A matter of Trust: what chief legal officers should know
Trust is a currency of commerce. That’s truer than ever today, with much of the world’s trade taking place among parties in distant locations who may never have met face-to-face. Every exchange may be viewed to some extent as an expression of Trust, and the successful ones pile up like deposits in a bank account. In this way, the organization creates a nest egg to draw upon in the event—hopefully uncommon—that something goes amiss.

The nest egg is necessary because the loss of Trust can be costly. We looked at three large companies hit by a Trust-related scandal that led to regulatory or government intervention. Before the scandal, each of these companies had a market cap of at least $10 billion. Afterward, their market cap declined 20 to 56 percent for a combined loss in total value of roughly $70 billion.1

Chief legal officers have always had a key role in the conscience of the enterprise, setting the course for ethics and, often, compliance. Today, as business moves faster and the CLO takes on a larger role in the strategic direction of an enterprise, Trust continues to be a fundamental imperative and a growing factor in a company’s success—not only for the organization broadly, but for the CLO’s ability to be effective as a member of the senior executive team. And, while Trust may be difficult to touch or see, it can be built. In this article we explore various ways that CLOs can do just that, for the organization and for themselves, with an eye to taking the lead in guiding stakeholders along the journey.

Trust as a balancing act
First things first: What does Trust mean for CLOs? On average, aspiring CLOs are in the 70th percentile for displaying high integrity and honesty, according to 360-degree feedback from managers, peers, and direct reports. Asked to rank the importance of the leadership qualities they expect in a CLO, the same group of reviewers puts high integrity and honesty on top—ahead of the ability to solve problems, communicate powerfully, inspire and motive others, and collaborate.2

Many organizations look to CLOs not just to be trustworthy themselves, but also to model trustworthy behavior and maintain a standard of integrity from the boardroom on down. Perhaps for that reason, corporate compliance is often part of the CLO realm. Other processes of a trusted nature—like internal audit, global security, and regulatory affairs—can report up to the CLO as well.
"Organizations are being evaluated on the basis of their impact on society—transforming them from business enterprises into social enterprises."³

One area where there is a growing opportunity to cultivate Trust is corporate social responsibility. As the enterprise develops a stronger relationship with its community, or communities, across the globe, its reinvestment into those communities is growing in importance. Increasingly the responsibility for leading these efforts is falling to the CLO.⁴

<table>
<thead>
<tr>
<th>The evolving role of the CLO¹</th>
<th>Today's CLO looks very different from those of the past. Here's a brief history of how the role has evolved over the years to become one of strategist, operator, and a steward of institutional trust.</th>
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<td>1900s</td>
<td>As the CEO’s aide-de-camp, the general counsel holds considerable influence in the organization, often ascending to the CEO role later on.</td>
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<td>1940s</td>
<td>External law firms gain more influence directly with CEOs and the role of general counsel is diminished in its prominence within the organization. As CEOs take the lead on managing important legal matters, they move the most important matters to outside counsel. Meanwhile, outside counsel relationships become more difficult and expensive to unwind, allowing law firms to become entrenched in the company’s management of its legal agenda. Recognizing the value of their direct involvement in executive decision-making, law firms steadily raise their rates.</td>
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<td>1970s</td>
<td>The ranks of senior management begin to fill with MBA degree holders while the general counsel becomes more focused on managing, not leading, outside counsel. During this period, lawyers rarely ascend to CEO roles and the general counsel is typically not considered part of the strategic leadership team of the company.</td>
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<td>1990s</td>
<td>Amid soaring law firm fees, general counsels begin bringing legal work back into the corporate legal function, essentially building replicas of large law firms within the enterprise. Legal department headcount expands and the general counsel's position within the enterprise again grows in prominence as the general counsel becomes more involved with driving business and reclaims the position of authority with respect to management of outside counsel relationships.</td>
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<td>2000s</td>
<td>The large in-house legal function model loses some of its allure as companies confront the excessive cost of employing lawyers in certain niche practices or in every jurisdiction in which legal expertise is necessary. In response, many companies develop a more balanced in-house/outside counsel strategy with the general counsel—or, increasingly, a chief legal officer—at the helm. Additionally, regulatory reform puts the general counsel role in the spotlight, in some cases specifically identifying the top legal executive as a mandatory reporter of unethical behavior. Legal chiefs balance ethical decision-making with business enablement while managing multiple legal and non-legal functions.</td>
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The days when a general counsel’s office was mainly dedicated to traditional legal work, like contract review and litigation defense, are unlikely to return for many organizations. Today, in addition to conventional legal work and operational responsibilities, Deloitte research shows that CEOs expect CLOs to spend 60-70 percent of their time on innovative solutions, and business and legal strategies that create value and move the organization forward.⁵ The modern CLO has a multidisciplinary role that requires familiarity with disciplines from information technology (IT) to marketing communications, all while keeping up with a changing regulatory environment. These competing priorities may create a tension between maintaining the impartiality that’s necessary for good judgment while meaningfully contributing to the senior executive team’s goals. The ability to navigate this tension lies in the cultivation of Trust.

The five elements of organizational Trust
The CLO’s balancing act reflects that Trust has many claimants, and the way Trust manifests itself can be highly situational. Here, we break Trust down into five elements: physical, financial, digital, emotional, and ethical, any of which can affect “our willingness to be vulnerable to the actions of others because we believe they have good intentions and will behave well toward us.”⁷ It takes a different mix of CLO responsibilities and capabilities to address each element effectively.

**Physical Trust**
Organizations earn physical Trust by protecting stakeholders from physical harm. Because environmental, health, and safety teams increasingly report up to the general counsel’s office, employee workplace safety can be the first example of physical Trust that comes to mind. However, an employer’s duty of care isn’t limited to their premises—think delivery routes, expatriate assignments, and other situations that can take employees into higher-risk areas.

Neither is physical Trust limited to employees. Customers place their Trust in an organization every time they purchase a product online, order a car service, shop in a retail store, or dine at a local restaurant. For communities, it’s an act of Trust to allow organizations to operate near them despite the potential effects on their environment, transportation infrastructure, private property, and more. Keeping this Trust is significantly enabled by the CLO’s oversight of appropriate regulations and codes.
Financial Trust
Financial Trust accrues to organizations that serve their stakeholders’ economic and financial concerns. By collaborating with the finance team, for instance, the CLO can help cultivate the Trust of regulators and trading partners who are affected by the organization’s implementation of tax law. In concert with the compensation team, legal chiefs can work to shield employees from pay inequities and executives from exogenous shocks that unreasonably affect their variable pay.

Business agreements—whether contractual or a handshake—play into financial Trust as well. The legal team may have limited control over the development and production of goods and services, but what they can do is help put together a fair deal. When new hires Trust that the organization will follow through on a job offer, customers Trust that the organization will stand behind its offerings, and suppliers Trust that the organization will honor its debts, often it’s the CLO who can claim a good part of the credit.

Digital Trust
Stakeholders have digital Trust when they believe the organization takes the security of their information seriously. Breaches involving customer data tend to grab the headlines, but organizations also collect sensitive information relative to executives (e.g., internal communications), employees (payroll), partners (trade secrets), and others in their ecosystem. What’s more, sensitive data tends to be spread out. It can be found in places like internal systems, backup drives, mobile devices, voicemail, text messages, hard copy files, and any number of cloud applications.

Cybersecurity may at first seem like an issue for the IT team. But if a data breach happens, the legal officer is often the one who is left to deal with the public response, and legal and regulatory consequences. Typically, the CLO is also the one who works with the insurance company in the wake of a breach and keeps the board of directors updated on what the organization is doing to prevent events like cyberattacks and unauthorized data disclosures.

Emotional Trust
Emotional Trust occurs when stakeholders believe they and the organization are on the same side. For employees, emotional Trust can come when their efforts are welcome and accepted among colleagues. Regulators may develop an emotional Trust in organizations that respond readily and openly to their requests. Suppliers can gain emotional Trust when they work collaboratively with the organization to solve problems or build innovative solutions. And consumers may attach emotional Trust to a company whose products align with their own idea of what the products should be.

Many CLOs own their organizations’ environmental, social, and governance goals as well as the communications function, giving them considerable latitude in building up emotional Trust. Internally, for example, CLOs may enforce privacy policies and guide efforts to promote diversity, equity, and inclusion. Externally, CLOs can bring Trust-enhancing clarity and veracity to a broad range of outreach, from product claims to shareholder proxies to comments on proposed regulation.

Ethical Trust
Ethical Trust comes from doing not only what’s legal, but also what’s right. Investment opportunities, product tradeoffs, sales goals, and the treatment of workers are all examples of situations where ethics can come into play. An ethical organization is candid, respectful, fair, and accountable, even—maybe especially—when they don’t have to be. To stakeholders, the choices that organizations make when at a crossroads is a sign of who they really are.

CLOs are in a unique position to advise on the ethics of business decisions, not least because the American Bar Association’s Model Rules of Professional Conduct open the door for them to do so. Whether it’s to acquire a competitor, enter a new market, discontinue a product line, or any number of other strategic business decisions, CLOs can help colleagues navigate the ethics and move forward in a way that stakeholders can Trust.

How CLOs can earn Trust within the organization
Up to now, we’ve discussed the different manifestations of organizational Trust and ways that the CLO can influence them. But what goes into building Trust in the role itself? A genuine effort begins with intent, or the true meaning behind a business leader’s actions. For executives with legal backgrounds, trustworthy intent can be challenging to convey. One simple reason is that the law is not known for its use of the common vernacular. Also, lawyers are typically rewarded for being right, whereas trustworthy intent often involves acknowledging that some things are hard or impossible to know.

If intent is the heart of Trust, competence is its soul. A 2019 Deloitte survey of Canadian consumers reveals that organizations are seen as more trustworthy if they deliver their offerings competently. Competence in this context refers to product or service quality, product availability, communication transparency, and the organization’s third-party network.

The takeaway for CLOs is that Trust requires an understanding of what matters most to stakeholders, a commitment to address their needs, and a track record of following through. This goes back to what, exactly, a CLO’s constituents expect of them. According to a 2020 survey by the Association of Corporate Counsel, less than half of CLOs attend all board meetings and just 30 percent say that board members routinely consult with them. This suggests that providing legal advice is necessary but insufficient to operate as a senior executive. As though
to underscore the point, a 2020 Gartner study found that general counsels perform 39 percent better when they grasp the challenges their business partners face, and general counsels who are personally effective spend significantly more time on strategy and business guidance.11

Giving Trust a health check
Trust can seem tough to measure at first. The data isn’t always readily available, and the data that is available may be highly diverse. But CLOs can get a read on where the organization stands by looking across different categories of Trust and seeing how the organization compares with competitors, stakeholder expectations, and other benchmarks. The idea is to find out how effectively the organization is managing each category of Trust.

Trust can be evaluated against numeric (quantitative) or descriptive (qualitative) measures. A quantitative assessment aims to take subjectivity out of the equation by revealing the organization’s Trust profile against a set of key risk indicators. For instance, a numeric indicator of digital Trust might be the number of customers who choose to store their credit card information on the organization’s e-commerce system.

Meanwhile, a qualitative assessment aims to capture observations, like a customer’s perception of how the organization treated them when an online purchase failed to arrive.

By the same token, measures can be objective or subjective. Objective measures might, for instance, indicate what tools are in place for managing Trust and how effective they are. Subjective measures might focus on governance issues such as whether policies and procedures are up to date, and whether certain committees exist.

Information sources needn’t be proprietary or private. Social media, for instance, can be a source of all four measurement types: quantitative (such as number of referrals), qualitative (e.g., customer service feedback), objective (think account monitoring), and subjective (as when there are guidelines laying out how representatives of the organization actively engage with stakeholders in online forums).

The Trust categories and their associated measures can go into a checklist of key performance indicators that the organization uses periodically to see how they’re doing. The last part is key because Trust can go up or down over time. With a routine diagnostic, CLOs can take the lead on monitoring Trust, providing the board with a useful governance tool and helping to negative surprises that could have been prevented had the organization known about the underlying Trust issues.

Living up to the promise of integrity
Trust may seem like an unusual thing to discuss in a Monday morning staff meeting. And because it’s an intangible with contours that are hard to define, organizations may be reluctant to hold themselves accountable for it.

But Trust is too important to leave unmanaged. Not only does it have significant implications for risk and reward in the broader organization, Trust can also affect the CLO’s ability to be an effective contributor at the highest levels of the organization. As CLOs continue to gain influence over the strategic direction of the enterprise, an intentional approach to developing Trust can cement their corresponding duty as stewards of the organization’s integrity.
Author and Contact

Lori Lorenzo
Research & Insights Director, Chief Legal Officer Program
Deloitte Transactions & Business Analytics LLP

Lori is a managing director with Deloitte Transactions and Business Analytics LLP, and leads Research and Insights for the Chief Legal Officer (CLO) Program. In this capacity, she designs research initiatives related to the legal profession and specifically in-house counsel, directing both the creation of innovative research projects and managing the application of research insights across the CLO platform.
lorilorenzo@deloitte.com
Endnotes


