# University of Dayton eCommons

Accounting Faculty Publications

Department of Accounting

3-1-2010

# Continuous Controls Monitoring Can Help Defer Fraud

Sridhar Ramamoorti *University of Dayton,* sramamoorti1@udayton.edu

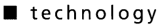
Joseph Dupree

Follow this and additional works at: https://ecommons.udayton.edu/acc\_fac\_pub Part of the <u>Accounting Commons</u>

eCommons Citation

Ramamoorti, Sridhar and Dupree, Joseph, "Continuous Controls Monitoring Can Help Defer Fraud" (2010). Accounting Faculty Publications. 83. https://ecommons.udayton.edu/acc\_fac\_pub/83

This Article is brought to you for free and open access by the Department of Accounting at eCommons. It has been accepted for inclusion in Accounting Faculty Publications by an authorized administrator of eCommons. For more information, please contact frice1@udayton.edu, mschlangen1@udayton.edu.



# **Continuous Controls Monitoring Can Help Defer Fraud**

By Sridhar Ramamoorti and Joseph Dupree

he biannual survey of the Association of Certified Fraud Examiners' (ACFE) found that U.S. organizations lose an estimated 7 percent of annual revenues to fraud. Based on corresponding United States GDP figures from the World Bank, this percentage indicates a staggering estimate of losses — around \$994 billion among U.S. organizations, despite increased emphasis on anti-fraud controls and recent legislation to combat fraud.

While there are compelling reasons for monitoring anti-fraud programs and controls manually there is no question that monitoring activity can benefit from automation.

As the survey suggests, almost every large and small organization is potentially susceptible to fraud risk, both internally from employee theft and corruption, and externally by vendors and other third parties engaged in fraud against the organization.

The recent spate of corporate governance failures further underscores the need to establish strong anti-fraud programs and controls. Organizations have seriously evaluated making fraud risk assessments a mandatory part of internal audit coverage with follow up in areas with a heightened sensitivity to fraud risk.

Many companies have set up separate units to handle potential fraud allegations. For example, Microsoft Corp. launched a Department of Financial Integrity. Most audit committees typically check with individuals from the company's internal audit function as to whether fraud risk assessments have been performed and whether the audit coverage concerning potential fraud risk is adequate, typically as part of their enterprise risk management efforts.

Financial executives realize that fraud remains a largely unmitigated risk because those perpetrating fraud naturally attempt to conceal their tracks, leaving no audit trail. However, manual detection of fraud that is perpetrated within information-intensive transaction processing operations or financial processes is increasingly impractical due to the sheer volume and complexity of the data.

Further, manual detection occurs too late to prevent expensive fraud and its devastating reputational and financial consequences. Controls that use automation are indispensable for detecting fraud within automated operations. As such, and for a variety of reasons, proactive fraud risk management and mitigation efforts must involve automated anti-fraud programs and controls.

However, even if organizations have implemented automated controls, they need to have a way of monitoring these automated internal controls to ensure that they are operating effectively over time. It is in such instances that continuous controls monitoring (CCM) comes in and operates in an online, real-time fashion.

Not only does well-designed CCM technology make the overall monitoring activity more effective and efficient, it also allows for workflow capabilities so that adequate follow up of control exceptions occurs in a timely fashion.

## Controls Automation Inadequate, Monitoring is Necessary

The 2009 Committee of Sponsoring Organizations (COSO) of the Treadway Commssion's Guidance on *Monitoring Internal Control Systems* convincingly argues that merely having systems of internal controls in place is inadequate at best, and at worst may provide a false sense of security.

Because unmonitored internal control systems deteriorate over time, it is crucial that they be monitored and their continuing operating effectiveness be validated periodically. Monitoring has the primary purpose of ensuring that internal controls are operating effectively over time.

Just as internal controls can be manually performed, monitoring too, can involve a human agent at every level. For instance, when JPMorgan Chase Chief Executive Officer Jamie Dimon was at Bank One in Chicago, he would ask each employee to evaluate their actions to be taken through the prism of whether they were "unethical, illegal or immoral" and if so, to not take such action or engage in such behavior.

So, while there are compelling reasons for monitoring anti-fraud programs and controls manually — especially because instances like ethical lapses or blatant conflicts of interest are perhaps detected more effectively by human agents there is no question that monitoring activity can benefit from automation.

#### Fraud Life Cycle Analytics

In terms of time phase, anti-fraud programs and controls can have a proactive (before the fact) or a reactive (after the fact) orientation. This might be described as the "fraud life cycle," spanning the phases before fraud occurs, during the discovery and after the fact fraud investigation and resolution. The period before fraud occurs or gets detected is referred to as the proactive phase; after fraud has come to light, the ensuing investigation is part of the reactive phase.

Continuous controls monitoring of anti-fraud programs and controls can potentially cover both proactive and reactive phases, depending on whether they are preventative or deterrent controls, or whether they are detective in nature. The whole range of data-intensive fact gathering and analysis is referred to as "fraud life cycle analytics."

More specifically, when contemplat-. ing the use of CCM technologies with respect to fraud life cycle analytics, desirable features would include:

The ability to perform spatial, temporal and statistical data analysis.

• Spatial Data Analysis: For sales agent commission payments, corresponding entries should exist in the geographic or regional financials, including aberrations;

• *Temporal Data Analysis:* Identify deviations based on historical data and trending over time;

• Statistical Data Analysis: Identify anomalies and exceptions based on characteristics such as missing sequence, outliers, extrapolations, etc.

The ability to support intra- and interénterprise ratio analysis.

• Z-score estimations and calculations that would support common-size statement analysis, as well as vertical and horizontal analyses.

## **CCM** Capabilities

Monitoring tools generally evaluate one or more of the following, prompting an assessment about the underlying elements of the situation-specific context (adapted from COSO 2009):

Transaction Data. Highlighting exceptions through comparisons of processed transactions (or master data) against a set of pre-defined control rules;

• Conditions. Comparing baseline or previously established expectations with actual applications or parameter configurations (system access by authorized users);

• Changes. Identifying and reporting changes to critical resources, data or information allowing verification of authorization and/or propriety; ■ Ensuring Information (Processing) Integrity. Verifying and monitoring the accuracy, consistency and reliability of information across content, process, system and environment (i.e., information integrity); and

■ Error Management. Monitoring the volume and resolution of activity in suspense areas, error logs or exception reports and the management of the workflow of control exceptions.

To reach maximum effectiveness with respect to data analysis, CCM technologies must possess certain characteristics: Compare data and transactions from multiple IT systems and address control gaps that often exist within and between systems. Ability to perform data validation and consistency checks prior to performing a formal analysis avoids the garbage-in, garbage-out (GIGO) problem. Work with existing data within operational and financial systems in its existing format regardless of the computing platforms, databases and other underlying technologies.

That is, data that is extracted and translated for the benefit of a control subjects the control to greater risk of control error and higher maintenance and ownership costs.

Nonfinancial operations, key performance indicators, key risk indicators, leading predictive factors and non-numerical data should be within the scope of your controls and CCM technology integration, allowing for a comprehensive approach.

Apply census sampling for specific target areas — that is, testing 100 percent of the population of transactions in the area of interest. With automated controls and CCM, there is no need to accept the risks associated with sample sets, confidence intervals, selection bias and distribution curves. You can find the proverbial needle in a haystack — and do so proactively. Perform fraud detection tests on a scheduled or event-driven basis in real time and provide timely notification of trends, patterns, anomalies and exceptions. This capability is what allows for the "continuous" moniker in CCM, after all. Look beyond financial processes and

 LOOK beyond financial processes and enterprise resource planning systems for critical business processes and operations where controls are needed. Consider statement generation systems, order processing, payment and disbursement systems, claims processing and other operational systems upstream of financial operations — all of which may be critical to your company.

Standardize your controls and CCM approach across the whole enterprise to leverage the economies of scale in control system ownership and streamline control audit costs.

The current focus of CCM applications has been mostly on the expenditure/disbursement side (e.g., payroll, procure-to-pay, etc.). In the future, more attention should be given to monitoring the revenue side of income statements as well as balance sheet accounts. Enron Corp., WorldCom Inc., Satyam Computer Services Ltd. and others associated with the largest financial frauds of the recent past appeared to be concentrated on revenue recognition problems and balance sheet accounts.

## What CCM is Not

One of the most recent and hyped-up technology solution buzzwords, it's helpful to debunk some myths about CCM. First, not all CCM technologies are created equal. Be sure to fully understand your requirements, consider the areas within your enterprise that should be subject to CCM and, most importantly, check with trusted colleagues and other references.

Beware of the terminology confusion: Despite the inclusion of the term "monitoring," many use the term CCM to refer just to automated controls, while others suggest it is monitoring when it is not.

Genuine monitoring capabilities would demand that CCM is broader in scope; it is IT-enabled online, real-time monitoring that requires an independent, continuous and automated monitoring of controls.

Sridhar Ramamoorti, Ph.D., CPA (sramam oorti@infogix.com), is a principal at Infogix Advisory Services and serves as technical adviser to FEI's Committee on Finance & Information Technology. Joseph Dupree (jdupree@infogix.com) leads marketing at Infogix. Copyright of Financial Executive is the property of Financial Executives International and its content may not be copied or emailed to multiple sites or posted to a listserv without the copyright holder's express written permission. However, users may print, download, or email articles for individual use.