

# Anti-Bribery and Corruption Risk Assessment Checklist

Our Anti-Bribery and Corruption Risk Assessment Checklist outlines how to implement an effective anti-bribery compliance program using a Protect, Detect and Correct methodology to manage core program components such as:

- Policies
- Risk Assessment
- · Corrective Action
- Training / Communication

- Culture
- · Controls / Oversight
- · Business Partners

#### **Checklist for a Comprehensive Anti-Bribery Program**

Protect Policies	Detect Risk Assessment	Corrective Action
<ul> <li>Identify anti-bribery, conflicts of interest, gifts &amp; entertainment, travel, charitable giving, political contributions, offset agreement and other related policies in use across your organization</li> <li>Identify key stakeholders for policies in all geographic areas</li> <li>Draft/update global anti-bribery policy with NAVEX's PolicyTech, policy and procedure management solution</li> </ul>	<ul> <li>□ List all geographic locations in which you operate and rank areas by risk based on:</li> <li>□ Corruption risk level (using CPI or other risk ranking system)</li> <li>□ Type and amount of business you do in each area</li> <li>□ New areas or areas of planned expansion</li> <li>□ Extensive use of third parties</li> <li>□ Dealings with government officials</li> </ul>	<ul> <li>Execute on plan to mitigate issues found via risk assessment</li> <li>Develop/revise processes and controls for:         <ul> <li>Gifts, entertainment and travel</li> <li>Customs and cross-border shipping</li> <li>Charitable giving</li> <li>Political contributions</li> <li>Potential conflicts of interest</li> </ul> </li> </ul>

# **Checklist For A Comprehensive Anti-Bribery Program**

Protect		Detect	Correct
Policies		Risk Assessment	Corrective Action
Incorporate anti- conflicts of intere entertainment, tr	est, gifts & avel, charitable	List all geographic locations in which you operate and rank areas by risk based on:	Vet processes with key stakeholders in each geographic area
giving, political co offset agreement guidance		<ul> <li>Corruption risk level (using CPI or other risk ranking system)</li> </ul>	Identify system/procedures for managing processes
☐ Vet new policies a	-	<ul> <li>Type and amount of business you do in each area</li> </ul>	Acquire incident/investigation management system and/or
with key contacts geographic area	s in each	<ul><li>New areas or areas of planned expansion</li></ul>	adjust processes to ensure proper oversight
Update code of co		<ul><li>Extensive use of third parties</li><li>Dealings with government officials</li></ul>	<ul><li>Develop reports and process for providing regular updates on</li></ul>
and other policy u	•	Prioritize all future activities by risk	program to senior management and board
Develop plan and		ranking with NAVEX's RiskRate third party risk management solution	☐ Brief leadership on new processes and obtain support
implementing new		Audit financial records for third party payments, gifts, travel, charitable and	Establish regular review schedule of program status
Roll out anti-bribe appropriate empl require certificat	oyees and	political contributions  Note issues and develop plan to	with leadership  Implement anti-corruption
Roll out revised c		investigate and address issues found	financial controls (gifts, conflicts, travel, etc.)
to all employees a certification		Identify interactions with government officials (including SOEs), including what, when, who, etc.	Implement revised incident/ investigation system and processes
Put in place regul process for polici		<ul> <li>Identify processes for managing payments to government officials and others</li> </ul>	Review and obtain feedback on processes and make appropriate modifications
		Identify any existing oversight practices	Conduct regular audits of procedures and controls
		Periodically reassess risk and modify the program	
		Survey executives and key personnel in each geographic area regarding past and current corruption risks and risk mitigation practices	

# **Checklist For A Comprehensive Anti-Bribery Program (Continued)**

Protect	Detect	Correct
Training/Communication	Culture	Controls/Oversight
Aquire Acquire/develop anti-bribery training for employees (online and offline). NAVEX's online training solution delivers multiple options for anti- bribery and corruption education.    dentify target audience   Develop rollout plan, messaging, consequences for non- compliance, etc.   Communicate with business leaders regarding new policies and their significance   Develop overall anti-bribery and speak up communication plan (emails, web site, newsletters, posters, etc.)   Roll out anti-bribery training to employees   Deliver periodic training and communications regarding anti-bribery and reporting responsibilities (online, offline, mobile, etc.)   Implement anti-bribery communication plan   Communicate to employees when issues have required action	Ensure hotline is visible to all employees in appropriate languages. NAVEX's EthicsPoint hotline and incident management solution is market-leading and comprehensive.  Deliver communications to employees regarding hotline and anti-bribery policies. NAVEX's Awareness solution helps organizations ensure stakeholders are aware of hotlines and core compliance policies.  Review past corruption incidents (hotline, investigations, etc.) and identify areas/issues that require immediate or additional attention  Conduct employee surveys to evaluate culture and effectiveness of program. NAVEX's disclosure management solution enables organizations to manage emerging risks.	<ul> <li>□ Obtain leadership support for anti-corruption program</li> <li>□ Identify/review existing processes and controls for managing:</li> <li>□ Gifts, entertainment and travel</li> <li>□ Customs and cross-border shipping</li> <li>□ Charitable giving</li> <li>□ Political contributions</li> <li>□ Conflicts of interest</li> <li>□ Implement/update background Investigation processes for executives and key personnel</li> <li>□ Create guidelines for enforcement of policies and establish disciplinary procedures to address issues</li> </ul>

# **Checklist For A Comprehensive Anti-Bribery Program**

Protect	Detect	Correct		
Training/Communication				
Review standard agreements and revise to address required compliance with anti-bribery policies  Develop/revise business partner code of conduct  Require certification by business partner representatives on code of conduct  Acquire/develop anti-bribery training for business partners  Develop policy for business partner anti-bribery training (who must take training, exceptions if business partner has its own, etc.)  Ensure business partners understand your anti-bribery policies and principles  Deliver anti-bribery training or require proof of anti-bribery training to representatives from higher risk business partners  Require business partner representatives to certify on antibribery policy and that all employees doing business on your behalf have been trained  Deliver periodic communications to business partners regarding helpline and anti-bribery policies	<ul> <li>□ Develop global list of third parties utilized in each geographic area</li> <li>□ Review business partner agreements and identify red flags</li> <li>□ Develop risk ranking methodology for business partners, using elements like:</li> <li>□ Geographic area</li> <li>□ Third party type/structure</li> <li>□ Services being acquired</li> <li>□ Spend level</li> <li>□ Contract/payment terms</li> <li>□ Length of relationship</li> <li>□ Assign risk ranking to each business partner</li> <li>□ Prioritize business partner due diligence activities based on risk rankings delivered through NAVEX's RiskRate third party risk management solution</li> </ul>	<ul> <li>□ Obtain support for revised business partner management processes from business leaders</li> <li>□ Review existing due diligence processes and controls for hiring and managing business partners</li> <li>□ Identify key stakeholders for new business partner processes</li> <li>□ Draft new business partner onboarding processes based on risk</li> <li>□ Draft new business partner monitoring processes based on risk</li> <li>□ Vet new business partner onboarding processes with key business leaders</li> <li>□ Vet new business partner monitoring processes with key business leaders</li> <li>□ Identify system and/or procedures for hiring and managing business partners that provides proper oversight and visibility by compliance office</li> <li>□ Implement new business partner onboarding and monitoring processes</li> <li>□ Review and audit processes and make appropriate modifications</li> </ul>		

### Conclusion

Knowing which steps to take to ensure your organization remains vigilant against bribery and corruption is an important move. When your organization is aligned on anti-bribery and corruption policy, training and third party risk, your employees can identify, report—and ultimately stamp out—bribery and corruption.

Recently, the U.S. Department of Justice has clarified how its enforcement agencies approach ethics, compliance and antibribery and corruption actions. Central to its recommendations is the application of an active compliance program and a riskbased approach to risk management. The use of purpose-built technologies to automate and ensure efficiencies in a well-run compliance program helps organizations best manage bribery and corruption concerns. Our Solutions Experts can help you strengthen your most challenging anti-bribery and corruption issues and better protect your organization. Contact us to set up a consultation today at <a href="mailto:info@navex.com">info@navex.com</a>.

#### **Additional Resources**

Anti-Bribery and Corruption

#### **Related NAVEX Solutions**

- RiskRate® Enterprise Due Diligence
- NAVEXEngage® Ethics and Compliance Training
- PolicyTech® Policy and Procedure Management Software
- EthicsPoint® Incident Management