FCPA - Now and Later

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Purpose of FCPA

- Congress enacted FCPA in 1977 response to widespread Bribery of Foreign Officials by U.S. companies
- Purpose: Halt corruption

Create level field for honest businesses Restore public confidence in marketplace

FCPA - Enforcement

- Department of Justice Criminal
 - Criminal enforcement of bribery/accounting provisions
- Securities & Exchange Commission Civil
 - Civil enforcement of accounting & internal controls provisions
 - Injunctive relief, fines, disgorgement of profits



3 Categories of Persons/Entities Covered by Anti-Bribe Provisions

- 1. "Issuers" (If listed on securities exchange)
 - Officers, Directors, Employees, Agents & Shareholders
- 2. "Domestic Concerns"
 - Individual who is Citizen, National or resident of U.S.
 - Any corporation, Partnership, Association, Joint-Stock company, business trust, Unincorporated Organization or sole proprietorship

- •Includes: Officers, Directors, Employees, Agents or Stockholders acting on behalf of Domestic Concern including Foreign Nationals or Companies
- 3. Person & Entities, other than Issuers & domestic Concerns Acting while in U.S. territory

Bribery Offense Elements

- Corruptly offering or paying; a thing of value
 - To a "foreign government official;"
 - Directly, or
 - Indirectly, with knowledge;
 - For purpose of influencing an official act or omission, or securing an improper advantage;
 - Requires a quid pro quo
 - Not just gratuities or favors

- Offer or promise is enough
 - Don't need to actually provide value
- Completion / Result does not matter



Payment Must:

- Influence an act or omission, or
- Secure an improper advantage

There must be a nexus between bribe and the business



"Persons"

- U.S. Companies
- "Any Person"
 - Foreign companies
 - Their officers, directors, employees, etc.
 - Foreign nationals not resident in U.S. that take an "act in furtherance" while in the U.S.
 - Very broadly interpreted

- Applies to any company, director, officer, employee, agent, or other individual who violates FCPA
- Liable for acts worldwide
- U.S. parent liability for authorizing or directing foreign subsidiary, foreign agents, representatives, or third parties to violate FCPA
- Foreign individuals and companies liable for acts that touch U.S.

• If a foreign company is state-owned or controlled; all employees are considered "foreign officials" and Covered Persons



Payment

- Payment, offer, promise to pay (or authorization to pay, offer or promise) money or "Anything of Value"
 - "Anything of Value" is broad and includes gifts, services, offers of jobs and other benefits
 - Item of value need not be given directly to the foreign official

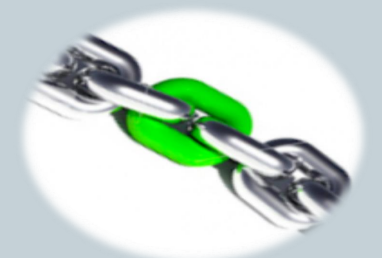
"Thing of Value"

- Cash
- Charitable Donation
- Discounts
- Loan
- Investment
- Job Offer
- Promises even if not Accepted or fulfilled

- Overpayment
- Political Contribution
- Rebates/Commission
- Scholarship
- Employment of Official's family

Intermediaries

• Payments by intermediaries acting on behalf of Company are violations if illegal payments are made



Intermediaries

Types of third parties that can put you at risk:

- Subsidiary affiliate
- Agent, representative, distributor, consultant
- Freight forwarder
- Customs broker
- Joint venture Partner

- Relative of Foreign Official
- Employees of Foreign Official's company
- Any person acting on behalf of Company

Red Flags



• Intermediary who:

- Was recommended by official of foreign government customer
- Charges fees in excess of fair market value for services provided
- Requests payment in cash, in a third country or other unusual arrangements



Gifts / Hospitalities

- Gifts and "hospitalities," meals, travel, lodging and entertainment expenses provided to a foreign government official are common FCPA issues
- Prohibited if purpose is corrupt
 Intended to wrongly influence official
- Transparency assists in determining whether it is corrupt
- Affirmative defense:

"Reasonable and Bona Fide" expenses

Red Flags



- Excessive meals, lodging, transportation and entertainment
- Gift recipient has decision making authority in current or upcoming business, bid, contract
- Hospitality with no legitimate connection to business
- Repeated meals/entertainment
- Gift requested by intended recipient
- Requests to cover expenses for family members

Corrupt Intent

- Induce the Foreign Official to misuse official power
- Attempt counts: offer or promise of a corrupt payment to a Foreign Official, even if never made
- Specific intent to violate the FCPA is not required;
 only intent to make a corrupt payment is needed

Knowledge

- Actual knowledge
- Willful blindness or deliberate ignorance no defense
- Lack of knowledge that acts violate the FCPA is no defense



Business Purpose of Payment

- Payment made to covered person to obtain, retain business, or direct business to secure improper advantage
- Example:

Obtaining permits/licenses required to conduct business, or reducing taxes fines



Foreign Official

- "Government official" Is not defined by FCPA
- "Controlled" by government body, not defined



- Officer, employee or person acting in an official capacity on behalf of a non-U.S. "foreign" government
- Relatives or affiliate of foreign officials
- Employees of state-owned or controlled commercial enterprises
- Any department, instrumentality, agency of a foreign government
- Any officer or employee of public international organizations (World Bank, United Nations)
- Foreign political parties, their officials and political candidates
- Tribal head, mayor, governor, legislator, influential member of royal family

Charitable Contributions

 Contributions to social/charitable projects can be conduits for corrupt payments



Red Flags



- Charities, projects or contractors recommended or requested by government officials
- Donations under direction or at the suggestion of a government official
- Charities run or managed by government officials or their family members
- Charitable organization reluctant to issue receipt or publicly disclose donation

Exception: Facilitating AKA "Grease" Payments

- Limited circumstances permitted
- Facilitating payments are small, infrequent payments made to expedite routine, non-discretionary governmental actions



"Grease" or Facilitating Payments

- Gratuities to government official for clerical activities not involving discretion to expedite service
- Examples:

Customs clearance, vehicle registration, application processing, visa renewal, police protection, and utilities service

- Likely prohibited by local law
- Made in accordance with Company policy and reported in books and records

Affirmative Defenses

- A. Payment lawful under the written laws and regulations of the country
- B. Payment is reasonable expenditure directly related to
 - The promotion of products or services, or
 - The execution of a contract with a foreign government or agency

Accounting Provisions (Books and Records)

Keep records, "which, in reasonable detail, accurately and fairly reflect the transactions."

Books and Records

Required to make and keep detailed books, records, and accounts that fairly and accurately reflect transactions and dispositions of assets

- Internal accounting controls
- Issuers must devise and maintain internal accounting controls to ensure that:
 - Financial records and accounts are accurate for external reporting,
 - The books are audited at reasonable intervals
 - Does not include privately held companies

Sanctions

Criminal Penalties

Organizations

Twice gross gain

Or

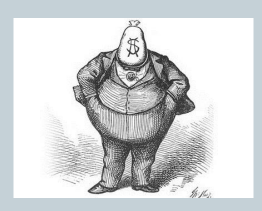
\$2 million per violation

Individuals

5 years per count \$100k Fine

- Books & Records Criminal Penalties
 - Organization
 - Individual





Civil Penalties

- Disgorgement of Ill Gotten Gain (SEC)
- Fine up to \$650,000 per violation



Collateral Consequences

- Debarment
- Employment Ban
- Shareholder Suits
- Foreign Prosecution
- Monitors
- Compliance Program

Fines, Penalties, Interest & Disgorgement Examples

Company

Amount

- Siemens
- KBR / Halliburton
- BAE
- Daimler
- Baker Hughes
- Willbros
- Vetco
- Volvo
- ABB

- \$800 M
- \$579 M
- \$450 M
- \$200 M
- \$44 M
- \$32 M
- \$26 M
- \$19 M
- \$16 M

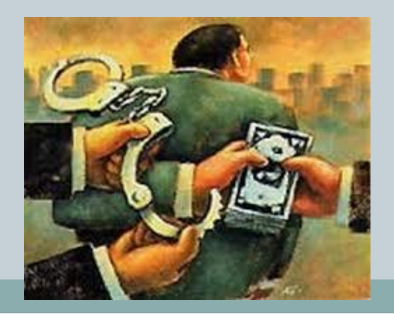
FCPA Triggers

- Government Action
- Civil Litigation
- SEC Reporting
- Mergers & Acquisitions Due Diligence
- Competitors
- Media Story
- SOX disclosure
- Whistleblower

Trends in FCPA Compliance

- Shifts toward individual accountability as deterrent
 - Target:

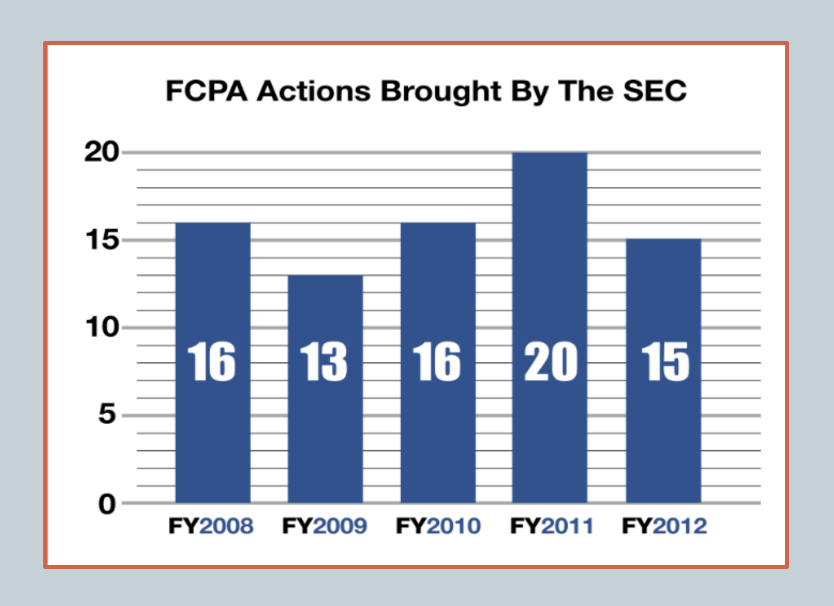
Individuals who authorize bribes

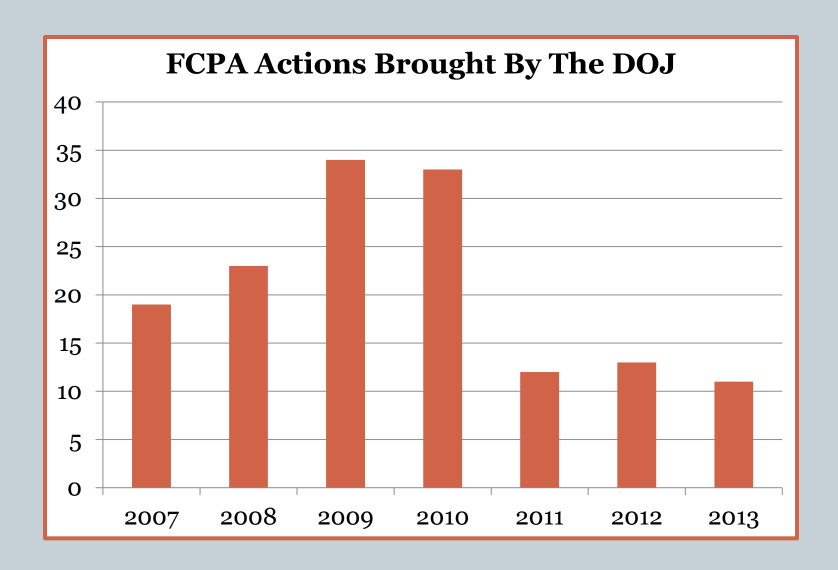


- Deferred prosecution & non-prosecution agreements in great use
 - Reward for self reporting & implementation of remedial action
 - Companies encourage cooperation with law enforcement
 - Sentencing guidelines
 - Management certifications
 - SOX compliance
 - Whistleblower
 - Monitor to oversee compliance

- Deferred Prosecution Agreement:
 - Reserves right to prosecute if company fails to comply with terms
 - Fines ex: Parker Drilling
 - \$11.76 M (Bribes paid to Nigerian officers)
- Non-Prosecution: Gov't Agrees not to bring criminal
 - case

- Self Report
- Key:
- Full cooperation with authorities
 - Implement Remedial measures
 - Conduct Risk assessment
 - Retooled compliance program





- Additional Government Resources
 - DOJ/FBI
 - Use local USAO
 - Specialized SEC unit
 - Expanded use of tools
 - (Fraud, Money Laundering, Money Violations, Export)
 - Increased Global Cooperation with law enforcement
 - 2/13; 120 prosecutions from 30 countries in Washington DC regarding bribery

UK Bribery Act

- <u>Broader</u>: Directly/Indirectly, offering promising or giving a financial or other advantage to another person, intending the advantage to induce or reward someone for performing a function improperly
 - Re: facilitation payment not allowed



FCPA v UK Bribery Act

	FCPA	UK BA
ForeignOfficial Bribe	•+	•+
Private SectorBribe	• O	•+
• 3 rd Party Liability	• +	•+
Books/Record Violation		0
GreasePayments	• 0	•+

 World Regions Where Companies Experience Greatest FCPA Activity



- Nigeria
- India
- Russia
- Eastern Europe

- China
- Indonesia
- Mexico
- Middle East

- Industries:
 - Oil/Gas
 - Medical device/Pharmaceuticals
 - Military products
 - Telecommunications



Newly Released DOJ/SEC guidance

- Nov. 2012, meant to clarify
- Provides no new bright lines
- Useful points:
 - 1. Successor Liability

Enforcement if successor company directly participated or failed to stop misconduct from continuing

2. <u>Compliance Programs</u>

Enforcement focus on:

Was program "well - designed"

Applied in Good Faith

Did it work?

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