Regardless of the size of the company or the budget of the compliance department, there is almost always a limited amount of resources to do the things you want to do as a compliance officer.
Introduction

All views expressed in this presentation are my own and do not necessarily represent the views of Coloplast.
What does it mean?

What does a World Class Compliance Program look like?

It depends on:
1. The maturity of the program / how long it has been in place
2. The structure/organisation of the company (global supply chain, affiliate in US/UK, use of third parties, etc.)?
3. Type of industry (healthcare, Oil & Gas, retail, etc.)?
4. Centralized or decentralized compliance functions?
5. Number and type of third parties
Key messages

• Know the business: Build an efficient and effective compliance program that is tailored to the needs and risk appetite of the specific company.

• Think long-term: When you establish your compliance procedures, remember that an equal amount (and sometimes more) resources to conduct training, to implement the procedures and afterwards monitor and audit the level of compliance.

• Make it easy for your colleagues to comply with policies and procedures. This ensures a better likelihood of acceptance and compliance with the program.

About me

Relevant expertise:
• +10 years experience working with Business Ethics & Compliance.
• Experience from heading up compliance departments with both ‘less mature’ and ‘very mature’ compliance programs.

Working experience:
• Head of Corporate Business Ethics Compliance, Coloplast A/S
• Head of Compliance & Corporate Social Responsibility, Haldor Topsoe
• Political consultant / lobbyist, Confederation of Danish Industry.
• Head of Section, Ministry of Education

Education:
• MSc, Political Science
• CCEP-I: Certified Compliance and Ethics Professional – International
About Coloplast: one of the world’s most successful Medtech Companies

Group revenue by segment

- Ostomy Care: 40%
- Continence Care: 30%
- Urology Care: 11%
- Wound & Skin Care: 14%

Group revenue by geography

- European markets: 60%
- Other developed markets: 23%
- Emerging markets: 17%

Profitability and growth

Our 2016/17 revenue is DKK 15,528 million of which DKK 5,024 million is operating profit = 32% EBIT margin

Organic growth rate is 7% in 2016/17

All figures in this box are figures in DKK from Coloplast Annual Report 2016/17. Any conversion to USD and EUR is based on the average exchange rate within FY 16/17.

An efficient and effective compliance program
With limited resources you need to be efficient and effective

1. Make decisions on how to allocate resources

2. Be realistic about how much you can accomplish

3. Be courageous and trust your risk assessment

4. Use available guidelines

1. With limited resources – make decisions on how to allocate resources

• Use the 80/20 rule.
• The secret to success by achieving more with less.
• Transferred to compliance the 80/20 rule (The Pareto Principle) suggest that 80% of the risks comes from 20% of the business.
• Compliance professionals must therefore understand and prioritize the business that produce the most compliance risk.
2. With limited resources - be realistic about how much you can accomplish

- A common mistake is to start writing long and comprehensive polices.
- They might take too much time to implement early in the process.
- Remember for all the policies you put in place, you must reserve equivalent amount of resources to implement, monitor and audit.
- Small companies are not expected to have the same program as a big company.

3. With limited resources – be courageous and trust your risk assessment

- Start with the biggest risk.
- Leave a lot out to begin with.
- Make a plan on when to integrate more risks.
- It actually require courage.
4. With limited resources – use available guidelines

• No need to reinvent the wheel.

• But remember it is “only” guidelines – not ‘holy books’.

• Combine it with your own judgement and experience.

What should be prioritized?
10 hallmarks of an effective compliance program

1. Commitment from Senior Management and a Clearly Articulated Policy Against Corruption
2. Code of Conduct and Compliance Policies and Procedures
3. Oversight, Autonomy, and Resources
4. Risk Assessment
5. Training and Continuing Advice
6. Incentives and Disciplinary Measures
7. Third-Party Due Diligence and Payments
8. Confidential Reporting and Internal Investigation
9. Continuous Improvement: Periodic Testing and Review
10. Mergers and Acquisitions. Pre-Acquisition Due Diligence and Post-Acquisition Integration

Pole questions – raise of hands

• How many represent a compliance function that reports to the company’s Board of Directors or an appropriate committee of the Board such as the Audit Committee?

• Does compliance team play a role in reviewing incentive program and in identifying and mitigating risk prior to its being rolled out?

• How many experience that "false" hotline reports and investigations take up more time than planned – and have a tendency to distort the priorities of your compliance program?
10 hallmarks of an effective compliance program

1. Commitment from Senior Management and a Clearly Articulated Policy Against Corruption
2. Code of Conduct and Compliance Policies and Procedures
3. Oversight, Autonomy, and Resources
4. Risk Assessment
5. Training and Continuing Advice
6. Incentives and Disciplinary Measures
7. Third-Party Due Diligence and Payments.
8. Confidential Reporting and Internal Investigation
9. Continuous Improvement: Periodic Testing and Review
10. Mergers and Acquisitions. Pre-Acquisition Due Diligence and Post-Acquisition Integration

I recommend prioritizing the following key elements

2. Code of Conduct and Compliance Policies and Procedures
3. Oversight, Autonomy, and Resources
4. Risk Assessment
5. Training and Continuing Advice
7. Third-Party Due Diligence and Payments.
2. Code of Conduct and Compliance Policies and Procedures

- Do not try to include all risks or compliance elements in the first edition of your code.

- It's difficult to make a choice at the beginning (and leave something out) - but it has to be done.

- It is better to start with a relatively short code which subsequently can be substantiated with policies and procedures. 

Keep it simple!

3. Oversight, Autonomy, and Resources

- To begin with, focus more on the compliance organisation and less on resources and reporting.

- Centralisation or decentralisation of the compliance function?

- Identify and use of non-compliance experts with compliance skills or interests within the organisation.

Different compliance responsibilities and functions:

- Compliance Officer
- Compliance Manager
- Compliance Liaison
- Etc.
4. Risk assessment

- Know the risk appetite of top management – not knowing that makes it too difficult.

- Be true to the risk assessment.

- Spend less time on updating the assessment – and more time on monitoring the implementation of mitigating actions.

5. Training and Continuing Advice - 1

- The purpose of the training depends on the target group.

- Education is about learning the ‘theory’. Training is based on dialog and dilemmas and give employees the competencies to ‘act in a certain way’.

- Employees cannot be expected to be able to act according to the Code of Conduct after only one education session. It requires ongoing and more targeted training to reach that level.
5. Training and Continuing Advice - 2

**Different ways of conducting training & communication**

<table>
<thead>
<tr>
<th>Purpose</th>
<th>Communications</th>
<th>Education</th>
<th>Training</th>
</tr>
</thead>
<tbody>
<tr>
<td>Create awareness</td>
<td></td>
<td>Increase knowledge</td>
<td>Build competence</td>
</tr>
</tbody>
</table>

**Target group**

- 70% Ex: 70% of the relevant target group become aware that the company has a compliance program.
- 20% E.g. all employees directly involved in sales and marketing activities must know about the key elements in the compliance program.
- 10% E.g. key gate keepers with specific responsibilities in compliance program must know how to act in certain situations.

**Means**

- Newsletters, Intranet,
- E-learning, face-to-face introductions to the key elements in the export control compliance program.
- Targeted and tailored face-to-face training of e.g. sales teams, engineers and logistics in separate sessions.

---

5. Training and Continuing Advice - 3

**Selecting the right type of training**

<table>
<thead>
<tr>
<th>E-learning</th>
<th>Face to face</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pros</td>
<td>Cons</td>
</tr>
<tr>
<td>Easy to use</td>
<td>Not tailored – not targeted</td>
</tr>
<tr>
<td>Get you going fast</td>
<td>Technical difficulties</td>
</tr>
<tr>
<td>Easily spread to all employees</td>
<td>Not adaptable</td>
</tr>
<tr>
<td>Tailored – targeted</td>
<td>Difficult to reach all employees</td>
</tr>
<tr>
<td>Do not require IT</td>
<td>Language barrier in global companies</td>
</tr>
<tr>
<td>Adaptable</td>
<td></td>
</tr>
</tbody>
</table>

All views expressed in this presentation are my own and do not necessarily represent the views of Coloplast.
Pole questions – raise of hands

• How many people agree that we overestimate the effects we achieve through e-learning or shorter education sessions?

• How many have developed a multi-year training plan for employees?

7. Third-Party Due Diligence and Payments

• Selection of due diligence tool?

• Scoping is key! Start with a small number of the third parties with the highest risk

• Responsibility?

• Audit trail?
Most common weakness in compliance programs

1. Commitment from Senior Management and a Clearly Articulated Policy Against Corruption
6. Incentives and Disciplinary Measures
9. Continuous Improvement: Periodic Testing and Review
1. Commitment from Senior Management and a Clearly Articulated Policy Against Corruption

- Some companies end up focusing more on policies and procedures and less on culture.

- Senior Management commitment is vital – but Middle Management is the weak spot.

6. Incentives and Disciplinary Measures

- Compliance team should provide input to incentive programs.

- Sometimes the bonus schemes are counterproductive to compliance initiatives.

- It almost becomes too hard to do the right thing.
9. Continuous Improvement: Periodic Testing and Review

• Many companies spend so much time and resources on new compliance initiatives that they “forget” to prioritize proper implementation, monitoring and auditing.

• What do you do, if your company does not have an internal audit team?

Summary
Question to the audience

• What is the weakest element in your compliance program right now?
• Considering that you have a limited amount of resources, what could you do right now or within the near future, that strengthen that element (does not necessarily have to be perfect)?
• Are there any ‘low hanging fruits’?
• Can someone else in the organisation help you?

Key messages

• Know the business: Build an efficient and effective compliance program that is tailored to the needs and risk appetite of the specific company.

• Think long-term: When you establish your compliance procedures, remember that it an equal amount (and sometimes more) resources to conduct training, to implement the procedures and afterwards monitor and audit the level of compliance.

• Make it easy for your colleagues to comply with policies and procedures. This ensures a better likelihood of acceptance and compliance with the program.
Thanks for listening.

Questions?

dkcvha@coloplast.com