The tone at the top
Ten ways to measure effectiveness
If an entity’s “tone at the top” could be measured and correlated with higher earnings quality and lower rates of financial reporting fraud and other serious wrongdoing, what directors would not want to measure that tone?

If similar techniques could be used to identify a division, a subsidiary, or a geographic area where employees believe management is paying lip service to compliance and ethics but did not “walk the talk” in their day-to-day actions, what compliance and risk management executives would not want to know where that was occurring and take remedial action before serious wrongdoing could affect the entity as a whole?

A supplemental research report for the 2009 National Business Ethics Survey states that, “In stronger as opposed to weaker cultures, pressure [to commit misconduct] is reduced from 16 to 4 percent...; rates of misconduct are roughly halved from 77 to 40 percent; failure to report declines from 44 to 27 percent and retaliation against reporters diminishes from a rate of 1 in 4 to 1 in 20.”¹ (The Importance of Ethical Culture, Increasing Trust and Driving Down Risks, p 8, Ethics Resource Center, 2010)

Research and the evolution of practices suggest that evaluating the tone at the top is well established in certain entities, but there are still many entities that do not do it. Also, the evaluation methods used may be able to be improved in many cases.

¹ The Importance of Ethical Culture, Increasing Trust and Driving Down Risks, p. 8, used with permission of the Ethics Resource Center.

“The findings also indicate that tone at top perceptions and audit committee quality are positively associated with earnings quality.”

Professors James E. Hunton, Rani Hoitash and Jay C. Thibodeau in “The Relationship Between Perceived Tone at the Top and Earnings Quality,” (Accepted article, Contemporary Accounting Research, 2011)
Internal auditor’s assessment of the tone at the top

In “Entity Level Controls: The Internal Auditor’s Assessment of Management Tone at the Top” (Current Issues in Auditing, Vol. 3, No. 1, pp 1-13, 2009), professors James C. Hansen, Nathaniel M. Stephens and David A. Wood reported on their 2007 survey of 578 internal auditors. Seventy percent of respondents indicated that their internal audit function assessed management tone at the top and 80 percent indicated that they planned to do so in future.

The researchers found that respondents from entities that do assess management tone at the top rated the tone at their entity significantly higher than did respondents where no formal assessment takes place. This suggests that senior risk management executives at entities that do not assess management tone at the top might wish to have such an assessment performed.

The researchers expressed some concern about the level of internal audit personnel performing the assessments of management tone at the top, finding that only 55 percent of respondents indicated involvement of the chief audit executive. They were also concerned that over half of respondents indicated that the results were reported to management as well as to the audit committee and/or board of directors. The researchers felt this may be inappropriate as it may cause internal auditors to be less candid and forthright in their assessments. They cited previous academic research supporting this concern.
Ten ways to evaluate the tone at the top

There are at least 10 ways that directors, compliance and risk management executives, potentially assisted by advisors, can evaluate the tone at the top. A subset of these measures could be used initially, adding more techniques as earlier ones are mastered. An assessment of the tone at the top can be used as part of an entity’s evaluation of controls for Sarbanes-Oxley reporting or for assessment of consistency with the compliance and ethics recommendations of the U.S. Federal Sentencing Guidelines.

Extent and nature of wrongdoing
Benchmarking against other companies the number and nature of known incidents of wrongdoing may highlight the extent to which management’s tone at the top has led to compliance with the entity’s policies. If management dismisses minor violations as unimportant, it may indicate a culture of noncompliance that could heighten the risk of more serious violations.

Use of anonymity in incident reporting
If the entity has a significantly higher than average proportion of whistleblower reports made anonymously, it may suggest that employees are afraid to report wrongdoing, or that employees believe that protection of previous whistleblowers has been inadequate.

Social media reputation assessment
Monitoring comments and criticism in social media and other online venues can help identify views of the entity’s culture that could suggest an inadequate tone at the top. This review is also an important step in protecting an entity’s reputation, brands, and shareholder value.
Employee surveys
Many entities use annual employee surveys to gather information on their employees’ engagement with the enterprise and to monitor trends. These surveys can be conducted internally or performed with the assistance of an independent advisor. Carefully crafted questions can help in understanding employees’ perspectives on whether senior management “walks the talk” on integrity and ethics. Assessing the responses enterprise-wide and for each unit, function, or geographical area can provide useful insight into areas that may require a renewed focus. Scores can be compared between units, benchmarked against those of similar entities, and compared from year to year to monitor changes.

Tone of management communications
Reading communications from management to employees for tone, in addition to content, may provide insight. Notice boards, office walls, and intranets may communicate a tone at the top quite different from the one on display in the boardroom.

Group discussion
Having a formal meeting agenda item for audit committee members, risk management or compliance executives to share their observations and perspectives regarding management activities, communications, and style may provide an opportunity to develop a cohesive perspective on the tone at the top. The discussion can lead to new insights and help build consensus on whether remedial action is needed, either in the tone itself or in communicating it effectively throughout the entity.

Facility visits
Rotating the location of board, compliance and risk management meetings can enable directors and executives to observe different parts of an entity’s operations. Establishing contact with local management can facilitate future communication if issues arise. Audit committee members may choose to visit local management independent of a formal escort from the entity’s head office. Informal conversations are, at times, the most illuminating.
Exit interviews
Some departing employees, concerned about burning bridges, may be unwilling to mention ethics and integrity issues that may have contributed to their departure. Others may welcome the opportunity to discuss their experiences, but may provide this information only if asked. There are several ways to solicit feedback from departing employees. For example, online surveys can be sent to former employees a few months after their departure, with capability for responding anonymously.

Interviews and focus groups
Interviews can be effective in assessing the tone at the top when they employ a structured approach and when people are comfortable stating their views openly. When employees are reluctant to talk, or when employee surveys identify potentially significant but nonspecific concerns, focus groups led by an independent third party may help uncover the underlying issues. Anonymous messaging and voting devices, together with an experienced facilitator, can help draw out information that people are reluctant to share openly.

Customer complaints
Monitoring trends in customer feedback may provide insight into the entity’s culture. The swift and open handling of grievances may indicate an entity dedicated to compliance and ethics, while a pattern of customer’s inadequate responses to customer grievances could suggest characteristics among management that research has associated with antisocial activities such as fraud.
Management’s tone at the top is an essential element of effective internal control and corporate governance. It is also a foundation for developing a culture that supports employee and investor confidence. Compliance and risk executives can assist an entity’s top management in measuring the tone at the top and taking actions to enhance effectiveness.

Questions to consider

What quantitative measures are being used to complement qualitative evaluation of the tone at the top?

Is the entity’s internal audit function performing assessments of “soft controls” that could be used to help evaluate the tone at the top?

How do the entity’s processes for evaluating the tone at the top compare to those of other entities that are viewed as leaders in this area?

Are employees’ perceptions of the tone at the top trending up, trending down, or flat? How do they compare with those of employees at similar or “leading” entities?

Are there operating units or functions where employees’ perceptions of the tone at the top are much weaker than others? If so, why, and what remediation may be appropriate?

Deloitte Forensic Center

The Deloitte Forensic Center is a think tank aimed at exploring new approaches for mitigating the costs, risks and effects of fraud corruption, and other issues facing the global business community.

The Center aims to advance the state of thinking in areas such as fraud and corruption by exploring issues from the perspective of forensic accountants, corporate leaders, and other professionals involved in forensic matters.

The Deloitte Forensic Center is sponsored by Deloitte Financial Advisory Services LLP. For more information, scan the code below or visit www.deloitte.com/forensiccenter.
Deloitte Forensic Center

The following material is available on the Deloitte Forensic Center Web site www.deloitte.com/forensiccenter or from dfc@deloitte.com.

Deloitte Forensic Center book:
• Corporate Resiliency: Managing the Growing Risk of Fraud and Corruption
  – Chapter 1 available for download

ForThoughts newsletters:
• Visual Analytics: Revealing Corruption, Fraud, Waste and Abuse
• Anti-Corruption Practices Survey 2011: Cloudy with a Chance of Prosecution?
• Fraud, Bribery and Corruption: Protecting Reputation and Value
• Ten Things to Improve Your Next Internal Investigation: Investigators Share Experiences
• Sustainability Reporting: Managing Risks and Opportunities
• The Inside Story: The Changing Role of Internal Audit in Dealing with Financial Fraud
• Major Embezzlements: How Can they Get So Big?
• Technology Fraud: The Lure of Private Companies
• E-discovery: Mitigating Risk Through Better Communication
• White-Collar Crime: Preparing for Enhanced Enforcement
• The Cost of Fraud: Strategies for Managing a Growing Expense
• Compliance and Integrity Risk: Getting M&A Pricing Right
• Procurement Fraud and Corruption: Sourcing from Asia
• Ten Things about Financial Statement Fraud - Third edition
• The Expanded False Claims Act: FERA Creates New Risks
• Avoiding Fraud: It’s Not Always Easy Being Green
• Foreign Corrupt Practices Act (FCPA) Due Diligence in M&A
• The Fraud Enforcement and Recovery Act “FERA”
• Ten Things About Bankruptcy and Fraud
• Applying Six Degrees of Separation to Preventing Fraud
• India and the FCPA
• Helping to Prevent University Fraud
• Avoiding FCPA Risk While Doing Business in China
• The Shifting Landscape of Health Care Fraud and Regulatory Compliance
• Some of the Leading Practices in FCPA Compliance
• Monitoring Hospital-Physician Contractual Arrangements to Comply with Changing Regulations
• Managing Fraud Risk: Being Prepared
• Ten Things about Fraud Control
Notable material in other publications:

• The Hidden Risks of Doing Business in Brazil, *Agenda*, October 2011
• High Tide: From Paying For Transparency To ‘I Did Not Pay A Bribe’, WSJ.com, September 2011
• Executives Worry About Corruption Risks: Survey, Reuters, September 2011
• Whistleblowing After Dodd-Frank — Timely Actions for Compliance Executives to Consider, *Corporate Compliance Insights*, September 2011
• Corporate Criminals Face Tougher Penalties, *Inside Counsel*, August 2011
• Follow the Money: Worldcom to ‘Whitey’, *CFOworld*, July 2011
• Whistleblower Rules Could Set Off a Rash of Internal Investigations, *Compliance Week*, June 2011
• The Government Will Pay You Big Bucks to Find the Next Madoff, *Forbes.com*, May 2011
• As Bulging Client Data Heads for the Cloud, Law Firms Ready for a Storm, and More Discovery Woes from Web 2.0, *ABA Journal*, April 2011
• The Dodd-Frank Act’s Robust Whistleblowing Incentives, *Forbes.com*, April 2011
• Where There’s Smoke, There’s Fraud, *CFO magazine*, March 2011
• The Countdown to a Whistleblower Bounty Begins, *Compliance Week*, November 9, 2010
• Deploying Countermeasures to the SEC’s Dodd-Frank Whistleblower Awards, *Business Crimes Bulletin*, October 2010
• Temptation to Defraud, *Internal Auditor magazine*, October 2010
• Shop Talk: Compliance Risks in New Data Technologies, *Compliance Week*, July 2010
• Many Companies Ill-Equipped to Handle Social Media e-discovery, *BoardMember.com*, June 2010
• Many Companies Expect to Face Difficulties in Assessing Financial Statement Fraud Risks, *BNA Corporate Accountability Report*, May 2010
• Being Ready for the Worst, *Fraud Magazine*, November/December 2009
• Listen to Your Whistleblowers, *Corporate Board Member*, Third Quarter, 2009
• Use Heat Maps to Expose Rare but Dangerous Frauds, *HBR NOW*, June 2009
This article is published as part of ForThoughts, the Deloitte Forensic Center’s newsletter series, which is edited by Toby Bishop, director of the Deloitte Forensic Center. ForThoughts highlights trends and issues in fraud, corruption, and other complex business issues. To subscribe to ForThoughts, visit www.deloitte.com/forensiccenter or send an e-mail to dfc@deloitte.com.

Authors
Mohammed Ahmed is a senior manager in the Forensic & Dispute Services practice of Deloitte Financial Advisory Services LLP. Mr. Ahmed may be reached at mahmed@deloitte.com.

Donna Epps is a partner and national leader of Anti-Fraud Consulting for Deloitte Financial Advisory Services LLP. Ms. Epps may be reached at depps@deloitte.com.