investigating any matter within its terms of reference, having the right of access to any information relating to the particular matter under investigation including any information required from any employee;
- Reviewing schedules of losses and compensations, write offs and making recommendations to the CCGC;
- Review schedules of debtors/creditors balances over £10,000 and 6 months and explanation/action plans;



- Reviewing waivers to Standing Orders and sealing of documents;
- Reviewing hospitality, sponsorship registers and declarations of interest;
- Obtaining outside legal or other independent professional advice, and attendance of advisors with relevant experience and expertise, as considered necessary;
- Reviewing work/TOR of other subcommittees

### **Internal Audit**

This Group shall ensure that there is an effective internal audit function established by management that meets mandatory NHS Internal Audit Standards and provides appropriate independent assurance to the CCGC, Senior Officer and Board.

This will be achieved by:-

- a) To consider the appointment of the Internal Audit service the audit fee and any questions of resignation and dismissal.
- b) To review and approve the Internal Audit strategy, operational plan and more detailed programme of work, ensuring that this is consistent with the audit needs of the organisation as identified in the Assurance Framework and Strategic Plans.
- c) Consideration of the major findings of internal audit work (and management's response), and ensure co-ordination between the Internal and External Auditors to optimise audit resources.
- d) Ensuring that the Internal Audit function is adequately resourced and has appropriate standing within the organisation.
- e) An annual review of the effectiveness of Internal Audit.
- f) Consideration of the periodic review of the effectiveness of Internal Audit arrangements undertaken by External Audit.

### **External Audit**

This Group shall review the work and findings of the External Auditor appointed by the Audit Commission and consider the implications and management's responses to their work.

This will be achieved by:-

- a) Discussion and agreement with the External Auditor, before the audit commences, of the nature and scope of the audit as set out in the Annual Plan and ensure co-ordination, as appropriate, with other External Auditors in the local health and social care economy.
- b) Discussion with the External Auditors of their local evaluation of audit risks and assessment of NHS North Lincolnshire and associated impact on the audit fee.
- c) Review all external audit reports, including the report to those charged with governance, agreement of the annual audit letter before submission to the Cluster Board and any work undertaken alongside the annual audit plan together with the appropriateness of management responses.

The Cluster Board (delegated to Humber Cluster Audit Committee) are currently responsible for External Audit appointments and oversight.

### **Other Assurance Functions**

This Group shall review the findings of other significant assurance functions, both internal and external to the organisation and consider the implications to the governance of the organisation. These will include, but will not be limited to, any reviews by Department of Health Arms Length Bodies or Regulators/Inspectors (e.g. Care Quality Commission, NHS Litigation Authority etc), professional bodies with responsibility for the performance of staff or functions (e.g. Royal Colleges, accreditation bodies, etc).

## **3. MEMBERSHIP**

3.1 Membership will consist of the following:

- Clinical membership from the Council of Members.
- The chairman of the CCG shall not be a member of this committee.
- The two Lay members of the CCG. One Lay member to have responsibility for Audit / Governance and one as the PPI Lead.
- Lay member leading on audit will chair the group.

3.2 Attendance at group meetings will include representatives from the following: -

- Senior Officer
- Senior Officer responsible for governance
- Internal Audit Representatives
- External Audit Representatives
- Counter Fraud Manager
- Chief Financial Officer

3.3 Membership of the Group will consist of named representatives and substitutes will have to be agreed with the chair prior to the meeting.

3.4 The Group retains the right to meet with the organisation's internal and external auditors in private (without the presence of an Executive Director) as it deems necessary.

3.5 The Group may request the attendance of any Director or member of staff from the CCG or outside organisations as and when appropriate.

## **4. QUORUM**

No business shall be enacted unless three members referred to in 3.1 above are present. One of which must be a GP and one a lay member.

## **5. FREQUENCY OF MEETINGS**

5.1 The Audit Group will meet at regular intervals as considered by the Group and not less than four times per year. The Auditors may request a meeting at any point with the chair if one is necessary.

5.2 Meetings of the Group will be planned for the calendar year ahead.

## **6. REPORTING ARRANGEMENTS**

### **6.1 Reports directly to the CCGC: -**

- Minutes are submitted to the next available meeting;
- The Group will provide an annual report and progress updates to the CCGC;
- The Audit Group will provide an annual report to the CCGC and its clinical membership.

6.2 The Chair of the Audit Group will draw to the attention of the CCGC any issues that require disclosure, or require executive action.

6.3 The Group will report to the CCG and its membership annually on its work in support of the Statement of Internal Control, specifically commenting on the Board Assurance Framework, financial risk management and the integration of governance arrangements.

6.4 The Audit Group can reasonably request any report from any other CCG sub group, Director or member of staff as required by the Group to carry out its duties including Internal and External Audit as required.

## **7. ADMINISTRATIVE ARRANGEMENTS**

7.1 Administrative support will be provided to the Audit Group by the assistant to the Chief Financial Officer.

7.2 The Chairman of the Audit Group will draw up the agenda for each meeting with support from the executive leads.

7.3 The agenda and papers will be distributed seven days in advance of the meeting.

7.4 The minute secretary to the Audit Group will record meetings and detail the recommendations of the Group. The minutes will be sent to the CCGC that follows their ratification.

## **8. TENURE**

This is a permanent sub group of the CCGC and its successor.

## **9. DATE OF AGREEMENT FOR TERMS OF REFERENCE AND DATE OF NEXT REVIEW**

These Terms of Reference shall be reviewed prior to authorisation of the CCG and then annually from each date of approval.

## **10. DATE OF TERMS OF REFERENCE RATIFICATION BY REPORTING COMMITTEE**

Terms of reference ratified by CCGC on 12 April 2012.

Amendments to membership wording to be ratified at Audit Group in November.

## **Terms of Reference of the North Lincolnshire Clinical Commissioning Group - Quality Group**

### **1 Role and Purpose**

As a sub-group of the Clinical Commissioning Group Committee, the role of the Quality Group (QG) is to ensure that policies and procedures are in place, that relevant monitoring takes place, that lessons are learned for the areas covered within the remit of the group and provide a significant level of assurance across these areas. The sub group is established in accordance with the Clinical Commissioning Group's constitution, standing orders and scheme of delegation

The remit covers the 3 key dimensions of quality – clinical effectiveness, patient safety and engagement. The aim being to co-ordinate the delivery of continuous quality improvement, systems of accountability, promotion of patient safety, and the dissemination of good practice across commissioned services. The Quality Group is part of the overall CCG governance and reporting arrangements.

The group has been established to ensure that the CCG has appropriate and up to date policies, procedures, systems and processes to assure that patients receive safe and clinically effective care across all care settings.

The Quality Group will establish sub groups as deemed necessary. These are likely to include Serious Untoward Incident monitoring, public/service user engagement and NHS 111.

CCG Information Governance, Research Governance and operational Risk Management are also included within the QG responsibilities.

### **2 Remit**

- Information Governance/compliance with national requirements
- Monitor provider implementation of guidance published by NICE, NSFs etc
- Ensure that the CCG has robust systems in place for monitoring quality in commissioned services e.g. quality in contracts and received reports from quality contract meetings.
- Research Governance.
- Monitor adverse incidents and ensure lessons learned and shared (relating to corporate and commissioned activity)
- Monitor patient involvement/engagement/experience
- Monitor and promote quality within independent contractors as part of ensuring the quality of primary care services
- Safeguarding children/adults
- Infection control and prevention
- Lead on operational risk management and identify risks with independent assurance via Audit Group
- Develop any relevant policies and make recommendations to CCG Governing Body
- Receive reports and monitor relevant healthcare standards.

- Review the effectiveness of the QG to ensure members receive the appropriate support and training to undertake their roles as members of the Committee.
- Receive reports relating to medicines management and prescribing

### **3 Composition of the Quality Group**

North Lincolnshire CCG Quality Group will comprise:

Members:-

- Nurse member of CCG Governing Body - Chair
- Senior Officer Quality and Assurance
- Secondary Care Doctor member of CCG Governing Body
- Assistant Senior Officer Quality and Assurance
- At least one CCG Clinical Member Lead (one of whom should also be QIPP Lead)
- Senior Officer Commissioning Support and Service Change (or representative)
- GP prescribing lead (virtual member)
- CCG lay member for Patient and Public Involvement - Vice Chair
- CCG lay member for Governance
- Safeguarding Children Designated Nurse
- CCG Medical Director

In attendance

- Appropriate officers covering relevant functions within the Commissioning Support Unit and via SLAs
- Public and Patient Involvement & Engagement
- Customer Care
- Prescribing/Medicines Management
- Safeguarding Adults
- Infection Control
- Information Governance
- Performance and Information
- Research Governance

The above will be reviewed once service specifications with CSS have been agreed

The QG may co-opt additional members as required.

### **4 Quoracy of the Quality Group**

A register of attendance will be taken at each meeting. Members must attend at least 50% of meetings during the year.

The working group shall be deemed quorate when 50% of members are present including either the Chair or Vice Chair and a CCG Clinical Member Lead. If the Senior Officer Quality and Assurance is not present then the Assistant Senior Officer Quality and Assurance must be present.

## **5 Meetings**

The Quality Group will meet monthly. Extra-ordinary meetings can be arranged if necessary.

## **6 Relationship with and Reporting to the Clinical Commissioning Group Governing Body**

The Quality Group will report to the CCG Governing Body via its minutes and specific reports on an exception basis at the next reasonably practicable meeting following the Quality Group meeting.

## **7 Review Date:**

TBA

Karen Rhodes  
August 2012

Draft

## RISK ASSESSMENT TOOL (RISK MATRIX)

The CCG has adopted a risk assessment tool, which is based upon a 5 x 5 matrix. (Used by Risk Management AS/NZS 4360:1999) The Risk Matrix shown below is taken from the National Patient Safety Agency 'A Risk Matrix for Risk Managers' guidance published in January 2008. Risk assessment involves assessing the possible consequences of a risk should it be realised, against the likelihood of the realisation (i.e. the possibility of an adverse event, incident or other element having the potential to damage or threaten the achievement of objectives or service delivery, occurring). Risks are measured according to the following formula:

$$\text{Probability (Likelihood) x Severity (Consequences) = Risk}$$

All risks need to be rated on 2 scales, probability and severity using the scales below.

### Probability

Risks are first judged on the *probability* of events occurring so that the risk is realised.

Enter a number (1-5) indicating the probability of the risk occurring. Please refer to the definition scale below.

		Broad descriptors of frequency	Time framed descriptors of frequency
1	Rare	This will probably never happen/recur	Not expected to occur for years
2	Unlikely	Do not expect it to happen/recur but it is possible it may do so	Expected to occur at least annually
3	Possible	Might happen or recur occasionally	Expected to occur at least monthly
4	Likely	Will probably happen/recur but it is not a persisting issue	Expected to occur at least weekly
5	Almost certain	Will undoubtedly happen/recur, possibly frequently	Expected to occur at least daily

Almost certain	5	10	15	20	25
Likely	4	8	12	16	20
Possible	3	6	9	12	15
Unlikely	2	4	6	8	10
Rare	1	2	3	4	5
<b>Probability</b>					
<b>Severity</b>	Negligible	Minor	Moderate	Serious	Catastrophic

## Severity

Enter a number (1-5) indicating the impact of the risk occurring. Please refer to the matrix below.

	Consequence score (severity levels) and examples of descriptors				
	1	2	3	4	5
Domains	Negligible	Minor	Moderate	Serious	Catastrophic
<b>Impact on the safety of patients, staff or public (physical/psychological harm)</b>	Minimal injury requiring no/minimal intervention or treatment.  No time off work	Minor injury or illness, requiring minor intervention  Requiring time off work for >3 days  Increase in length of hospital stay by 1-3 days	Moderate injury requiring professional intervention  Requiring time off work for 4-14 days  Increase in length of hospital stay by 4-15 days  RIDDOR/agency reportable incident  An event which impacts on a small number of patients	Major injury leading to long-term incapacity/disability  Requiring time off work for >14 days  Increase in length of hospital stay by >15 days  Mismanagement of patient care with long-term effects	Incident leading to death  Multiple permanent injuries or irreversible health effects  An event which impacts on a large number of patients
<b>Quality/complaints/audit</b>	Peripheral element of treatment or service suboptimal  Informal complaint/inquiry	Overall treatment or service suboptimal  Formal complaint (stage 1)  Local resolution  Single failure to meet internal standards  Minor implications for patient safety if unresolved  Reduced performance rating if unresolved	Treatment or service has significantly reduced effectiveness  Formal complaint (stage 2) complaint  Local resolution (with potential to go to independent review)  Repeated failure to meet internal standards  Major patient safety implications if findings are not acted on	Non-compliance with national standards with significant risk to patients if unresolved  Multiple complaints/independent review  Low performance rating  Critical report	Totally unacceptable level or quality of treatment/service  Gross failure of patient safety if findings not acted on  Inquest/ombudsman inquiry  Gross failure to meet national standards
<b>Human resources/organisational development/staffing/competence</b>	Short-term low staffing level that temporarily reduces service quality (< 1 day)	Low staffing level that reduces the service quality	Late delivery of key objective/ service due to lack of staff  Unsafe staffing level or competence (>1 day)  Low staff morale  Poor staff attendance for mandatory/key training	Uncertain delivery of key objective/service due to lack of staff  Unsafe staffing level or competence (>5 days)  Loss of key staff  Very low staff morale  No staff attending mandatory/ key training	Non-delivery of key objective/service due to lack of staff  Ongoing unsafe staffing levels or competence  Loss of several key staff  No staff attending mandatory training /key training on an ongoing basis



<b>Statutory duty/ inspections</b>	No or minimal impact or breach of guidance/ statutory duty	Breach of statutory legislation  Reduced performance rating if unresolved	Single breach in statutory duty  Challenging external recommendations/ improvement notice	Enforcement action  Multiple breaches in statutory duty  Improvement notices  Low performance rating  Critical report	Multiple breaches in statutory duty  Prosecution  Complete systems change required  Zero performance rating  Severely critical report
<b>Adverse publicity / reputation</b>	Rumours  Potential for public concern / media interest  Damage to an individual's reputation.	Local media coverage – short-term reduction in public confidence  Elements of public expectation not being met  Damage to a team's reputation	Local media coverage – long-term reduction in public confidence  Damage to a services reputation	National media coverage with <3 days service well below reasonable public expectation  Damage to an organisation's reputation	National media coverage with >3 days service well below reasonable public expectation. MP concerned (questions in the House)  Total loss of public confidence (NHS reputation)
<b>Business objectives/ projects</b>	Insignificant cost increase/ schedule slippage	<5 per cent over project budget  Schedule slippage	5–10 per cent over project budget  Schedule slippage	Non-compliance with national 10–25 per cent over project budget  Schedule slippage  Key objectives not met	Incident leading >25 per cent over project budget  Schedule slippage  Key objectives not met
<b>Finance including claims</b>	Small loss Risk of claim remote	Loss of 0.1–0.25 per cent of budget  Claim less than £10,000	Loss of 0.25–0.5 per cent of budget  Claim(s) between £10,000 and £100,000	Uncertain delivery of key objective/Loss of 0.5–1.0 per cent of budget  Claim(s) between £100,000 and £1 million  Purchasers failing to pay on time	Non-delivery of key objective/ Loss of >1 per cent of budget  Failure to meet specification/ slippage  Loss of contract / payment by results  Claim(s) >£1 million
<b>Service/business interruption Environmental impact</b>	Loss/interruption of >1 hour  Minimal or no impact on the environment	Loss/interruption of >8 hours  Minor impact on environment	Loss/interruption of >1 day  Moderate impact on environment	Loss/interruption of >1 week  Major impact on environment	Permanent loss of service or facility  Catastrophic impact on environment
<b>Data Loss / Breach of Confidentiality</b>	Potentially serious breach. Less than 5 people affected or risk assessed as low eg files were encrypted	Serious potential breach and risk assessed high eg unencrypted clinical records. Up to 20 people affected	Serious breach of confidentiality eg up to 100 people affected	Serious breach with either particular sensitivity eg sexual health details or up to 1000 people affected	Serious breach with potential for ID theft or over 1000 people affected

## Risk

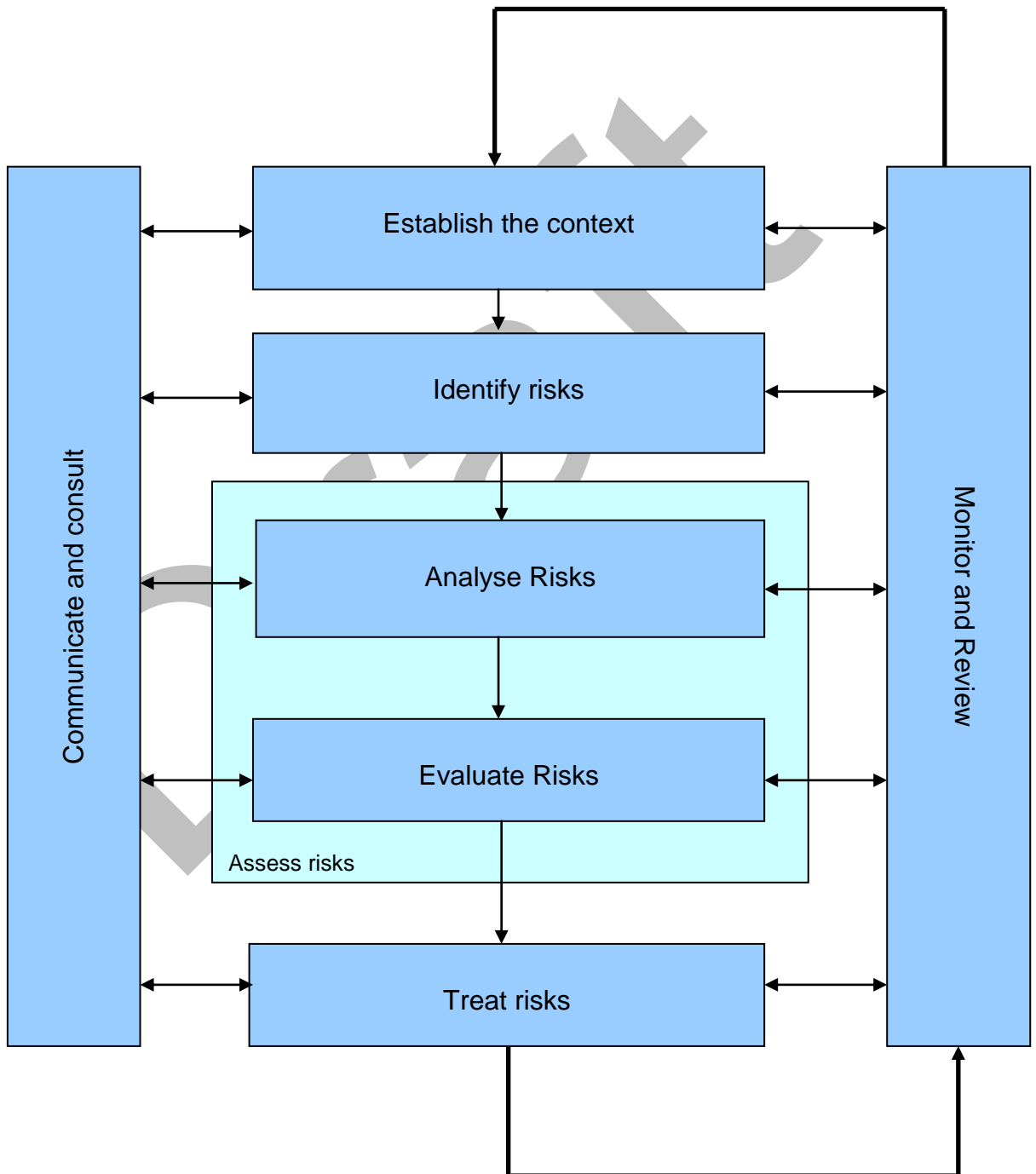
Based on the above judgments a risk assessment can be made of the potential future risk to stakeholders and the organisation as follows:

- Green – low risk
- Yellow – moderate risk
- Amber – high risk
- Red – extreme risk

**Risk Register Process**

The process for the management of risk within the CCG mirrors the requirements as set out in Australian/New Zealand Standard: Risk Management 4360:1999 (see Figure 1).

Figure 1 – Risk Management Process



All risks, clinical, strategic, organisational and financial, will need to be assessed rigorously, thus creating a continuum of risk assessments across the length and breadth of the organisation. Risks will need to be systematically identified, assessed and analysed on a continual basis. The effort and resources that are spent on managing risk should be proportionate to the risk itself. The CCG should therefore have in place an efficient assessment processes covering all areas of risk. It is also a legal requirement that all NHS staff actively manage risk.

### **Risk identification**

Risk identification involves examining all sources of risk, from the perspective of all stakeholders, both internal and external. Within the CCG, risks are identified using a number of sources.

#### **Internal Methods of Identification (see Figure 2)**

- Adverse Incidents, Serious Incidents (SIs), complaints, patient advisory liaison service (PALS) enquiries and claims reporting.
- Internal audit recommendations, identifying the CCG's gaps in control.
- Self assessment workshops.
- Strategic level risks highlighted by CCG Governing Body, Senior Clinicians and the Senior Team.
- Risks identified by the Council of Members and independent contractors
- Risks highlighted via sub-committees of the Governing Body.
- Patient satisfaction surveys.
- Staff surveys.
- Clinical audits, infection control audits, etc.
- Risks highlighted by the Unions.
- Risks highlighted by new activities and projects.
- Risks highlighted via the Whistle blowing (Raising Concerns) Policy.
- Risks highlighted through business and local development plans.

#### **External Methods of Identification (see Figure 2)**

- Reports from assessments/inspections from external bodies ie Audit Commission, Care Quality Commission, NHSLA Risk Management Assessors, Health and Safety Executive (HSE) etc.
- National reports and guidance.
- Coroner's reports.
- Media and public perception.
- National Patient Safety Agency (NPSA) alerts.
- Central Alerting System (CAS) alerts.
- Health Ombudsman reports.
- Externally commissioned reports

Clear communication lines have to be established to enable all the systems above to report all risks and allow for the population of both the corporate and directorate and sub committee risk registers.

## **Risk Assessment**

The methodology for the assessment of risk can be complex. Risk assessment involves examining the level of risk posed by a hazard, consideration of those in danger and evaluating whether risks are adequately controlled, taking into account any measures already in place. Risk assessment involves two distinct stages:

- Analysing risk eg in terms of consequence and likelihood.
- Evaluating risk in order to set priorities.

Risk assessment should identify the significant risks arising out of the tasks or activities undertaken within the organisation and assess their potential to:

- Cause injury or ill health to individuals.
- Result in civil claims or litigation.
- Result in enforcement action eg from the Health & Safety Executive or Local Authority.
- Cause damage to the environment.
- Cause property damage/loss.
- Result in operational delays (eg impacting on waiting lists).
- Result in the loss of reputation.

Risk assessments will be carried out locally by identified staff.

## **Risk Analysis and Evaluation**

Risk analysis involves systematically using available information to determine how often specified events occur and the magnitude of their consequences. In order to grade the risks identified the CCG utilises the risk assessment tool (Appendix C).

All risks highlighted to the CCG need to be graded using this risk matrix. If other quantitative methods are used then risk analysis will be inconsistent, and the population of the risk register will be unreliable.

Risk identification and risk assessment is a continuous process and should not be considered as a one off exercise. In order to ensure a well structured systematic approach to the management of risk an action plan or work programme has been produced as follows:

- Adverse incidents (including Serious Incidents and Reporting of Injuries, Diseases and Dangerous Occurrence Regulations (RIDDOR) incidents), PALS, complaints and claims will be analysed on a regular basis.
- A report will be produced annually on Risk Management issues, including clinical and non-clinical risk for the Governing Body.

## **Significant project risk registers**

After the process of risk identification and risk assessment has been completed, groups/committees or those responsible for significant projects, will be expected to produce a risk register.

All the risks highlighted will need to be co-ordinated, rated according to the risk they pose, and then prioritised. Responsibility for identified risks will then need to be allocated to individuals.

Decisions will have to be made as to whether the risk should be:

<b>Eliminated</b>	Eliminate the risk entirely
<b>Reduced</b>	Reduce the likelihood or the consequence of the risk (there is a trade off between the level of risk and the cost of reducing it to an acceptable level)
<b>Tolerated</b>	The decision could be to tolerate acceptable risk until reasonable action can be taken. Action should always be taken to treat unacceptable or principal risks.

### Corporate issues

The process that should be followed to escalate a risk to the corporate risk register is:

- Director leads to complete their risk register.
- Once the risk register has been completed, Director leads are asked to indicate which risks they feel should be escalated to the corporate risk register. Risks to consider for escalation are those where the risk:
  - Has an overall risk rating of over 15,
  - impacts on a corporate objective or ;
  - is not within their remit to rectify (for example, fire safety).
- **Procedure**  
The corporate risk register and directorate focussed risk registers will be reviewed at the Quality Group, which meets every month. This group is a committee of the NLCCG Governing Body. This group will ensure consistency in risk rating and will agree which risks should be escalated to the corporate risk register. The Assurance Framework is also reviewed, ensuring robust links between assurance framework and the corporate risk register. The Group can also decide to transfer the risk to another group/forum or sub committee risk register or recommend other actions for the group/forum to take to treat the risk.
- **Audit Group**  
One of the roles of the Audit Group is to identify and manage key risks facing the organisation.

Appendix E illustrates the level at which risk is managed, recorded and monitored.

**Guidance for on the risk register process:**

Teams/Project Groups may wish to form a risk forum or use an existing relevant meeting to facilitate communication between all the individuals identified with risk responsibilities ie Senior Officer Quality & Assurance, Chief Finance Officer etc.

- **Identification** - Identified risks should be specific in detail eg, “Lifts are not level,” is not adequate, but must reflect the real risk, for example expanded to advise of the risks such as, “Risk of manual handling injury to staff and slip/trip injury to staff, patients and visitors due to lifts not levelling.” The *Summary Description of Risk* will put the risk into context and adds detail to the issue and its impact in the CCG.
- **Assessment/Evaluation** - Any risks identified should be added to the CCG Risk Register and graded using the CCG’s risk matrix. Responsibility for action and timescales should also be included. Only those risks which cannot be managed locally will be considered for escalation. Risk identification and risk assessment is a continuous process and should not be considered as a one off exercise. Evaluating the risks will assist the team/project group in setting priorities.
- **Treatment** - Once a decision has been made as to the treatment of a risk (eliminate, reduce or tolerate), the action taken must be documented appropriately on a risk treatment plan. This ensures an audit trail is kept of all risks and their treatment.

Both the risk register and the risk treatment plans need to be regularly reviewed, evaluated and monitored. It is good practice to review the CCG risk register at least quarterly.

- **Monitoring/Review** – CCG risk register should be incorporated into the general management agenda.

### Corporate Risk Register

The corporate risk register will assimilate all risks, which cannot be managed at a local level and will then feed the CCGs’ Assurance Framework. The Governing Body will be made aware on a regular basis of all principal risks which the organisation faces, and which risks may lead to the non-compliance of the corporate objectives. The risk register will form the basis of the risk treatment plan and will be a living document, always changing to reflect the dynamic nature of risk and the organisations management of it.

### Example of a risk register (headings and description)

<b>Number</b>	CCG reference
<b>Source of Risk</b>	How / by which process the risk was identified eg incident reports, risk assessment, internal audit report etc
<b>Team/Project Group</b>	Team /project group in which the risk occurs and the date that the risk was added to the risk register
<b>Summary Description of Risk</b>	The summary description of risk should be about the risk and not about the actions (e.g. risk of injury due to broken bed which cannot be repaired, not, we need a new bed)
<b>Summary of</b>	Description of how the risk will be managed (removed,

<b>Risk Treatment Plan</b>	mitigated, or otherwise managed).
<b>Corporate Objective</b>	number of corporate objective the risk links to - refer to corporate objectives
<b>Likelihood</b>	Refer to the risk grading matrix for guidance.
<b>Impact</b>	Refer to the risk grading matrix for guidance.
<b>Risk Rating</b>	Likelihood x impact
<b>Anticipated Resource Implication (£)</b>	Expected costs
<b>Responsibility for implementing plan</b>	Director/ Dept Head with responsibility for managing risk
<b>Expected date of completion</b>	Date by which the risk is expected to be treated
<b>Source of review</b>	Which external review body will be reviewing this risk in the financial year. If not external the CCG / dept will implement an internal review.
<b>Date of review</b>	The date when the risk will be re-evaluated
<b>Is this rating acceptable?</b>	CCG/dept identifies whether the treatment has been successful and whether it now considers the risk acceptable

As risk is managed within the CCG, and risks are eliminated, reduced or tolerated the risk treatment will be recorded on a risk treatment plan. The treatment plan will allow the CCG to ensure that risks are being effectively managed.

### Example of a risk treatment plan

No	Risk Area	Principal Risk	Action Taken	Risk Rating before treatment	Eliminate/Reduce/Tolerate	Risk Rating after treatment	Decision made by	Date decision made	Responsibility	Date completed
1				25	Reduce	9				

The risk treatment plan will therefore enable the initial risk rating before treatment to be altered to reflect the results of risk management. The purpose of this is to demonstrate that risk treatments are reducing risk and therefore an excellent way of demonstrating that risk management systems are indeed effective.

### Monitoring and Review

It is necessary to monitor risks, the effectiveness of the treatment plan and the adequacies of controls that have been implemented. It is essential for the CCG to be aware of and monitor all risks as even risks deemed acceptable or tolerable may become unacceptable due to external forces such as adverse publicity or political agenda.

The monitoring and review of risk management systems is embedded within the CCG. The Audit Group provides independent assurance(s) that a risk management system is in place to the CCG Governing Body.

Reviews by independent bodies, both external and internal will assist the CCG in demonstrating performance and will highlight any areas that need to be addressed. Examples of external audit include NHSLA Risk Management Standards, Care Quality Commission and HSE (Figure 2).

Figure 2 is adapted from 'Making it Happen, A guide for risk managers on how to populate a risk register (Controls Assurance Support Unit, 2002).

Draft



Figure 2



It is the responsibility of the Quality Group to manage the development of the risk register process and co-ordinate the risks identified by the organisation. The risk register has to incorporate **strategic level risks** – or risks which have the ability to affect the development, implementation and control of corporate objectives.

In order for the Governing Body to be fully aware of and understand the organisations risk profile, the Governing Body via the Audit and Quality Groups will regularly review the corporate risk register and minutes will evidence that the register has been received, considered and reviewed. Action plans and business cases will also be used as examples of verification.

## **Risk Treatment and Funding**

### **Annual Process**

Directorates are required to undertake an annual scoping exercise, in order to determine their funding needs. This in turn will be linked to the Operating Plan. It is expected that the directorate risk registers play an important part in this process.

### **Risk Treatment Option**

Any risks identified by the directorate/senior team with a risk rating over 12, or which threatens a corporate objective, or is not within their remit to rectify should be considered for escalation to the corporate risk register by the relevant committee.

Risk treatment options will then need to be reviewed and any residual risk monitored, by the directorate/senior team and the relevant committee.

### **Shared Risks**

It would be impossible for the CCG to manage risk in isolation, and clear lines of communication are crucial. In a complex environment such as healthcare organisations, the crossing of boundaries is inevitable. It is therefore imperative that the management of risks, the identification, assessment and analysis is shared and communicated. The CCG have to consider all our external as well as internal stakeholders.

In order to achieve this effective communication, the following arrangements are in place:

- Sharing of minutes of the Quality Group and Incident Monitoring Group sub committees
- Serious Incidents investigations include staff from all the relevant organisations.
- Pro-active approach to the sharing of adverse incident and claims information.
- Awareness of risks on risk registers.

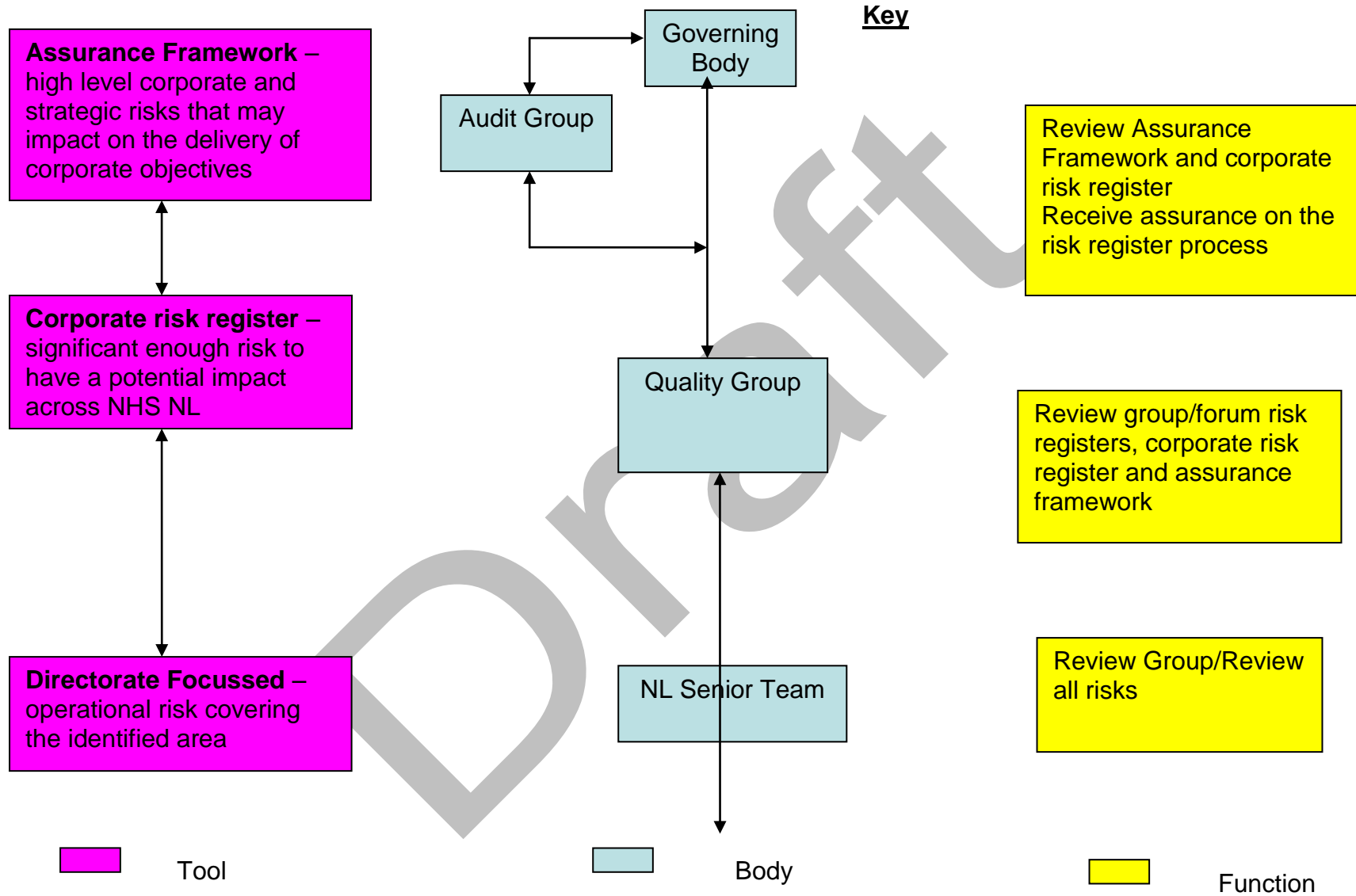
### **Assurance Framework**

The corporate risk register will feed, on a continual basis the CCG's Assurance Framework. The Audit Group reviews the Assurance Framework regularly. It is the responsibility of the Quality Group to identify mitigating controls and allocate responsibility for the principal risks identified. The framework is a comprehensive method for the effective and focused management of the principal risks to meeting CCG objectives, it also provides a structure for the evidence to support the Annual Governance Statement. The Assurance Framework will therefore simplify Governing Body reporting and the prioritisation of action plans, which, in turn, allow for more effective performance management (Department of Health, 2003).

The above risk management process will ensure that all risks, whether financial, organisational, strategic or clinical, are captured in a systematic way, thus creating a continuum of risk assessments across the length and breadth of the organisation. These risks can then be continuously monitored and reviewed by the CCG Governing Body and will enable the CCG to learn and make improvements.

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Risk Process Flowchart



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