Leveraging Compliance Practices With Business Practices

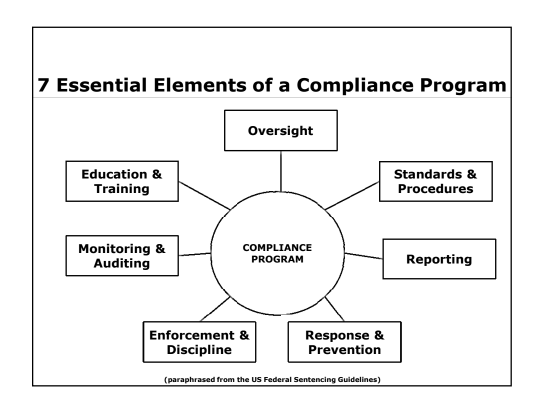
Renu Jha, Director Compliance, Asia Pacific Fresenius Medical Care

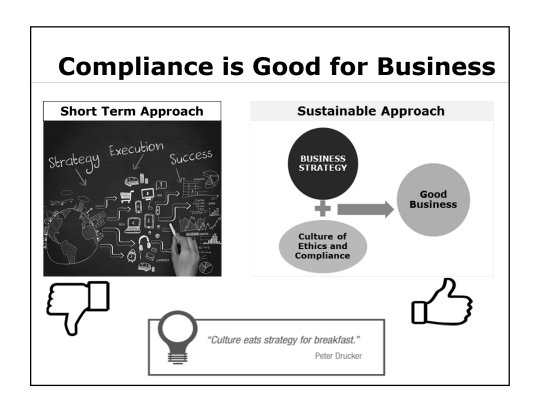
SCCE Conference, 13th July 2018

Agenda

- 1 7 Essential Elements of a Compliance Program
- 2 Compliance is Good for Business
- 3 How to Operationalize Compliance
- 4 The TOOL vs. The JOB of Compliance
- 5 Seat at the Table for Compliance
- 6 Simplify Tasks using Tools
- 7 | Local Governance Structure
- 8 Leverage Compliance Champions
- 9 Effective Training
- 10 Incentives and Disciplinary Measures
- 11 How DOJ assesses Compliance Programs
- 12 Questions.

Disclaimer: The opinions expressed in this presentation are solely my own and do not express the views or opinions of my employer.





How to Operationalize Compliance

- ✓ Identify High Risk Tasks
- √ Make sure they are performed correctly
- √ Its not enough to have policies and train
- Apply policy to operational tasks and job duties
- Focus on:
 - * Risks
 - * Controls
 - * Procedures, Forms & Checklists
 - Monitoring
 - * Auditing
 - * Specific compliance trainings





Compliance doesn't happen at the Program level, Risk level or Job-function level IT HAPPENS AT THE TASK LEVEL

Source: blog.thebroadat.com

Integrating Compliance into Business Strategy - An Example

- ✓ Start with a risk area. Example 'Anti Corruption'
- ✓ Choose a process under that risk. Example 'Getting a License'
- √ Map out tasks that people do in that process
- ✓ Remember almost all processes end with someone getting paid
- If you need help in identifying processes consult your auditors
- Pick one of the high-risk tasks in the process (it'll either be a front-line task that creates the risk e.g. 'engaging a third party' or a gatekeeper task that controls the risk e.g. 'approving 3rd party invoice')
- ✓ Give employees something to read while they are actually doing the task (using a checklist while doing a high-risk task vs. memorizing the red flags may both help in being compliant - the former is more likely to ensure compliance CONSISTENTLY)
- Monitoring and reporting auditing is the way to gauge effectiveness of a compliance program (auditing tasks helps measure what people do vs. what they remember or think)

The TOOL vs. The JOB of Compliance

TRADITIONAL METHOD

- Do a risk assessment
- Spend a year refreshing old policies
- Then train everyone annually
- . Get the Compliance Officer to travel to all sites and talk about policies
- Have the CEO talk about compliance at the company's annual meeting
- Adopt best in class policy training
- Hire a branding agency to create catchy slogans
- Don't give people tools to use and apply compliance in day to day tasks
- Keep promoting policy-level stuff
- Assume sales and marketing will figure out how to apply policies
- If not, they will call the HOTLINE

Result: High rate of Non Compliance

OPERATIONAL METHOD

- Do a risk assessment
- Identify the riskiest activities handled by the company - Prioritize those
- Postpone refreshing outdated policies until you handle critical aspects first
- Realize you may have bad data, but you can still identify high risk activities
- Provide task-based training for targeted employees and third parties
- Provide checklists for tasks
- Have preventive & detective controls
- Collaborate with Finance, HR, Legal to monitor activities
- Enlist internal audit for periodic checks
- Move on to next highest-risk activity
- Avoid "reactionary" compliance tactics

Result: High rate of Compliance

DON'T CONFUSE the TOOL (Compliance Program) with the JOB (Mitigating Risk)

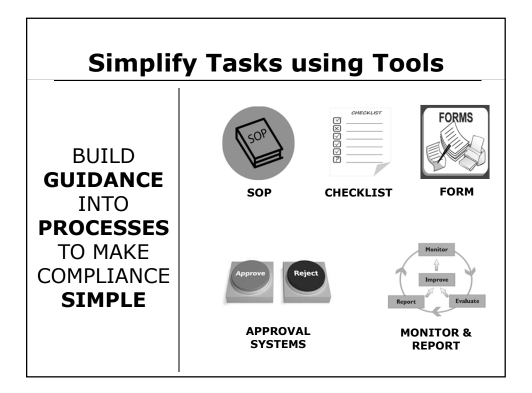
Seat at the Table for Compliance

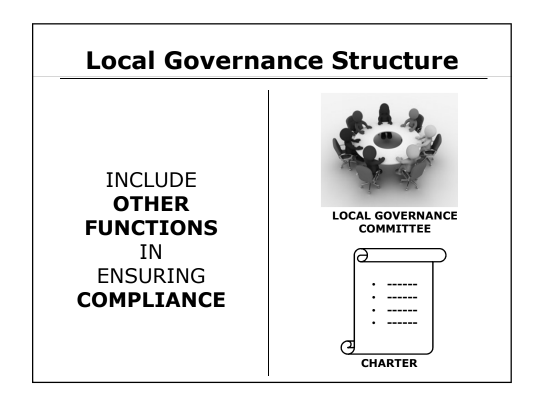


- ❖ Get past "paper compliance programs"
 ✓ Chief Compliance Officer (CCO)

 - ✓ Code of Conduct and Policies
 - √ Training (onsite and e-learning)
 - ✓ Monitoring and Reporting
 - ✓ Ethics Hotline
 - ✓ Status reports to Audit Committee
- Does the CCO have a seat at the table where organization's important business is discussed and decided?
- * Where is your CCO's Office?

CCOs need TANGIBLE & INTANGIBLE Indicia of Empowerment





Leverage Compliance Champions

LEVERAGE BUSINESS PEOPLE TO BE **COMPLIANCE EVANGELISTS**







ENCOURAGE





COMMUNICATE

SUPPORT

Effective Training

REAL-WORLD APPLICATION

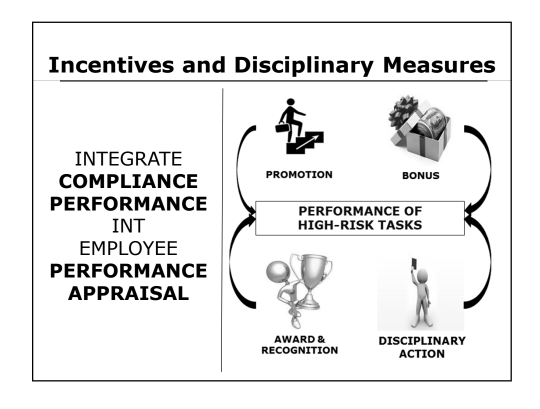
OF TRAINING **LEADS TO COMPLIANCE**

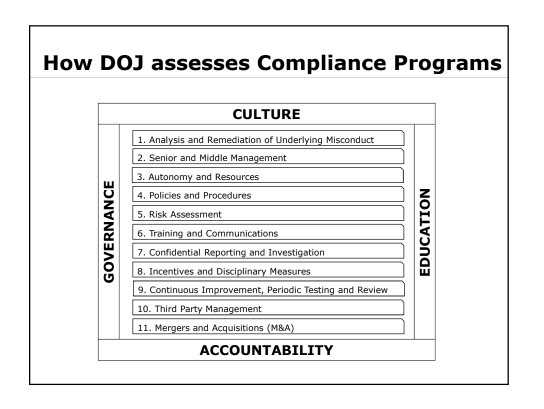
HOW PEOPLE LEARN



TRANSFER i.e. APPLY









Is the Tone At the Top







STRONG

VISIBLE

EXPLICIT

Does your **Compliance Team Have**







STATURE

FUNDING

RESOURCES

Source: blog.thebroadat.com

Governance



ARE THE
COMPANY'S
POLICIES
AND PROCEDURES









Source: blog.thebroadat.com

Education

ARE THE COMPANY'S TRAINING AND COMMUNICATIONS







THIRD PARTIES



PRACTICAL: TELL WHAT TO DO



PRACTICAL: **TELL WHO TO CALL**

Accountability

DOES THE COMPANY **CONSISTENTLY** AND **FAIRLY**



REWARD GOOD BEHAVIOUR



HOLD THIRD PARTIES ACCOUNTABLE



PUNISH BAD BEHAVIOUR

Source: blog.thebroadat.com

Questions



Thank you very much for your attention!