Compliance programs in the services industry need 7 elements

Compliance programs have many moving parts to address issues from data security to employee training. But each of these parts must be built upon core fundamentals.

“At the center of every well-designed compliance program is a culture of ethics and compliance,” said Grant Thornton National Managing Partner Fred Kohm. “From there, you have key elements, areas, and activities that are all built upon a company’s culture.”

Corporate compliance program framework within a professional services firm

Compliance programs can be seen as a wheel that has culture at the hub, with building blocks, strategies, processes, and topics populating the outer rings. But why start with culture, and how does a professional services firm translate culture into compliance?

Compliance programs perform essential functions: managing significant risks, maintaining integrity, and building trust. They can prevent or soften the reputational damage of negative news, facilitate the completion of required reporting, and reduce operational and financial risks like employee fraud.

Compliance programs are especially important to professional firms because these firms rely on trust and are held accountable to specified requirements. Requirements vary by industry, jurisdiction, and firm, but there are some common elements that every compliance program should include.

7 common elements

It’s important to consider past examples as we consider the risks and costs of compliance violations at U.S. organizations. The U.S. Sentencing Commission Guidelines Manual encourages firms to proactively combat fraud and other criminal activity, and the commission recently reviewed the past 30 years of sentencing for violations under Chapter Eight in the manual. The themes of this guidance can be reflected as seven requirements:

- Establish standards and procedures, and document the culture.
- Implement oversight by high-level personnel, including the appointment of a compliance officer and committees.
- Exercise due care in delegating substantial discretionary authority, like checking the backgrounds of compliance personnel.
- Ensure effective communication with all levels of employees.
- Take reasonable steps to achieve compliance, which include systems for monitoring, auditing, and reporting suspected wrongdoing without fear of reprisal. Have systems and use them. Enable and reward whistleblowing. Know who takes the phone call and what actions they take.
- Maintain consistent enforcement of compliance standards, including disciplinary mechanisms. Be fair, reward whistleblowers, and punish wrongdoers.
- Take reasonable steps to respond to and prevent further similar offenses upon detection of a violation. Install a process for turning mistakes into structural change.

Professional firms will want to look at the relevant laws and regulations in their jurisdictions, as well as professional standards and ethical guidelines.
Finally, all firms will want to review enforcement actions that affect them, look at the technology they have in place, ensure their supply chain partners and contractors align with their efforts, and create robust training and communication programs.

Compliance as a key to government contracts

The Government Accountability Office reported that, in fiscal 2022, the Federal Government awarded $694 billion in contracts, with $279 billion allocated to non-defense spending alone. That outlay does not include state and local spending. For firms looking for a share of that market, compliance can be a worthwhile new business enabler.

At first, the process can be overwhelming. But once you make the initial investment to gain the required expertise, compliance can become much easier.

Before you tackle the more elaborate requirements of government contracts, it helps to have a strong basic compliance program in place. Grant Thornton Government Contractor Solutions Principal and Advisory Leader Jamie Sybert said, "If you have a well-managed, well-oiled compliance program, it’s even easier to add on those additional controls."

Sybert illustrated an example of a company with an existing expense policy put in place to prevent vendor fraud and internal leakage. “To comply with government requirements, you often simply need to add a few requirements. You don’t need to build it from scratch.”

Responding, adapting and adjusting

Like everything in business, compliance evolves. Kohm emphasized that “It’s important to remember that compliance programs are not static. They’re really living, breathing programs.” In particular, he pointed out the uncertainties of the current economic climate and the recent increase in regulatory focus on compliance and corruption.

The current administration has identified corruption as a national security threat. In response, there has been an uptick in enforcement actions, many against private individuals. New regulations and priorities have emerged. Sybert noted prohibitions against applications appearing on government phones, which went from legislation to an interim rule in six months. Prohibitions can also be applied to contractors and personal phones used in the performance of a contract.

Customizing your program

Apart from adapting to changes in the larger compliance environment, your compliance program must adapt to your organizational needs. For example, Kohm said, “A publicly traded consulting firm is going to have a compliance program that looks different than a regional, privately held firm. But they should be considering all the same issues. Ultimately, one size does not fit all. Each firm will focus on specific areas of need.”

This means carefully assessing the specifics of your industry, your ownership structure, your geographic reach, your contractor network, your client expectations, your data security vulnerabilities, and your operational risks. Then, you must discern the legal and financial consequences of different options. Based on that, you should set up a system that works for you, with a code of ethics, whistleblowing, enforcement, review processes, and technological enablement.

If done well, your program will permeate the company. But, to return to the first of the seven requirements, it should be driven by leadership. Ultimately, the contours of any compliance program are a board-level discussion — and decision.

Contacts:

Fred Kohm
National Managing Partner
Services Industry Practice
T +1 484 868 8588
E fred.kohm@us.gt.com

Jamie Sybert
Principal
Government Contracts Practice Leader
T +1 303 839 5711
E jamie.sybert@us.gt.com

"Grant Thornton" refers to the brand under which the Grant Thornton member firms provide assurance, tax and advisory services to their clients and/or refers to one or more member firms, as the context requires. Grant Thornton LLP is a member firm of Grant Thornton International Ltd (GTIL). GTIL and the member firms are not a worldwide partnership. GTIL and each member firm is a separate legal entity. Services are delivered by the member firms. GTIL does not provide services to clients. GTIL and its member firms are not agents of, and do not obligate, one another and are not liable for one another’s acts or omissions.

© 2023 Grant Thornton LLP. All rights reserved. U.S. member firm of Grant Thornton International Ltd.