Monitoring Mentor: The Workshop

SCCE HIGHER EDUCATION CONFERENCE 6/3/2018

AGENDA

Introduction
Monitoring Framework
Activity
Monitoring Program
Monitoring Controls
Case
Activity
Case
Recap

Your Coach



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Earlier in her career, Jessica enjoyed working for top business organizations like PricewaterhouseCoopers (PwC Advisory), Siemens (Siemens Energy, Inc.), and The Walt Disney Company. Jessica is a certified Six

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Essential Elements of an Effective Compliance Program

- 1. Establish policies, procedures and controls;
- 2. Exercise effective compliance oversight;
- ${\it 3. Exercise due diligence to avoid delegation of authority to une thical individuals;}\\$
- 4. Communicate and educate employees on the compliance program;
- 5. Monitor and audit the compliance program for effectiveness;
- 6. Ensure consistent enforcement and discipline of violations; and
- 7. Respond appropriately to incidents and take steps to prevent future incidents.

A little bit about "Monitoring"

The concept of monitoring can be found in multiple types of practices. It is used to determine the effectiveness of other activities.









Compliance Program Evolution

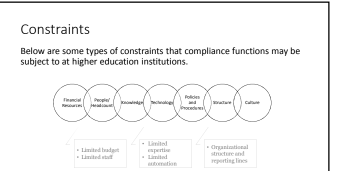
The evolution of NYU's compliance monitoring program is currently ongoing. Below is a look at the progress we made as well as our future.

 Committee members identified compliance risks and tracked monitoring of risk for annual report to the Board Compliance team member prioritizes compliance risk areas

He/She helps identify key controls and conducts testing

- Focus was on implementing a compliance program Monitoring was reactive or came at request of management

Monitoring Framework	
Pre-Framework Before you dive into developing your monitoring framework, consider and ask yourself the following questions: • What is the vision, mission, and objectives that you/your department/your organization would like to accomplish? • What is the structure of your compliance program (e.g., centralized, decentralized or hybrid)? • What do your current monitoring activities look like (e.g., substantive areas, activities)? • What financial and non-financial (e.g., talent) resources or constraints are you subject to? • Is there overlap or redundancy in monitoring between functions or departments?	
Pre-Framework Activity	



Framework Overview A framework basic underlying structure or approach that organizes ideas and guides activities. SWOT ANALYSIS | Major | Management | Managem

Create Monitoring Framework A framework basic underlying structure or approach that organizes ideas and guides activities. Assess Develop Execute Review Review - Conduct monitoring and testing activities - Document results - Document results - Communicate and and controls - Communicate and report findings - Review processes and results - Document results - Document results - Document results - Communicate and report findings - Review processes and results - Make improvements - Make improvements - And Changes as necessary

Vision: Strong integrated monitoring function. Mission: To educate stakeholders about compliance requirements and best practices through the monitoring process. Objectives: Document compliance process and controls. Teach stakeholders how to identify controls and conduct objective monitoring activities. Constraints: 1 Time/Personnel 2 Limited influence and accountability 2 Limited expertise 3 Limited data	
Monitoring Program	
When building your program Leverage what you know and what you have (e.g., experience and deliverables) Be ambitious and be practical (e.g., develop a plan that provides solid guidance and increases product quality) Connect it to your Compliance Program and institutional goals Define and describe Don't succumb to perfection (e.g., the monitoring plan should be reviewed and refined periodically)	

Standard Features

While compliance monitoring programs should be tailored to the institution, we do see some standard elements included in them.

- Introduction

- Introduction
 A. Background on compliance monitoring initiative.
 B. Goals and objectives.
 C. Governance and authority support.
 Il. Monitoring Framework and/or Methodology
 A. Define the different types of monitoring activities (e.g., direct, indirect, on demand).
 B. Define general scope (e.g., taking into account objectives and constraints).
 C. Difference between compliance monitoring and internal audit.
 III. Testing and Control Activities
 A. Definition and darification (e.g., types of controls, testing types, etc.)
 B. Testing plan and documentation information
 C. Templates and other tools
 IV. Monitoring Calendar

Monitoring Documentation

Below is some guidance around documenting monitoring activities for compliance risks and projects.



Monitoring Calendar

A Monitoring Calendar is what we call our monitoring project plan for the year. We identify compliance monitoring activities and map them to a specific time period.

Compliance Matter	Description and Tasks	Responsible Officer	
September			
Higher Education Opportunity Act (HEOA)	Notification to students of Federal Student Financial Aid Penalties for Drug Law Yiolations; Copyright. All disclosures must be made concurrent with fall registration.		
HEOA - IPEDS Information	Complete and submit Integrated Postsecondary Education Data System (IPEDS) in a timely manner. Public information must be made available on nyu.edu.		
October			
FERPA	Each educational agency or institution shall annually notify students currently in attendancy, of their rights under FEPSA. Notification of these rights concurrent with fail registration is suggested, as the suident needs to be follow has information the student has identified as directory information and notified of his/har opportunity to place he had no release of directory information. Notice is on website. Email will be sent out Spring samester.		
HIPAA	Monitor HIPAA compliance activities and requirements.		



Case 1 – Conflicts of Interest Monitoring Steps Overview: 1. Prepare and send out automated annual conflict of interest disclosures to stakeholders. 2. Once disclosures are received, we review responses with disclosures of potential 3. A compliance officer follows up with the employee regarding potential conflicts. This compliance officer checks for previous disclosures and investigates the facts. Interviews are conducted. 4. A conflict mitigation plan is implemented (if needed). Ad hoc conflict of interest reports are collected year-round. We use an online platform to collect and track our conflict of interest disclosures. Case 1 – Conflicts of Interest Identifying, documenting, and testing controls Key Compliance Controls: COI-Specific Controls: - Governance - System or form-related (e.g., - Policy research, procurement) - Procedures - Conflict Management Plan - Monitoring Monitoring Controls Activity

Case 2 - HEOA Monitoring Steps Overview: 1. Review regulatory information and consult with stakeholders to understand if there have been any updates to HEOA regulations or guidance. 2. Update HEOA matrix/chart that details the regulatory requirements. 3. Review website for HEOA requirements that are published or accessible online. 4. Contact stakeholders to obtain insight into update and completion of other requirements. 5. Report any gaps and advise on mitigation activities. Case 2 - HEOA Review and testing of controls Testing Activities (nample) Confirm notices sent our regarding FERN and information posted Security and fire lifely report are available online Confirm information regarding the cut of attending is available as well as access to the net price calculator. Check access to policies online. Confirm their water reviewed and updated. Scope Areas Appendix

Resources						
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Higher Education Complia						
http://www.higheredcom						
http://www.higheredcom	oliance.org/about/					
SCCE						
http://www.corporatecom	pliance.org/Home.aspx					
	– previous conference presentation	ns on monitoring				
Government						
https://www.ed.gov/					 	
Other						
https://www.insidehigher	ed.com/					
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		nce Risk Areas –			 	
For Monito	oring					
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HEA/HEOA	Environmental Health & Safety	Tax-exempt Bonds				
Title IX	Research/Lab Safety	Clery Act/Campus Safety				
Title IV Minors on Campus	Conflicts of Interest Export Controls	Financial Aid Other Data and Privacy Requirements				
GLBA	Human Resources (e.g., I-9)	Discrimination and Affirmative Action				
HIPAA	Federal Grant Management	990 and 990T Reporting			 	
FERPA	Bribery	Accreditation				
"Red Flags"	Restricted Gifts	Completed Risk Projects				
Reporting Line	Code of Conduct Review/Training	State & City Compliance Requirements				
			1			
HIPAA Mor	nitoring Examp	le	1		 	
		· -	1			
Monitori	ng Steps Overview		1		 	
Monitoring Steps Overview			1			
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Risk Steering Committee)			1		 	
	ed HIPAA scope; what departi	ments or business units were	1			
	d entities		1		 	
	ched HIPAA audit protocol (e.	g., published by OCR)	1			
	d business unit to monitor		1			
	ted documents (e.g., policies,	training, governance) for	1		 	
review			ı			
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6. Conduc	cted limited testing and docum	nented findings			 	
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HIPAA Monitoring Example

Identifying the control, scope, and testing activities

Type	Action	Scope Areas (examples)
Policies	Review applicable policies and procedures.	Uses and disclosures for PHI Notice of Privacy Practices Access PHI Confidential communications Accounting of PHI
Training	Review training and training requirements.	Training provides overview of HIPAA and HITECH Acts Understand training requirements
Monitoring	Understand what monitoring activities are completed by HIPAA Compliance Officer.	Training monitoring Policy review and updates Walk-throughs Audits
Walk-Through	Conduct walk-through of facilities.	Oral communications Work stations Email, fax, printers, copy machines Document storage and disposal Handouts Other devices

HIPAA Monitoring Example

Specific scope areas and tests

Scope Areas	Testing Activities (examples)
Policies and procedures	Confirm periodic review and update. Review to ensure coverage of HIPAA and HITECH requirements.
Training	Sample training documentation (e.g., new hires, annual) Confirm review and updates made to address regulatory changes
Business Associate contracts	 Obtain and review a sample of business associate agreements. Evaluate agreements.
Consent and authorizations for uses and disclosures	Sample completed consents and authorizations
Verification requirements	Obtain and review verification information for a sample of requestors of PHI.
Right of Access/Denial of Access	Obtain and review approved and denied access requests for a sample of individuals.
Complaints	Review a sample of complaints to covered entity.
Whistleblowers	Review any whistleblower complaints and outcome of investigation.