## **Collaboration Agreement Summary**

## Criminal Justice Services – Review Retention and Disposal (CJS-RRD)

- 1. A collaboration agreement to establish a dedicated resource to provide review, retention and deletion support in compliance with applicable legislation, policing guidance and good practice for information held across the police forces of Derbyshire, Leicestershire, Lincolnshire, Nottinghamshire, Northamptonshire and the City of London.
- 2. In accordance with Section 23E of the Police Act 1996, this summary was prepared for publication on behalf of the Parties and contains summarised provisions in relation to scope and purpose, term, termination, direction and control, governance, funding and liabilities as deemed appropriate.
- 3. The Parties to this agreement are:
  - a. The Police and Crime Commissioner for Derbyshire
  - b. The Police and Crime Commissioner for Leicestershire
  - c. The Police and Crime Commissioner for Lincolnshire
  - d. The Police and Crime Commissioner for Northamptonshire
  - e. The Police and Crime Commissioner for Nottinghamshire
  - f. The Common Council of the City of London in its capacity as Police Authority for the City of London
  - g. The Chief Constable of Derbyshire Constabulary
  - h. The Chief Constable of Leicestershire Police
  - i. The Chief Constable of Lincolnshire Police
  - j. The Chief Constable of Northamptonshire Police
  - k. The Chief Constable of Nottinghamshire Police
  - I. The Commissioner of Police for the City of London
- 4. This agreement shall take effect from 1<sup>st</sup> May 2017 and shall continue in force for five years unless extended or terminated earlier in accordance with its terms.
- 5. The Chief Officer and Policing Body of a collaborating force may withdraw from this collaboration upon twelve months' written notice to the other Parties.
- 6. The Policing Bodies for each force shall be responsible for the governance of this collaboration and for holding to account the relevant Chief Officer for the discharge of functions by anyone who is acting under the terms of this collaboration agreement.
- 7. The Parties agree there shall be a Management Board which shall consist of a suitably qualified individual from each of the collaborating forces.
- 8. The Management Board will be responsible for the organisation, direction and management of the CJS-RRD and will act in accordance with its agreed terms of reference.
- 9. The Management Board will oversee the appointment of a Head of CJS-RRD who may, as necessary, authorise the purchase or lease of facilities, equipment or premises by the Lead Party (Strategic Estates) or the Lead Party (Procurement) for the CJS-RRD, up to the value of £20,000.00 per purchase or conveyance, provided the Management Board is notified by the Head of CJS-RRD of any such purchase or conveyance at the next Board meeting.
- 10. The Parties agree that the CJS-RRD will be funded by financial contributions from the collaborating Policing Bodies, such financial contributions being set out in the collaboration agreement.
- 11. The roles within CJS-RRD are roles which will be filled by individuals specifically recruited into the posts and employed by the Chief Constable of Lincolnshire (who is the Lead Party (Human Resources) for employment purposes under this collaboration agreement) and the establishment of the CJS-RRD does not involve the provision of staff or officers from another force. All advertising, recruitment and salary or redundancy costs incurred by the Chief Constable of Lincolnshire Police in respect of CJS-RRD staff will be reimbursed proportionately by the other

collaborating forces.

- 12. The Chief Constable of Lincolnshire Police shall have direction and control over the police staff within CJS-RRD.
- 13. The provisions listed in paragraph 14 are contained within this agreement but their detailed publication is not deemed appropriate as either:
  - a. they are merely standard boiler plate clauses and are not considered controversial in any way; or
  - b. they contain sensitive operational or commercial information which it is not considered in the public interest to disclose.
- 14. List of other provisions:

Introduction and Legal Context Definitions and Interpretations New Force Deed of Adherence	Data Protection Notices Review and Variation
Audit and Inspection	Consequences of Withdrawal and
Publicity	Termination
Common Policies and Procedures	Public Interest Disclosures
Procurement of Facilities, Equipment and	Disputes and Arbitration
Premises	Assignment
Insurance	Illegal/unenforceable provisions
Liabilities	Waiver of rights
Support and provision of additional services	Entire Agreement
Freedom of Information	Counterparts
Confidentiality	Third Parties & Successors
Data Security	Further Assurances
Risk Management	Governing Law