### IDEAS | PEOPLE | TRUST

Failure to Prevent Fraud -Economic Crime and Corporate Transparency Act 2023

# Demonstrating Reasonable Fraud Prevention Procedures

March 2025



## INTRODUCTION

### Background

The Economic Crime and Corporate Transparency Act 2023 (ECCTA) introduces a new "failure to prevent fraud" offence. Under this law, organisations may be criminally liable if an employee, agent, subsidiary, or other "associated person" commits fraud intending to benefit the organisation, and the organisation lacks reasonable fraud prevention procedures.

On 6 November 2024, the Home Office published Guidance ("the guidance") to help organisations with this new offence. The guidance outlines key principles to help organisations in the design of their fraud prevention frameworks.

This new offence sits alongside existing law and is the UK's third failure to prevent offence. It builds on the failure to prevent bribery offence under the Bribery Act 2010 and the failure to prevent the facilitation of tax evasion under the Criminal Finances Act 2017. The new offence, like these previous laws, allows a defence based on reasonable procedures. The Home Office recognises overlaps between these offences and advises a proportionate, risk-based approach. Organisations do not need to duplicate efforts but must ensure compliance with specific fraud prevention requirements.

The offence takes full effect on 1<sup>st</sup> September 2025 and from that date, organisations will be expected to have reasonable fraud prevention procedures in place.

Fraud is an issue that all organisations face regardless of size, industry or location. UK companies face significant costs from being victims of fraud, both from internal and external sources, and this new focus on organisations benefiting from fraud is prompting companies to review and enhance their approach to fraud risk management in advance of the 1<sup>st</sup> September 2025 deadline.

### **Our Approach**

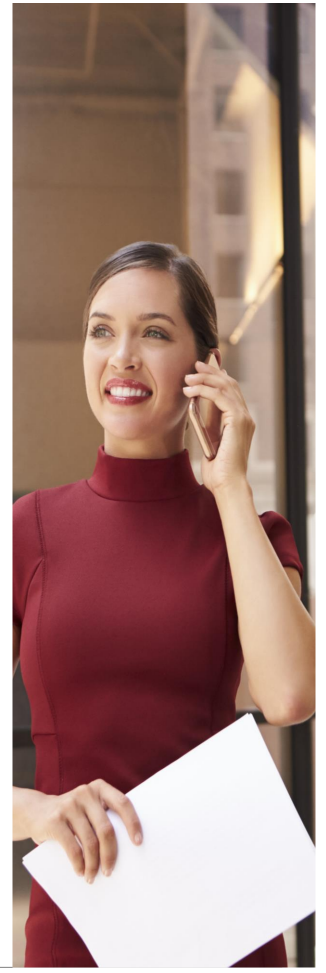
This document outlines how BDO is helping clients develop reasonable fraud prevention procedures to mitigate the risk of fraud and establish a defence under the new legislation.

With extensive experience supporting businesses in failure to prevent bribery and failure to prevent tax evasion compliance, we have developed a well-established approach. We are now applying this expertise to assist clients in meeting the requirements of the new legislation, providing assurance, practical steps, and clarity in relation to mitigating risk.

Our approach is:

- Risk-based and proportionate, considering all parts of the business.
- Aligned with the Home Office guidance, incorporating key principles and quick wins.
- Tailored for international operations, ensuring pragmatic and practical recommendations.

By following this structured approach, we help businesses to effectively navigate their compliance obligations while minimising risk.



### **REASONABLE FRAUD PREVENTION PROCEDURES**

#### Background

The Home Office's <u>guidance</u> on the failure to prevent fraud offence, published on 6 Novembe or 2024, outlines procedures that relevant bodies can implement to prevent employees, agents, subsidiaries, or other "associated persons" from committing fraud offences.

Chapter 3 of this guidance emphasises key considerations for developing effective fraud prevention procedures, structured around six guiding principles.

These principles align with those found in guidance for preventing bribery and the facilitation of tax evasion. However, while the foundational principles are consistent, the application of these principles should be tailored to address the unique aspects and specific risks associated with fraud. Organisations are encouraged to develop proportionate, but bespoke procedures that reflect their individual risk profiles and operational contexts.



# KEY CONSIDERATIONS OF THE FAILURE TO PREVENT FRAUD OFFENCE

### 凸凸

The government has created a new failure to prevent fraud offence to **hold organisations to account** if they benefit from fraud committed by their employees and associated persons. This will improve **fraud prevention** and protect victims.

#### Associated persons

Includes employees, agents, subsidiary undertakings or persons otherwise performing services for or on behalf of the organisation. NB- Services only, not goods.

#### Scope

Large incorporated bodies and partnerships, which meet two of the following:

- I. Turnover in excess of £36m
- II.Total assets more than £18m
- III.Number of employees more than 250

Subsidiaries also in scope, although only responsible for employees conduct and not associated persons.

#### Inward vs outward fraud

Victim of fraud - inward Benefits from fraud - outward Offence focuses on outward fraud. No offence where organisation was or intended to be the victim of the offence.



#### Strict liability

Conviction for underlying fraud not required.

#### Defence

"Such prevention procedures as it was reasonable in all the circumstances to expect the body to have"

#### Base fraud offences

- Fraud by false representation
- Fraud by failing to disclose information
- Fraud by abuse of position
- Obtaining services dishonestly
- Participation in a fraudulent business
- False statements by company directors
- False accounting
- Fraudulent trading
- Cheating the public revenue

#### **Jurisdiction**

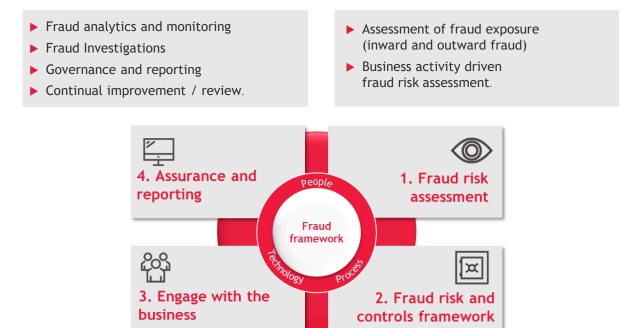
Either under UK law, gain made in UK or UK victims targeted ie nexus to UK.



### IMPLEMENTING FRAUD PREVENTION PROCEDURES - OUR FRAUD FRAMEWORK

To effectively manage fraud risks, an organisation needs to create a robust fraud framework across the business, have an appropriately resourced and skilled function with responsibility for fraud risk and a culture which promotes ethical decision making. To achieve this, organisations need to understand their fraud risks and exposures, a clear policy and control framework to mitigate the risks, effective engagement with the business to embed effective controls, and processes to detect and investigate high risk transactions and activities.

Our BDO fraud prevention framework aligns to the Home Office guidance and is underpinned by deep expertise in fraud risk management, forensic investigations and data analytics and technology; BDO fraud risk management accelerators; and insight into common fraud risks and expected controls.



- Training, communication and awareness
- Controls built into systems and processes
- Leadership, tone from above / top level commitment and culture
- Promotion of ethical decision making.
- Fraud policy and procedures (including third party risk)
- Controls identified for all key fraud risks including due diligence
- Identification of automated controls and use of technology.



### **OUR SERVICES**

At BDO, we understand that every business is unique—whether in terms of its operations, complexity, governance, resources, or risk profile. To address this, we have developed a flexible suite of services that can be tailored to each client's specific needs. Our approach ensures that fraud prevention measures are proportionate to the risks faced within the business and through its stakeholder relationships.



### **Readiness Assessment**

Our readiness assessment evaluates your current fraud risk management approach through a document review and stakeholder discussions and benchmarking your framework against the Home Office guidance.

We provide practical recommendations and next steps, including quick wins to strengthen your fraud prevention framework and achieve compliance with the reasonable fraud prevention procedures requirement. Common next steps will include conducting a more robust fraud risk assessment or implementing other framework builds.

Our readiness assessment can be integrated with reviews of other "failure to prevent" offences (e.g. bribery, tax evasion) or a broader maturity assessment of an E&C programme.



## Fraud Controls and Framework Implementation

Following a fraud risk assessment, we can help you strengthen your fraud prevention framework by conducting a controls gap analysis. This involves assessing your current fraud controls against expected standards, identifying gaps, and providing targeted remediation steps to mitigate risk. From there, we will support you in implementing these improvements and building a robust fraud prevention framework.

Alternatively we can apply a fast track approach. This usually follows a fast track fraud risk assessment and alongside a high-level readiness assessment we can implement our core framework templates around policies, preventation plans, contract terms etc.

Both approaches aligns with Home Office guidance, ensuring compliance with best practices and helping you meet the expectations of the reasonable procedures defence.



### **Risk Assessment**

A fraud risk assessment is a key principle in the Home Office guidance and often the first step in developing reasonable fraud prevention procedures.

We offer a tailored approach, that can support you with either:

- A detailed fraud risk assessment or
- Our Fast Track approach to fraud risk assessment

The scope of our assessments can either be focused on the new offence (where organisations may benefit from fraud) or broader, covering all types of fraud, including cases where the organisation may be a victim and losing money to fraud.

(For more details, refer to the following slides)



### eLearning Module

As part of our suite of online economic crime courses, we have developed the BDO Fraud eLearning module — an introductory course on fraud designed for all employees.

The module is available in two options:

Standard version - £3,850 + VAT

Branded & customised version (tailored for specific teams) - £4,650 + VAT.

This module supports compliance with the training expectations outlined in the failure to prevent fraud guidance.

It is available on our BDO website.



### FRAUD RISK ASSESSMENT - DETAILED APPROACH

### Mobilisation and Review

During the mobilisation phase, we will establish ways of working and define the approach for each project phase.

Key activities include:

- Understanding the organisation Reviewing relevant documentation (e.g., reports, investigations, audits, policies, and procedures) to gain insights into business structure, activities, and fraud risk exposure.
- Assessing fraud risk management Identifying high-risk business areas and evaluating the current fraud risk management approach.
- Reviewing supply chains and stakeholder relationships -Conducting a high-level assessment of associated persons to understand external fraud risks.
- Planning Phase 2 Defining the scope and number of workshops required.

The output of Phase 1 will be a project plan outlining the next steps.

### Fraud Risk Assessment

As part of Phase 2, we will introduce a Fraud Risk Questionnaire, which will be sent to workshop attendees and key stakeholders prior to sessions. This tailored questionnaire builds on the Phase 1 document review and helps to further prioritise key fraud risks the business may face.

Using the outputs from Phase 1 and the questionnaire responses, we will collate fraud risks across the organisation and develop tailored pre-reads for the workshops.

We will then conduct a series of workshops with relevant functions to:

- Validate the fraud risks faced by the organisation.
- Provide education/training on the nature of fraud, the fraud triangle, and, where applicable, the failure to prevent fraud offence.
- Assess inherent risk scores for identified risks.

The fraud risk assessment can either focus on outward fraud (where the organisation benefits from fraud) or both outward and inward fraud (when the organisation is a victim of fraud).

After the workshops, we will produce a Fraud Risk Register that captures identified fraud risks and inherent risk scores.

For organisations also refreshing their bribery risk assessment (under the Bribery Act), this can be combined with the fraud risk assessment as part of an overall review of adequate/reasonable prevention procedures.

The output of this phase will be a Fraud Risk Report, including the Fraud Risk Register.



### FRAUD RISK ASSESSMENT - DETAILED APPROACH (2)



### **Development of the Fraud Risk Report**

The report is centred around the Fraud Risk Register and will include an Executive Summary bringing out the key risks as well as clarity over next steps and recommendations.

The Fraud Risk Report will include:

- Introduction and reminder of objectives and scope.
- Executive Summary including high level findings and observations, overview of the key risks and recommendations, and prioritised actions to take forward.
- Fraud Risk Register listing identified fraud risks in recognised RACM risk and controls matrix format. This is intended to be a living document that is subject to periodic review and refreshed on a regular basis.
- Detailed overview of recommendations.
- Appendices including overview of legislation, risk assessment methodologies, definitions and organisational structures and key stakeholders.

### Commercials

Our proposed fees for completing a detailed Fraud Risk Assessment will be based upon the relative size and complexity of the organisation and number of workshops required. For more information on this please get in touch through the contacts and details at the end of the brochure.

In addition, organisations may also choose to purchase our BDO Fraud eLearning module to roll out across the organisation. As per our BDO Store <u>website</u> we offer an off the shelf version for £3850 and branded and customised for £4650 (both exclusive of VAT).

### FRAUD RISK ASSESSMENT - FAST TRACK APPROACH



### How our Fast Track Approach Works

Our fast track fraud risk assessment is a proportionate and cost-effective way to conduct an organisation wide fraud risk assessment. It is designed for clients to benefit from our subject matter expertise in getting started with an assessment of fraud risks in specific areas, benefiting from our insights and guidance, and thereafter enabling staff to be more involved in taking ownership and completing the fraud risk assessment and follow up actions.

Our fast track approach focuses on one cross-functional workshop, following which we provide the tools and tips for the organisation to complete the assessment.

### Phase 1 - Mobilisation and Review

During the mobilisation phase, we will establish ways of working. Key activities will include:

- Understanding the organisation Reviewing relevant documentation (e.g., reports, investigations, audits, policies, and procedures) to gain insights into business structure, activities, and fraud risk exposure.
- Assessing fraud risk management Identifying highrisk business areas and evaluating the current fraud risk management approach.
- Reviewing supply chains and stakeholder relationships - Conducting a high-level assessment of associated persons to understand external fraud risks.

### Phase 2 - Fraud Risk Assessment

We will use discussions from Phase 1 and the document review to focus on relevant fraud risks in the agreed areas and develop a tailored pre-read for the workshop.

Next, we will conduct a 2.5 hour fraud risk workshop. The scope will be agreed in Phase 1 and will focus on key risk areas for the business, examples could be Finance, Procurement and HR. The workshop will cover:

- Introduction and overview of ECCTA and Associated Persons
- Breakout into tailored discussions by function to validate the list of fraud risks and scenarios and gather views on the level of exposure of the risks to the business.
- Reconvene as one group to wrap up and capture trends and themes across the discussions.

## FRAUD RISK ASSESSMENT - FAST TRACK APPROACH

### Phase 2 - Fraud Risk Assessment (cont)

Following the workshop we will create a templated fraud risk register (in traditional RaCM format) that:

- Captures the key fraud risks identified
- Categorises whether these are inward and/or outward fraud risks
- Identifies typical expected controls to mitigate the fraud risks
- Includes columns for completion by the organisation: actual controls; risk rating, owners etc.

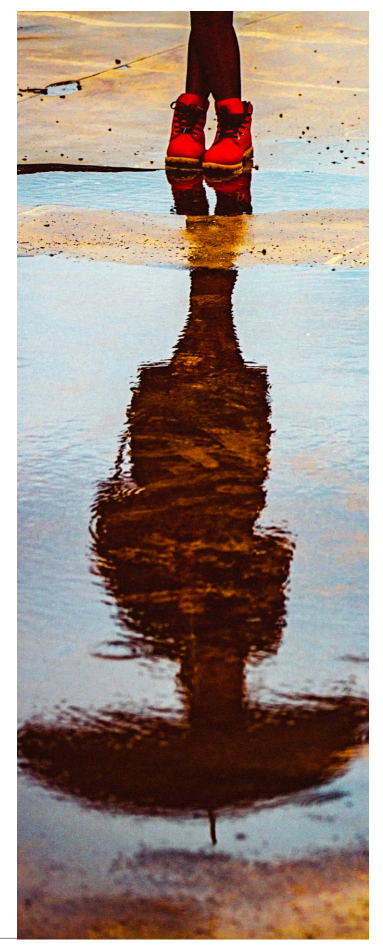
To assist the organisation to complete the templated risk register we will provide a short report with key themes and findings from the fraud discussions and workshop, relevant templates, workshop materials and access to our database of fraud risks and expected controls that the organisation can use to further discuss applicable fraud risks.

Once an organisation has completed the fraud risk assessment, we can provide further support in relation to a Controls Gap Analysis and Fraud Framework implementation.

### Commercials

Pricing for our fast track approach to fraud risk assessment is a cost-effective way to complete an organisation wide fraud risk assessment and recognises that the organisation has responsibility to complete elements of the assessment. Where additional support is required beyond the production of the short report and templated risk register this will be priced separately. For more information on this please get in touch through the contacts and details at the end of the brochure.

In addition, organisations may also choose to purchase our BDO Fraud eLearning module to roll out across teams. As per our BDO Store <u>website</u> we offer an off the shelf version for £3850 and branded and customised for £4650 (both exclusive of VAT).



# FRAUD CONTROLS AND FRAMEWORK

### Fraud Risk Controls Gap Analysis and Remediation

Having conducted either a detailed or fast track fraud risk assessment we can conduct a Controls Gap Analysis which involves:

- Identifying expected controls to mitigate the fraud risks previously identified.
- Conducting a gap analysis between the expected controls and the current controls in place, including an assessment of the design of current controls.
- Liaising with relevant functional staff to perform residual risk scoring which will be considered against the organisation's risk appetite to determine appropriate next steps and actions.

Following the gap analysis, we will:

- Propose remediation steps and recommendations to improve the existing controls.
- Review the gap analysis results in relation to management's assessment of the priority of identified risks.

### Implementation of a Fraud Prevention Framework

This phase supports the implementation of remediation plans from Phase 3, focusing on building a robust Fraud Prevention Framework. The goal is to mitigate fraud risk across the organisation while ensuring compliance with the reasonable procedures defence in case fraud occurs.

Our approach is informed by the principles set out in the guidance and may include:

- Developing policies and procedures to strengthen fraud controls.
- Designing a fraud prevention plan tailored to the organisation's risks.
- Creating proportionate training modules and communication plans.
- Enhancing third-party risk processes to mitigate fraud risks in supply chains and among associated persons.
- Building operating model components, such as:
  - Organisational structures and oversight,
  - o Governance and resourcing, and
  - Key processes, including controls monitoring and assurance.

This framework build can be integrated with other compliance risks (e.g., bribery) or developed as part of a broader Ethics & Compliance (E&C) maturity review.

The output from this phase is a tailored Fraud Prevention Framework aligned with regulatory expectations and business needs.



### ABOUT BDO

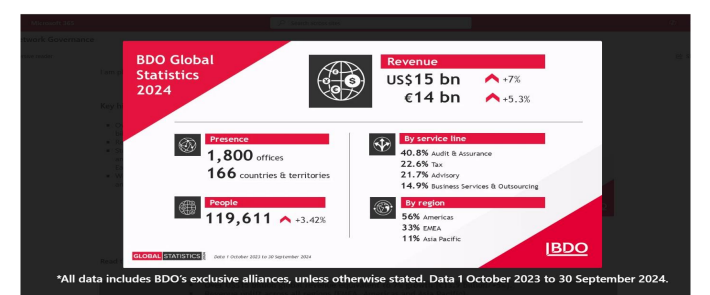
### Big enough to make a difference, close enough to care

BDO is one of the UK's largest professional services firms, with **18 offices** across the UK and more than **460** partners working with over **7,400 staff**.

In addition, BDO is a truly international firm, operating in **166 countries with a global turnover of US\$15bn.** We have an extensive global network. All firms in the network are required to meet a high-quality standard in terms of both the work they conduct and the client service experience. We offer the full range of services you would expect from a firm of our size. These service offerings, along with our approach, allow us to develop a deeper understanding of the environment in which our clients operate and give knowledgeable advice.

Our aspiration has never been to be the biggest; we want to be the first choice for our clients. The way we do business means that we place considerable emphasis on the type of people we employ and ensure that we support them fully so that they are best placed to deliver an excellent level of service for our clients. Our culture and characteristics are our core strengths, and we have developed a series of values at work to help preserve and build on these strengths.

They are being **BOLD**, **RESPONSIBLE**, **GENUINE AND COLLABORATIVE**. These values are fundamental to our approach and underpin how we work with each other and our clients. We are proud of our people and the way we work with our clients at all levels to deliver a truly bespoke and high-quality service.





#### FOR MORE INFORMATION:

Ian Bennington ian.Bennington@bdo.co.uk

Fiona Raistrick fiona.j.raistrick@bdo.co.uk

Paul Hockley paul.hockley@bdo.co.uk

Sally Felton sally.felton@bdo.co.uk This publication has been carefully prepared, but it has been written in general terms and should be seen as containing broad statements only. This publication should not be used or relied upon to cover specific situations and you should not act, or refrain from acting, upon the information contained in this publication without obtaining specific professional advice. Please contact BDO LLP to discuss these matters in the context of your particular circumstances. BDO LLP, its partners, employees and agents do not accept or assume any responsibility or duty of care in respect of any use of or reliance on this publication, and will deny any liability for any loss arising from any action taken or not taken or decision made by anyone in reliance on this publication or any part of it. Any use of this publication or reliance on it for any purpose or in any context is therefore at your own risk, without any right of recourse against BDO LLP or any of its partners, employees or agents.

BDO LLP, a UK limited liability partnership registered in England and Wales under number OC305127, is a member of BDO International Limited, a UK company limited by guarantee, and forms part of the international BDO network of independent member firms. A list of members' names is open to inspection at our registered office, 55 Baker Street, London W1U 7EU. BDO LLP is authorised and regulated by the Financial Conduct Authority to conduct investment business.

BDO is the brand name of the BDO network and for each of the BDO member firms.

BDO Northern Ireland, a partnership formed in and under the laws of Northern Ireland, is licensed to operate within the international BDO network of independent member firms.

Copyright  $\ensuremath{\mathbb{C}}$  February 2025 BDO LLP. All rights reserved. Published in the UK.

www.bdo.co.uk

