Department of Parliamentary Services

EFFECTIVE RISK MANAGEMENT *

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I Introductory Remarks

Thank you for the invitation to discuss Effective Risk Management with you today.

The influence of risk management as a discipline has been increasing over the last two decades, and there are well accepted standards published by the International Standards Organisation on the technical approach to managing risks.

In an Australian Government context, Pat Barrett, the former Auditor-General and Finance executive, did more than anyone to put risk management on the public sector management agenda in the 1980s. Well-placed to see the opportunities to integrate a better understanding of risk management with reforms designed to ‘let the managers manage’ and ‘make the managers manage’, Pat strongly promoted the benefits of risk management to a population of public servants then used to working in a more rules based world. He saw the need to complement the devolution and greater flexibility being accorded to public sector agencies with a better understanding of sound management practices, particularly risk management.

It is noteworthy that the President of the Risk Management Institute of Australia, Brian Roylett, has said recently that many organisations have failed to adopt effective enterprise-wide risk management cultures and behaviours, adding fuel to the global financial crisis. However, he went on to observe: ‘there has been no systemic failure of risk management as a business discipline. Perhaps we have failed risk management’.1

The message here is clear: the issue is not generally the technical understanding of risk management that needs more work, but embedding risk management into our organisations.

It needs to become part of an organisation’s modus operandi – in its corporate planning, reporting, decision making and management practices. We need to encourage risk management; it should be part of day-to-day business and not a ‘one off’ activity; and the leadership group, through its actions, must show the way. And all staff should see risk management as part of their job; and take a wide view of their responsibilities.

Today, I plan to examine the practice of risk management in the public sector to see what we have learned, and emerging influences we need to take account of in implementing government programs as we go forward.
II Risk Management in the Public Sector

The very encouraging aspect of public sector management today is that the importance of risk management is recognised. This wasn’t always the position, so we are better positioned today.

However, as each year passes, the business environment is becoming more complex. The world doesn’t stand still. And boundaries between previously discrete organisations, organisational units and functions are becoming more porous. This means that programs and projects need to deal with a greater level of inter-connectedness and all of the technological enablers. So, while the fundamentals of program and project management may not change significantly, the risks to successful implementation are higher due to the more complex nature of our environment and the extent of uncertainty.

To succeed in today’s world, organisations need to keep their governance approaches as straight-forward and coherent as possible to (1) inform decision making, and (2) to allow staff to tune into how the organisation manages itself to achieve its goals. This includes the organisation’s:

- governance structures
- planning cycles
- scorekeeping systems, and
- organisational values.

I am a strong believer in the benefits of senior executives being able to explain things that are important in a way that is easy for staff to remember.

A decade ago you may have seen a movie called ‘High Fidelity’ (starring John Cusack) about Rob Gordon, a record store owner and compulsive list maker, who recounts his top 5 break ups, top 5 records, etc. The part that resonated with me was the focus on the list of top 5s because most people can remember 5 things but, if you are like me, after that it becomes more challenging. Consequently, in the ANAO, our Corporate Business Plans are based on 4 quadrants (our stakeholders, products and services, our people, and our business services). Our action items following SES conferences rarely exceed 5 items to ensure appropriate follow-up, and we underline our 3 core Values (respect, integrity and excellence).
When it comes to risk management, it should be applied to 3 levels, as a minimum: at the enterprise level, the divisional level, and the project level.

- it is no longer discretionary
- it is an integral part of good management – like strategic planning, project management, supervision, and so on.

There is a fairly new Australian and New Zealand standard on risk management (ISO 3100:2009) which sets out a structured approach for organisations to approach the management of risk, appropriate to the organisation's risk appetite.

- Where risk is defined as the combination of the probability of an event and its consequences
- Elimination of risk is generally not a practical goal, but risk can be managed and mitigated by various treatments.

The other noteworthy development is that risk management is increasingly recognised as being concerned with negative and positive aspects of risks.

To be effective though in an organisation, risk management needs to be strongly supported by those in leadership positions because it is one of those disciplines, if done well, will generally not be visible for all to see. Sadly, only risk management failures attract attention, and headlines. Thus, an organisation’s leadership needs to compensate for this asymmetry by reinforcing the positive outcomes of risk management action.

If risk management were straightforward, then public sector programs would be designed, implemented and administered successfully in a fairly mechanistic way – but we know there is more to successful risk management than that.

I imagine all of us have been in situations where risks could have been better managed. We are all susceptible to a natural bias to optimism when it comes to risk assessment. We see this in surveys. For example: almost all newlyweds expect their marriage to last a lifetime, even while aware of the divorce statistics; and most smokers believe they are less at risk of developing smoking related diseases than others who smoke.

We know, on the basis of our observations and experience, it doesn’t pay to be over-confident in assessing an organisation’s ability to manage risk.

One of the most illuminating examples of the bias to optimism and the importance of active risk management, quoted in a publication by Arthur Anderson: Managing Risk, Managing
Value, was the comment by Rick Buy, Executive Vice President and Chief Risk Officer, Enron in 2000:

*A rattlesnake may bite us every now and again, but we knew it was there and how much it might hurt.*

If only we could assess the likelihood and consequence of risks so clearly and confidently. Perhaps the lesson here is not to be over-confident or over-optimistic like the Enron executive, but to actively monitor risks, as neither Enron, nor Arthur Anderson has survived.

Today, in our various official roles, there is an expectation that we will take steps to manage the risks of inadvertent events or poor processes. We are also expected to consider opportunities which we can convert to our advantage – the other side of the risk coin.

Ernst & Young has recently provided a report on ‘the top 10 risks for business’ following interviews with industry executives and analysts. I found the business risk radar, set out below, a particularly useful way to structure the consideration of the full range of business risks.

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**The top 10 business risks**

![Business Risk Radar Diagram](image)

**Key to symbols**
- ▲ Uptrend
- ▼ Down trend
- □ No change
- ◆ New entry

**Source:** Ernst & Young, Australia. *The Ernst & Young Business Risk Report 2010 – The top 10 risks for global business.*
With minimal change, this risk radar could be modified to suit the particular purposes of public sector agencies, e.g. the strategic focus could readily be amended to accommodate the risks to the appropriateness of current policy settings.

One of the complementary benefits of the stronger focus on risk management by boards and senior management has been an increased focus on internal audit, as recently pointed out by Gary Anderson, MD Protiviti:

‘Interest in internal audits has increased in step with the rise in interest in risk management, as internal audits provide independent assurance of the effectiveness of a company’s risk-management practices and internal controls.’

I was also interested to see a recent press headlineRisk managers ‘the new black’ as hiring soars as many financial services firms add risk assessment positions to more divisions following the global financial crisis.

As you know, the ANAO, through its work, gets to see examples of risk management done well, and done not so well. Unfortunately it is not just a case of saying there are ‘x’ factors that are critical to success and focus on these, because there is a good chance the other factors you thought were under control will unravel.

In assessing and managing risk, we need to keep all dimensions in view, or on the radar.

Whatever the task – policy design, implementation, program administration - it is really a case of understanding the fundamentals of good management, of which good risk management is an essential part:

- Understand the context, the goal, strategies, and what success will look like;
- Know how to effectively resource the mission; allocate responsibilities; and be willing to hold those responsible to account;
- Determine scorekeeping arrangements, with an accent on unexpected variations;
- And overlay this with a sound approach to risk management, including an understanding of risk tolerance.

And, when doing this, reflect on the strengths and weaknesses of your organisation to deliver a sound result. I call this organisational ‘self-awareness’. Be sure to compensate for any weaknesses arising from your analysis.
The ultimate goal for all organisations is to build risk management into the organisational culture so that we have better performing and more resilient organisations.

As touched on earlier, making management decisions in critical areas presumes we have an understanding of risk tolerance.

There will be legitimate instances where a low risk tolerance will be appropriate. Some of these instances may be driven by legislative, policy or other ministerial requirements.

Mark Matthews of the Australian National University has observed that public sector decision-making can appear cumbersome, risk averse and time consuming because the unintended consequences of getting it wrong are far too severe.

So the message here is to set the organisational risk appetites to reflect the circumstances, but also be willing to re-assess risk tolerances. In some circumstances, such as implementing an IT system or acquiring a major item of plant, our risks appetite might be comparable with the private sector, but in advising on, and implementing a new policy measure, greater caution is understandable because of the consequences for key stakeholders of a public sector agency misqueuing.

We would all accept, nevertheless, that there are cases where we could operate more efficiently by more effectively managing risks than following boilerplate approaches. If policy and legislation requires such an approach, and it is considered unduly constraining or resource intensive, we should inform the responsible policy department to consider modifying the approach that is stipulated.

There are many ways to attune your antenna to risk situations that may need close oversight. For instance, the Standish Group has, for many years, published the factors that contribute to successful project management:

- User Involvement
- Executive Support
- Clear Business Objectives
- Emotional Maturity (managing over-ambition)
- Optimisation (managing over and under building)
- Agile Process
You can also talk to colleagues, read relevant review reports and audit reports.

Our work shows some commonality with the Standish factors. Specific audits have highlighted a number of other factors that are worthy of agencies’ attention:

1. Know your organisational responsibilities in a joined-up world
   - In today’s world, where achieving better outcomes relies on more effective relationships between the Commonwealth and the States/Territories, central agencies and line agencies, and central and regional offices, it is critical to know ‘who is responsible for what’.
   - It is also important to understand where the chickens will come home to roost if risks aren’t managed effectively by one of your ‘partners’. This might be called contingency planning, and increasingly for politically sensitive programs, it is a wise investment for public sector agencies.

2. The role of management:
   - It is critical that managers have ownership of their responsibilities, and are actively involved in risk management from the design of the proposal for a policy measure through to its implementation. This includes being aware of leading indicators of issues arising and guiding any extraordinary action. We have noticed in more than one recent audit that senior management considered their responsibilities had been discharged by offering extra support as required, but not really understanding a range of matters that suggested the program was far from being on track.
   - In a similar vein, the *Final report of the 2009 Victorian Bushfires Royal Commission* commented in some detail on ‘the fundamental responsibility of those in command’. The Commission very much supported the idea of an active leader and active management in the context of the matters before the Commission.
   - The following extracts from the Commission’s report go to this point:

   “The Commission observed a disturbing tendency among senior fire
agency personnel – including the Chief Officers – to consistently allocate responsibility further down the chain of command, most notably to the incident control centres.¹⁰

“On 7 February (the CEO) took a ‘hands-off’ approach to her responsibilities as State Coordinator of the State Emergency Response Plan . . .”

“(The CEO) considered that her leadership functions were discharged by establishing a competent team and being available if needed. But on a day when conditions were predicted, and then proved, to be worse than Ash Wednesday something more was required.”¹¹

- Clearly these comments by the Commission relate to particular circumstances of an extreme emergency. Nevertheless, there are some important pointers here for public sector managers in relation to community expectations – take responsibility, calibrate your direct involvement in program management to the significance of the issues arising but, importantly, roll your sleeves up when things aren’t going to plan.

3. Understanding, and adhering to, the legislative and policy framework:
- It almost goes without saying that agencies are expected to understand the legislative and policy dimensions of programs they are responsible for administering, and for advising Ministers, as appropriate, in this respect.
- Re this latter point, it is not surprising that, from time to time, Ministers need to be informed of any legal or policy responsibilities they should be taking account of in decisions, as they commonly make decisions across a wide spectrum of issues and should be informed of any ‘constraints’ that bear on those decisions.

4. Having the right horse-power for the task:
- If the task is important enough, get the right people, and enough of them, to get the job done. As highlighted by Jim Collins in his best-selling management book ‘Good to Great’, **people** are not your greatest asset; the **right people** are.

5. Actively monitoring risks and modifying/ceasing projects that aren’t performing:
- With most public sector agencies understanding risk management is now in effect a necessary element of departmental approaches, there is a risk that it is treated as a ‘tick the box’ exercise. The very strong message here is that those responsible for
developing policies or implementing programs or projects need to treat the exercise seriously, and ensure risk mitigation measures feed into the design and/or implementation strategies. In this context Defence now highlights publicly ‘projects of concern’ to ensure that the organisation/industry appreciates the elevated project risks. Recent events, globally and locally, also led the Financial Times to suggest that it pays to think hard about (nearly) unthinkable risks.

- Some risks require more decisive action that monitoring. Such actions range from redesign through to killing programs or projects. In our work, we have seen projects that were ceased, others that should have been a lot earlier.

If there is a central message here, it is about the importance of integrating risk management into all elements of organisational planning and execution. It is not about eliminating risk as that is impossible. The objective is very much about understanding risks, managing them and informing key stakeholders about them and the associated mitigation strategies.

As organisations grapple with the best way to enhance their focus on risk, I was interested to read the report of the Walker Review\(^{12}\) of corporate governance in UK banks and other financial industry entities (BOFI).

One potential framework issue raised by Walker concerned the need for enhanced governance of risk, and he has suggested that best practice in a bank or life assurance company is for the establishment of a board risk committee separate from the audit committee.\(^ {13}\) His argument is that in practice the audit committee has clear responsibility for oversight and reporting to the board on the financial accounts and adoption of appropriate accounting policies, internal control, compliance and other matters. This vital responsibility is essentially, though not exclusively, backward looking.

Walker’s essential point was that a clear differentiation is needed in ensuring that appropriate and separate focus is given to backward and forward-looking risk factors. Further, in support of board-level risk governance, a board of a bank or other financial institution should be served by a Chief Risk Officer who should participate in the risk input and oversight process at the highest level and should have a status of total independence from individual business units.

The value of such a committee with a focus on current risk and future strategy for some public sector entities is well worth consideration. For departments, in particular, it would be best orientated to the risks and uncertainties in, and options for, delivering government
outcomes that are the administrative responsibility of the portfolio. Such an approach recognises earlier comments to the effect that the consequences of poor choices and poor program implementation in the public sector are severe, and deserve high level and focused consideration.

While I have highlighted factors that are important to effective risk management, it is also important to acknowledge that many program managers in many organisations are ensuring the delivery of services, and new approaches to the delivery of services, every day.

We have come a long way but there is no place for complacency. More will be expected of the APS.

With an eye to the future, the ANAO issued, in December 2009, a Better Practice Guide (BPG) on Innovation in the Public Sector.14

The BPG aims to assist understanding of the pre-conditions and processes that underpin public sector innovation, and to offer practical help to public service practitioners.

The BPG’s focus is on the culture and practices that can be adopted to encourage and facilitate innovation in the public sector. It sets out a measured approach to the public sector innovation process.

Innovation inevitably involves a degree of risk because it changes the status quo or contributes towards an alternative future. As such, an appetite for risk and risk management is essential; and risk avoidance is an impediment to innovation. This was a key message to get out; and a key message for the ANAO to acknowledge.

All public sector organisations will be required to be innovative to achieve the improvements in services and outcomes expected by stakeholders, and to make the productivity increases anticipated in budget funding models for agencies. Stakeholder engagement will be important to success here.

Where innovations do not reach their objectives, or mistakes are made, it is crucial to learn from the experience in a positive way. Learning from sub-optimal outcomes and mistakes is as important as celebrating success in reinforcing an innovation culture.

It is important that those of us with leadership responsibilities articulate the aspirations and strategic directions of our organisations, and make sure appropriate attention and resources are directed to medium and longer term issues where innovation is likely to be critical to success.
When risk management standards provide a sound basis for risk management, yet we still have failures in managing risks successfully, we need to look further afield to understand the organisational issues and dynamics that create sub-optimal outcomes, and learn from this.

III  Concluding comments

The most successful organisations recognise that risk is part of doing business and that it can be managed with positive results. Those with leadership responsibilities have an important role in ensuring an organisation’s approach to risk management is integrated into all elements of organisational planning and execution and sufficient resources are directed to risk intelligence. But we all have a risk management component in our job.

We are well served with overarching guidance on risk management provided by the risk management standards which provide a framework against which the probability and consequences of an action can be mapped to derive a risk rating both before and after mitigation measures are put in place.

However, as I have noted earlier in this paper, having a robust risk management construct and standard in place is not enough — it comes down to successful implementation.

In the public sector we generally have well-established risk management frameworks, which are applied from the enterprise to project level. The implementation of risk management procedures is a necessary part of decision-making processes and should be ‘fit for purpose’. That is, the degree of oversight and specific mitigation activities should be commensurate with the value, complexity and sensitivity associated with the delivery of particular programs and policy initiatives. On the basis of the work of the ANAO, the soft spots in public sector risk management relate to the understanding of the significance of identified risks, the appropriateness of the related risk management strategies, and the adequacy of on-going monitoring arrangements. Executive management has an important role in ensuring a focus on these key issues.

As for developments in risk management, I found the concept of the organisational risk radar, referred to earlier, a useful way to logically structure the consideration of risks. The main message here is that organisations can generally absorb strategies and approaches into their culture if they are logically presented and appropriately reinforced by agency practices and senior leadership.

Thank you for the opportunity to share these perspectives with you.
Notes

9. The Standish Group International CHAOS Ten Success factors 2009
10. The 2009 Victorian Bushfires Royal Commission final report, July 2010, p.79
11. Ibid, p.83
13. Ibid., p81