

# PREVENTING FINANCIAL CRIME

The UK FCA have published a detailed guide to preventing financial crime in your organisation.

Whether you are UK FCA regulated or not, this guide is the most comprehensive checklist available.

## Governance

Recommended best practice for Financial Crime Governance.

## Management Information

The Financial Crime data reported to senior management.

## Structure

How a firm organises and resources their prevention of financial crime.

## Risk Assessment

Undertake a business wide analysis of the firm's exposure to financial crime.

## Policies & Procedures

Maintain up to date policies & procedures based on the Financial Crime Risk Assessment.



## FLEXIBLE & LOW COST

### Flexible

GRC-Maestro uses Templates so each client can run their prevention of financial crime checks to suit their requirements:

- **Standard** - Use pre-built Templates covering laws, regulations and industry best practice
- **Copy & Edit** - Use existing Templates and edit for your own requirements
- **Customise** - Build new Templates based on your own requirements

### Low Cost

GRC-Maestro has a range of price plans to give users great compliance software at a low cost.

There are no hardware requirements or software to install, just log in through any browser.

## KEY FEATURES

Download pre-set Maestro-Templates relating to the prevention of financial crime across your firm, for a business line or regulatory jurisdiction.



**Rule Checking: Regulatory/Internal**  
Run rules on question answers to flag potential breaches/internal controls.



**Process Management**  
Use dynamic questions/responses to ensure processes are followed.



**Incident/Breach Management**  
Assess potential breaches and manage them to resolution.















**Reports/Business Intelligence**  
Maintain compliance records and produce on-line/Excel/PDF reports.

## STATUTORY, REGULATORY, POLICIES AND CONTRACTS/SLAs

GRC-Maestro supports your prevention of financial crime requirements.

The platform has powerful compliance monitoring and breach identification/management.

Customised checks, controls and record keeping are built into your Maestro-Templates.

 <b>AUSTRALIA</b> Australian Security & Investment Commission	 <b>CYPRUS</b> Cyprus Securities and Exchange Commission	 <b>IRELAND</b> Central Bank of Ireland	 <b>LUXEMBOURG</b> Commission de Surveillance du Secteur Financier	 <b>MALAYSIA</b> Securities Commission Malaysia	 <b>MALTA</b> Malta Financial Services Authority
 <b>SINGAPORE</b> Monetary Authority of Singapore	 <b>HONG KONG</b> Securities and Futures Commission	 <b>GUERNSEY</b> Guernsey Financial Services Commission	 <b>JERSEY</b> Jersey Financial Services Commission	 <b>UNITED KINGDOM</b> Financial Conduct Authority	 <b>USA</b> Securities & Exchange Commission Financial Industry Regulatory Authority

## ASK, RESPOND, REVIEW, ASSESS, REPORT AND RECORD

### ASK

Information required to assess compliance with regulations, internal policies, legal requirements or record keeping

### RESPOND

Respondent answers questions and attaches documents as required (pre-submission validation)

### REVIEW

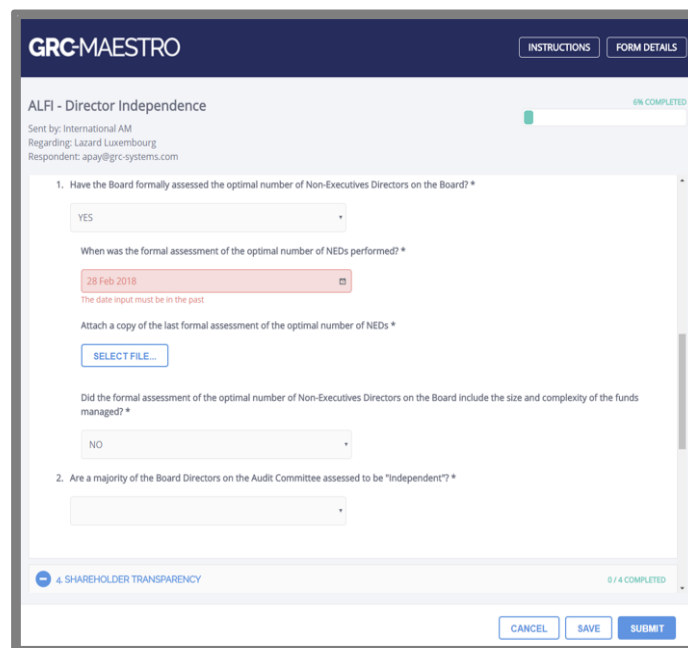
Automatic check on submitted answers to identify Incidents (option to manually create Incident or reject Maestro-Form)

### ASSESS

Management review of Incidents to determine Breaches/Non-Breaches with reason for assessment required

### REPORT

Provide regulators and management with reports showing internal controls, results of monitoring, breaches/non-breaches etc.



**GRC-MAESTRO** INSTRUCTIONS FORM DETAILS

ALFI - Director Independence 6% COMPLETED

Sent by: International AM  
Regarding: Lazard Luxembourg  
Respondent: apay@grc-systems.com

1. Have the Board formally assessed the optimal number of Non-Executives Directors on the Board? \*

YES

When was the formal assessment of the optimal number of NEDs performed? \*

28 Feb 2018  
The date input must be in the past

Attach a copy of the last formal assessment of the optimal number of NEDs \*

SELECT FILE...

Did the formal assessment of the optimal number of Non-Executives Directors on the Board include the size and complexity of the funds managed? \*

NO

2. Are a majority of the Board Directors on the Audit Committee assessed to be "Independent"? \*

4 SHAREHOLDER TRANSPARENCY 0 / 4 COMPLETED

CANCEL SAVE SUBMIT

## CONTACTS

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