

December 2018

20 Years as a Compliance Professional: Hard Lessons Learned & Ideas for Improvement



Smart decisions. Lasting value.™

20 Years as a Compliance Professional

Overview

- Sharing lessons from 60+ Compliance Program Assessments
- The importance of the Three Lines of Defense and Compliance Programs
- Thriving vs. Surviving as a Compliance Officer/Department



© 2018 Crowe LLF

Lessons Learned From Over 60 Compliance Program Assessments

© 2018 Crowe LLP

Lessons Learned

Unfavorable Reporting Structures

Poor reporting structures, although potentially devastating, can be "cured"

- Executive Sessions
- Regular-meetings with CEO (with agenda and minutes)
- Unfettered access to Board
- Oversight by Board input regarding annual review

Lack of relationships with the Board and with Leadership

- Personal and business relationships
- Is the position and person respected?

© 2018 Crowe LLF

Lessons Learned

Failure to continually educate Board and Leadership

- What compliance actually is
- What a risk assessment actually is
- The Three Lines of Defense Risk Model
- Confusion regarding what compliance does and why
- Yes Management, Board and Leadership should know the 7 elements
- How Management can be effective Compliance participants
- The notion that Compliance is Everyone's job

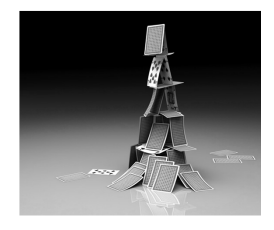
© 2018 Crowe LLP

5

Lessons Learned

Inability to effectively document the existence of their compliance program

- Lack of Compliance Department "generalist" to document 7 elements and help operations document same
- Creating the Compliance Foundation
- Creating an outline plan for the future
 - ➤ Day 1 30
 - ➤ Day 31 60
 - ➤ Day 61 90
 - > Long Term: 3 to 5 Year Plan



© 2018 Crowe LLP

Lack of a 90 Day Plan for New Compliance Officers

Гask #	Month 1					
1	Meet Executive Leadership and Board Members					
2	Meet operational departments					
3	Meet physicians and research leadership					
4	Work with Executive Management to distribute email announcement					
5	Obtain calendar of existing operational meetings					
6	Discuss and agree upon compliance committee membership					
7	Receive update regarding investigations and special projects					
8	Strategize on how to support investigations and special projects					
9	Create compliance team					
10	Create compliance orientation training and training for operational departments					
11	Assess Training processes					
12	Review any existing code of conduct or business ethics type policies					
13	Assess hotline posters/television screens					
14	Review compliance program document					
15	Understand corrective actions already in place and assess status					
16	Interview employees regarding perception of compliance and conduct walkthroughs					

Lack of a 90 Day Plan for New Compliance Officers

Task #	Month 2				
17	Modify compliance plan, if necessary				
18	Learn the hospitals' and business areas' processes				
19	Review process to ensure appropriate awareness of regulatory updates				
20	Review and understand how policies are created and approved at hospitals				
21	Assess previous Compliance Committee attendance and perception of the Committees				
22	Consider reconfiguring the Compliance Committee membership				
23	Review to what extent compliance training has been provided to the Board				
24	Review previous Board reports				
25	Develop structure to report compliance issues to the Board				

Lack of a 90 Day Plan for New Compliance Officers

Task # Month 3 26 Develop plan to review compliance committee minutes 27 Ensure proper procedures exist for Master Vendor list, background checks, OIG exclusion lists 28 Review existing auditing and monitoring workplans and templates 29 Understand cost reporting processes 30 Review and assess Contracting processes and physician arrangements 31 Begin performing compliance program self-assessment

© 2018 Crowe LLP

-

Lack of a 3 to 5 Year Plan

Strategic Objectives	Action Steps	Responsible Parties	3	Timefram 6	e for Cor 9	npletion 12	(Months) 15	18
REFRESH AWARENESS OF THE COMMITMENT TO AND IMPORTANCE OF COMPLIANCE	Message from the CEO Message from Board Message from Compliance Officer Message from Compliance Officer Message from Compliance Officer Message from Compliance Program "branding" Introduction in Various Leadership Forums Create Compliance Committee Charet Consider developing Compliance Planting To The Right Thing' Award Review Intranet / Internet / TV Monitor / Hotline compliance visibility Develop and execute slate of activities for March Compliance Week to promote awareness Meet with department management and create calendar of operational meetings Create and role out Compliance Road Show	CEO Board CEO CEO CEO Communications Various Compliance Office	x x x x x x x x	x x x x x	x x x	x		
DEVELOP CONSISTENT DEFINITION OF AND INCREASE UNDERSTANDING OF WHAT COMPLIANCE MEANS AT THE DEPARTMENT LEVEL	Form task force/compliance team to develop consistent definition of compliance Develop departmental compliance program standards and expectations Increase Compliance awarenes with leaders who have limited interaction with Complaince Increase understanding of Compliance with Board of Directors Increase understanding of Compliance with Department Management Provide detailed training of Compliance with Department Management Provide detailed training of Compliance listopies.	Compliance Committee Task Force Compliance Officer Compliance Officer Compliance Officer HR/Compliance/Training Compliance Committee	x x x	x x x				
INCREASE PROGRAM LEVEL AND DEPARTMENT LEVEL ACCOUNTABILITIES FOR PROGRAM DEVELOPMENT	Assign individuals to oversee the development of department level compliance programs Select pilot department to proceed through the development process Select department to develop and implement departmental compliance program Direct additional departments to develop and implement departmental programs Direct remainder of departments to develop and implement departmental programs Establish rotation for Compliance meetings with operational management	Compliance Committee Compliance Committee TBD TBD TBD Compliance Officer		x x x	x x	x x	×	
ORGANIZE OUTCOMES TO BOLSTER THE EFFECTIVENESS OF THE PROGRAM	Create Big Compliance Book to tell the story of compliance Project manage Compliance Assessment recommendations Compile departmental activities to support corporate level Compliance initiatives Auditing / Monitoring Review Risk Assessment Processes and Documentation Review and Update Compliance Training Department level metrics roll up to Compliance Committee Develop data analytics capabilities	Compliance Office Compliance Office Compliance Office	x x x x	x x x x	x x	x x	x x x	x x

Lessons Learned

Lack of documented operational monitoring efforts

- Physician Arrangements
- Coding Compliance
- Security
- Quality

Consistent enforcement and discipline

- Telling the story/providing examples
- Inconsistent enforcement of policies and disciplinary actions will undermine the Compliance program
- Rewarding Compliance behavior

© 2018 Crowe LLP

11

Lessons Learned

Lack of visibility of Compliance Officer

- Create a list of operational standing meetings and attend them
- Provide Leadership with venues for inclusion of Compliance
- Rounding/Conduct walkthroughs
- Create a Compliance Road show, sell the program

© 2018 Crowe LLF

Lack of a True Operational Compliance Committee

Depending on the size of some organizations, the Operational Compliance Committee would likely consist of approximately 10 - 20 people. Participants are optimally not part of the executive team, but are department leaders or their delegates. Typical committee representation may include the following functions:

- Chief Compliance Officer Chair
- Legal/Risk
- HIM
- Utilization Management
- Quality
- Revenue Cycle/Finance
- Pharmacy
- Laboratory
- Research
- Admitting/Registration

- Emergency Department
- Radiology
- Physician Leadership
- Nursing
- Information Systems
- Human Resources
- Health Plan
- HIPAA Privacy and Security
- Provider Services

© 2018 Crowe LLP

Lack of a True Operational Compliance Committee

The typical functions of the Operational Compliance Committee are:

- Assist and advise Compliance Officer with all aspects of the compliance program
- Develop, implement and report on compliance efforts occurring in their respective department
- Assist in monitoring the effectiveness of the overall Compliance program
- Assist with compliance risk identification and risk mitigation
- Assess and advise on compliance policies and procedures
- Oversee and advise on Compliance training
- Oversee compliance auditing and monitoring
- Assess and advise on reported compliance matters
- Oversee the status of corrective actions

© 2018 Crowe LLP

Lack of a True Operational Compliance Committee

The meetings are expressly and solely dedicated to Compliance issues and the Committee establishes accountability for ongoing Compliance risk monitoring to the operational leaders on the committee.

A typical agenda would include the discussion of:

- Regulatory and Compliance updates
- Operational Compliance monitoring and auditing activities by each member of the committee
- Compliance training
- Actions to continue to enhance each of the 7 elements of an effective Compliance program
- Addressing ad-hoc compliance issues

It is common for such committees to invite guests that may offer a topically relevant view-point as appropriate. It is not uncommon for CEO's to participate at least periodically, thus bolstering the importance of Compliance.

© 2018 Crowe LLP

Lack of Effective Compliance Narrative

Compliance offices must be able to effectively narrate or evidence the existence of their organization's Compliance efforts. Essentially, Compliance departments should be able to "tell the story" of compliance activities at their organization. The following sample table of contents provides an example of how Compliance departments can organize their documentation in an effective manner:

Manuals, plan, or other documents that describe the entity's approach to managing the Compliance program, such as:

- Organizational chart
- Budget
- Board meetings
- Compliance program document
- Compliance program roles, responsibilities
- Code of conduct
- Annual report

Boards' resolutions, agendas, or minutes that describe Boards' roles in overseeing Compliance:

- Board audit/Compliance committee charter
- Compliance committee charter
- · Compliance department charter
- Operational Compliance committee charter
- Operational Compliance committee and Board audit/Compliance committee agendas and meeting minutes that describe the committees' roles in overseeing Compliance program

2218 Crowe LLP 1

Lack of Effective Compliance Narrative

Summaries of self-reporting, disclosures, incidents and corrective action plans:

- Savings to entity (i.e. If the Organization's Compliance efforts result in reduced payments related to external audits, the Compliance Office should track that difference.),
- Tracking, trending (areas responsible for overpayments)
- · Disciplinary measures, if any associated with incidents

Compliance policies and supporting documents, such as policies related to:

- · Self-disclosure
- · Non-retaliation
- · Corrective action
- Training
- · Conflict of interest
- · Risk assessment

Hotline information, such as past year's:

- · Reports
- · Tracking, trending metrics
- · Significant incidents reports
- Efforts undertaken to raise hotline awareness

© 2018 Crowe LLF

17

Lack of Effective Compliance Narrative

Compliance risk assessments:

- · Risk assessment process
- Risk assessment results

Compliance auditing/monitoring, such as:

- Auditing/monitoring findings
- Reports
- · Corrective action plans
- Key Compliance and Operational metrics focused on outcomes.

Compliance Training and communications regarding compliance:

- Training modules
- Newsletters
- Undates
- Tracking/Trending (what happens when 100% don't complete)

© 2018 Crowe LLP

Lack of Effective Compliance Narrative

Documentation describing how business areas with compliance risks interact with the compliance program:

- · Mini-compliance plan documents for areas that have compliance risks
- The departmental compliance plans should be based upon the traditional 7 elements of effective compliance programs and should evidence what the areas are doing regarding compliance roles/responsibilities, specific training (if any), risk identification, and monitoring activities

Policies for enforcing compliance standards:

- · Discipline policy
- Tracking/trending areas responsible for infractions

Additional information regarding compliance effectiveness:

- · Data analytics
- · Integrity surveys
- 3rd party audits (governmental, legal, consulting)
- · Repayments, self-disclosures, corrective action plans
- · Compliance awards

© 2018 Crowe LLP

 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 ...
 .

The Importance of the Three Lines of Defense & Compliance Programs

© 2018 Crowe LLP

Three Lines of Defense

"The Third Line"

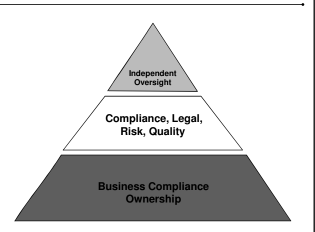
Internal Audit and possibly Compliance will provide independent oversight and auditing.

"The Second Line"

Compliance will provide compliance management, facilitation, framework and policies.

"The First Line"

Management is accountable for identification of risks, internal controls, compliance activities and monitoring in order to be compliant with laws and regulations.



© 2018 Crowe LLP

21

Three Lines of Defense

- Exhausted parent with no help!
- Lack of understanding at operational level of what Compliance is and the three lines
- Failure to imbed three lines defense model into the organization



© 2018 Crowe LLP

Thriving vs. Surviving as a Compliance Officer / Department

© 2018 Crowe LLP

Thriving vs. Surviving as a Compliance Officer/Department

Avoiding staying in the proverbial "sandbox"

- Conflicts of interest
- Privacy
- OIG Workplan
- Code of Conduct

Compliance as a strategic advisor/partner

Compliance being at the right tables

Understanding the business of your organization

© 2018 Crowe LLP

Thriving vs. Surviving as a Compliance Officer/Department

Possible Metrics to Track

- The number of Compliance Roadshow sessions completed
- The number of times the CEO overtly mentions the Compliance Officer by name and the Compliance Program
- The number of meetings between the Compliance Officer and Board Members
- The number of meetings between the Compliance Officer and CEO
- The number of surveys conducted which assess the employees knowledge of Compliance, the Compliance Officer, the culture of the organization, etc.
- The number of walkthroughs conducted by the Compliance Officer and/or their staff
- Whether or not the organization has conducted an independent compliance program assessment? If not, whether one has been budgeted?

© 2018 Crowe LLP

DA9

Thriving vs. Surviving as a Compliance Officer/Department

Possible Metrics to Track

- The number of individual calls/questions to members of the Compliance Department
- The number of operational department training sessions regarding specific compliance issues
- The number of operational Compliance Plan documents in existence
- The number of departmental monitoring assessments being performed
- To what extent the organization conducts Compliance Week activities
- The number of operational meetings the Compliance Officer and/or their staff attends
- How many speaking engagements or articles the Compliance Officer conducts/creates

© 2018 Crowe LLP 26

DA9 Slide 26: Remove period from end of 2nd bullet. Like the others, it is not a sentence. Deneweth, Angela, 11/16/2018



Thank You.

Kenneth Zeko, JD

Senior Vice President Compliance and Risk Services

Phone 214-777-5220

E-mail Kenneth.Zeko@crowehrc.com

This material is for informational purposes only and should not be construed as financial or legal advice. Please seek guidance specific to your organization from qualified advisers in your jurisdicti

nas materiais is no minumatoria purposes unity and stodio not be constitued as intarioral or regal absolute. Prease seek guidance specific to your organization from qualified advisers in your jurisdiction.

2018 Crowe LLP, an independent member of Crowe Horwath International <u>crowehorwath.com/disclosure</u>