ANNUAL CORRUPTION CASE REPORT 2018

Integrity, Compliance & Legal Dept.

This report has been prepared to the best knowledge and judgment of the Integrity, Compliance & Legal department based on information shared by the SOS regions and member associations.
TABLE OF CONTENTS

1 Internal Corruption Prevention Framework ................................................................. 3
2 Corruption Case Statistics 2018 .................................................................................. 3
  2.1 Overall Number of Corruption Cases ...................................................................... 3
  2.2 Corruption Cases per Result .................................................................................. 4
  2.3 Corruption Cases per Category ............................................................................. 5
  2.4 Corruption Cases per Programme Affected .......................................................... 6
  2.5 Corruption Cases per Source ............................................................................... 7
  2.6 Remediation Efforts and Measures ...................................................................... 8
3 Questions & Answers ................................................................................................. 9
  3.1 What are examples of suspected corruption that shall be reported? ....................... 9
  3.2 Which reporting channels can be used to report suspected corruption? ................ 9
4 Selected Corruption Case Examples ......................................................................... 10
  4.1 Case Example – Fraud / Embezzlement ................................................................. 10
  4.2 Case Example – Fraud / Bribery .......................................................................... 10
  4.3 Case Example – Fraud / Embezzlement ................................................................. 11
5 Annexes .................................................................................................................... 11
  5.1 Referenced Guidelines and Related Materials ...................................................... 11
  5.2 Abbreviation & Organisational Structure ............................................................ 11
1 Internal Corruption Prevention Framework

The SOS Children’s Villages policy on Good Management & Accountability Quality Standards was developed during 2011 and 2012 and adopted by the federation in March 2013. It sets the quality standards in the areas of management and transparency, integrity of the organisation and protection of assets. These quality standards are mandatory for all member associations.

The Good Management & Accountability Quality Standards clearly state that we do not accept corruption and follow a “zero-tolerance” approach. Our zero-tolerance approach means that corruption always results in action on our part. This action varies according to the situation and ranges from criminal prosecution in serious cases to training and individual development measures for minor offences.

Two main documents complementing the quality standards are the Anti-Fraud & Anti-Corruption Guideline, and the Code of Conduct. SOS has developed its Code of Conduct to uphold and promote the highest standards of ethical and professional conduct among all co-workers and persons affiliated to the organisation. By signing this Code of Conduct all board members and co-workers commit, in unison with the entire SOS federation, to aspire to and maintain the required conduct as a precondition for service to SOS Children's Villages.

The Anti-Fraud & Anti-Corruption Guideline provides information on different forms of corruption and their consequences. Definitions and examples thereof are also outlined in Section 5.1 of this report. Responsibilities of individual co-workers (both in member associations and in the GSC) are laid out, and steps to be taken concerning reporting, investigation and responding to allegations are stated. This guideline applies to co-workers and board members at all levels of SOS.

2 Corruption Case Statistics 2018

2.1 Overall Number of Corruption Cases

![Overall Number of Corruption Cases (2017-2018)](image)

Table 1

<table>
<thead>
<tr>
<th>Year</th>
<th>Number of Cases</th>
</tr>
</thead>
<tbody>
<tr>
<td>2017</td>
<td>29</td>
</tr>
<tr>
<td>2018</td>
<td>35</td>
</tr>
</tbody>
</table>
In 2018, 35 new corruption cases were reported. In 2018, we saw an increase in reporting to us suspected cases of corrupt conduct compared to 2017 (29 cases).

We consider as the main reason for the increase of reported cases the efforts of our integrity and compliance programme to improve awareness of ethical behavior and confidence of our co-workers to report suspected corrupt conduct. In addition, the SOS CVI Online Whistleblowing Channel, launched at the end 2017, has proven to be an effective means to allow reporting of suspected cases of corrupt conduct in a confidential manner, if desired. In 2018, almost 25% of all reported cases were reported via the SOS CVI Online Whistleblowing Channel. Awareness and participation, as part of feeling ethically accountable to our organisation, are essential to prevent and fight corruption efficiently and effectively.

### 2.2 Corruption Cases per Result

In 16 out of the 35 reported corruption cases from 2018, where the investigation was finalised by December 31, 2018, allegations were found to be fully or partly true and could therefore be confirmed (46%). In 8 cases the allegations could not be confirmed, either because they were proven unsubstantiated or because not enough evidence was found in order to pursue the allegation. In another 11 cases which were reported in 2018, the investigations continue into the year 2019.

![Corruption Cases per Result (2018)](image)

<table>
<thead>
<tr>
<th>Cases Confirmed</th>
<th>Cases not Confirmed</th>
<th>Pending Investigation</th>
</tr>
</thead>
<tbody>
<tr>
<td>16</td>
<td>8</td>
<td>11</td>
</tr>
</tbody>
</table>

**Table 2**

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1 Cut-off date for the collection of the data is information available at the Integrity, Compliance & Legal department by December 31, 2018.
2.3 Corruption Cases per Category

The case categories most relevant for cases reported in 2018 were embezzlement and fraud. In 57% of the overall 35 reported corruption cases, the allegations included potential embezzlement as well as fraud.

In Section 3: Question & Answers we provide explanations and examples for corruption categories, such as:

- **Fraud** includes the wilful deception to obtain an unlawful benefit to the disadvantage of our organisational resources.
  
  **Examples:** (1) A co-worker submits private receipts/invoices as part of business travel. (2) Payroll staff members create fake employees and pay these ‘ghost employees’, directing the money into their own bank accounts. (3) A co-worker forges the invoice of a supplier to personally collect the invoiced amount.

- **Embezzlement** is the misuse of entrusted resources for one’s own or someone else’s benefit.
  
  **Examples:** (1) A co-worker claims to have lost his/her company mobile phone (=entrusted to him/her), while in fact she/he has given it to a family member for private use. (2) A co-worker who has access to company accounts (=entrusted company resource) transfers funds to his/her private bank account.

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Table 3

Note: Multi-metering for a single case is possible, e.g., one case can fall in several case categories, such as allegations of fraud and embezzlement.
2.4 Corruption Cases per Programme Affected

The following chart shows all programme/service types provided by SOS that were named within the reported or identified corruption cases in 2018. Allocation to the programmes/services is based on the frequency of being named in the cases and does not indicate confirmed corrupt conduct and/or resulting financial loss.

We recognise that concerns of suspected corrupt conduct occur in a wide range of our programmes/services. This strongly supports SOS’ approach to apply a federation-wide corruption prevention framework with globally applicable policies and guidelines, such as our Anti-Fraud and Anti-Corruption Guideline. It is also reflected in the decision to roll out a global Integrity & Compliance Network in 2017, which by currently brings together over 129 contact persons who contribute to the strengthening of corruption prevention within SOS. Generally, the comparatively higher frequency of suspected corrupt conduct in SOS care programmes (Children’s Village, Youth Facility, Family Strengthening) of in total 62% is proportionate to the scope of our programmes worldwide.²

Table 4
Note: Multi-metering for a single case is possible, e.g., one case can relate to several programmes/services.

² See SOS International Annual Report 2017, page 35 (72% of SOS programmes worldwide belong to SOS care programmes).
2.5 Corruption Cases per Source

In 2018, 91% of the suspected corruption cases were reported through whistleblowers (e.g., SOS co-workers, external third parties, SOS beneficiaries and anonymous reports), compared to 90% in 2017. The consistent high percentage of such reports indicates that the efforts made throughout the past three years in terms of awareness-raising were effective.

Compared to the previous year, the percentage of corruption cases that were reported anonymously increased from 21% to 37%. While we encourage our co-workers to speak to their supervisors or other co-workers in a position to receive such reports, some co-workers may not feel comfortable with that approach. The SOS Online Whistleblowing Channel seeks to address some of the concerns and provides space for such reports to be made.
2.6 Remediation Efforts and Measures

In 2018, we recovered €16,896 which elevates the overall recovered funds from 2010 through 2018 to the amount of €200,802. We note that cases detected early give us the opportunity to address improper conduct before a situation escalates and causes severe financial loss. In addition, 11 of the cases investigated in 2018 are still pending in the remediation phase with options for further recovery of funds.

As we follow a zero-tolerance approach, there is always a response to corrupt conduct. Responses vary according to the specific circumstances of each individual case. Generally, if a case is confirmed, we at SOS always review processes, and, where appropriate, introduce structural enhancements. In addition, we also take appropriate human resources measures which in 2018 ranged from individual trainings over sensitization workshops for co-workers to disciplinary warnings and, in severe cases, to termination of the employment.

![Volume of Funds Recovered (2010-2018)](image-url)

Table 6
3 Questions & Answers

3.1 What are examples of suspected corruption that shall be reported?

Below, please find explanations and examples of suspected corruption that shall be reported:

**Bribery:** A person, organisation or institution provides goods and/or services in return for some form of improper benefit.

*Examples:* (1) A co-worker makes a payment to a city official to obtain a building permit; (2) A co-worker accepts money from a supplier in return for awarding the supplier a contract.

**Embezzlement:** Embezzlement is the misuse of entrusted resources for one’s own or someone else’s benefit.

*Examples:* (1) A co-worker claims to have lost his/her company mobile phone (=entrusted to him/her), while in fact she/he has given it to a family member for private use. (2) A co-worker who has access to company accounts (=entrusted company resource) transfers funds to his/her private bank account.

**Extortion:** Extortion is the act of obtaining something by force or threats.

*Example:* A co-worker threatens to spread lies about his/her supervisor if she/he is not allowed to use the company car for private purposes.

**Fraud:** Fraud includes the wilful deception to obtain an unlawful benefit to the disadvantage of our organisational resources.

*Examples:* (1) A co-worker submits private receipts/invoices as part of business travel. (2) Payroll staff members create fake employees and pay these ‘ghost employees,’ directing the money into their own bank accounts. (3) A co-worker forges the invoice of a supplier to personally collect the invoiced amount.

**Theft:** Theft includes the unauthorised removal or taking of organisational property.

*Example:* A co-worker steals an SOS computer.

3.2 Which reporting channels can be used to report suspected corruption?

**SOS co-workers** are encouraged to personally get in contact with

- Their supervisor;
- Their National Director or the International Director of their SOS region;
- Their supervisor’s superior or the Human Resources department;
- Another internal person in a position to receive such reports (e.g., local staff council or supervisory board).

**Third parties** can always approach their SOS-internal contact person, if available.

**Both SOS co-workers and third parties** can report through the SOS Children’s Villages International online whistleblowing channel, via the link on the SOS Children’s Villages International external website [www.sos-childrensvillages.org/integrity-and-compliance](http://www.sos-childrensvillages.org/integrity-and-compliance).
4 Selected Corruption Case Examples

The following real-life corruption case examples taken from our federation shall make the case processing and performance statistics more tangible. These anonymized cases, which we worked on in 2018, illustrate how reporting, investigation and response is approached and handled.

4.1 Case Example – Fraud / Embezzlement

Allegation:
Allegations regarding the embezzlement of SOS funds against a co-worker by returning SOS materials to a vendor and not returning the received back-payments to SOS.

Investigation:
The National Director commissioned an internal investigation which confirmed the allegation through the following investigation measures:
- Retrieving and screening all relevant invoices as well as relevant SOS accounts;
- Interviewing the accused SOS co-worker about the missing funds and requesting respective invoices from him/her.

Remediation Measures:
- Dismissal of concerned individual.
- All funds were recovered and paid back by the concerned individual and transferred to the respective SOS accounts.
- All finance co-workers have been sensitized to regularly check all financial transactions. From 2018 onwards, an Internal Audit will be conducted on an annual basis.

4.2 Case Example – Fraud / Bribery

Allegation:
Co-workers from the National Office allegedly withheld child money gifts from an SOS beneficiary.

Investigation:
The National Director commissioned an internal investigation which did not confirm the allegation through the following investigation measures:
- No positive assurance regarding the above mentioned allegations was discovered.
- The investigation report confirmed that the funds are still in the SOS account and are fully accounted for. The responsible Member Association has procedures for disbursing money gifts to SOS youths. Usually each youth is supported by a respective youth officer to fulfil this process before the money is released. In this case, the youth failed to complete the process and efforts for follow-up were deterred by his/her non-cooperation. The National office is currently holding discussions with the youth to agree on how to disburse the child money gifts.

Lessons Learned/Enhancements:
Although the case could not be confirmed, internal processes weaknesses were identified. The respective finance co-workers received again sensibilization trainings in order to process child money gifts more efficiently.
4.3 Case Example – Fraud / Embezzlement

Allegation:
Allegations were made against three local staff members regarding non-payment of contracted community workers by improperly withholding their payments.

Investigation:
The National Director commissioned an internal investigation which confirmed the allegation through the following investigation measures:
- Retrieving and screening all relevant documents, such as disbursement vouchers;
- Interviewing SOS co-workers from different departments and levels about the basis of outgoing payments and their frequency;
- Interviewing community workers about their activities and payments.

Remediation Measures:
- Dismissal of concerned individuals.
- Case was reported to the police.
- Funds were recovered and paid back by the concerned individuals.
- Supervisors received warning letters for failure to supervise their teams.
- Payment process was streamlined, the risk register was updated and a local whistleblowing telephone number was established.

5 Annexes

5.1 Referenced Guidelines and Related Materials

Good Management & Accountability Quality Standards in particular ‘Standard 2’

Anti-Fraud & Anti-Corruption Guideline

Code of Conduct

5.2 Abbreviation & Organisational Structure

SOS ‘SOS’ refers to ‘SOS Children’s Villages federation’

We are a federation of autonomous, interdependent member associations. The General Secretariat runs the federation’s daily business, implements and monitors the implementation of the decisions of the federation’s legal bodies, and provides support and services to and facilitates cooperation among member associations.
INTEGRITY & COMPLIANCE

Corruption prevention at SOS Children’s Villages

At SOS Children’s Villages, transparency and accountability underline everything we do. We are committed to using all of our funds and resources wisely, ensuring they are being appropriately utilised and accounted for.

➢ We value integrity & compliance.
Our core values of courage, commitment, trust and accountability guide our actions, decisions and relationships.

➢ We prevent.
SOS Children’s Villages recognises the realities of corruption risks and continuously works to strengthen its approach to prevent corruption.

➢ We report. We respond.
SOS Children’s Villages does not tolerate any form of corruption.

➢ We promise.
By fostering transparency, awareness and corruption prevention efforts throughout the federation, we continuously strive to enhance the accountability of our organisation and live up to the trust of our stakeholders.

For more information, please visit our website at:

www.sos-childrensvillages.org/integrity-and-compliance