

# **BF RISK MANAGEMENT STRATEGY**

Last Updated: 17<sup>th</sup> June 2019

Last Approved: June 2023

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# 1. PURPOSE OF DOCUMENT

The purpose of this document is to detail the British Fencing Risk Management Strategy, including the process, roles and responsibilities.

# 2. INTRODUCTION

In order for British Fencing (BF) to operate, deliver its services and achieve its objectives some amount of risk taking is necessary. The only way to avoid risk is to do nothing, which in turn guarantees nothing is achieved. Our aim is to be in a position where risks are effectively managed to deliver BF business objectives and opportunities are exploited to provide improved services and value for money.

#### 2.1 WHAT IS RISK?

Risk can be defined as "something happening that may impact on the achievement of our objectives".

Types of risks that British Fencing may face include:

- Anything that poses a threat to the achievement of BF business objectives and strategic priorities.
- Anything that could damage BFs reputation or undermine BF's members or the public's confidence in BF
- Failure to guard against theft and fraud
- Failure to comply with regulations such as health and safety

Risks can also arise from not taking opportunities to deliver better quality and cost-efficient services to BF's stakeholders.

#### 2.2 RISK MANAGEMENT

For British Fencing, risk management means having in place a corporate and systematic process to identify, evaluate, control, review and monitor the impact of uncertain events. It includes having staff with the appropriate skills to identify and assess the potential for risks to arise.

# 2.3 RISK MANAGEMENT STRATEGY

It is important that our approach to risk management is clearly documented and this paper describes the strategy that we execute to identify, assess, address and review and report on our risks.

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# 3. RISK MANAGEMENT PROCESS

The British Fencing risk management process consists of four stages, as shown below: risk identification, risk assessment, risk management and risk monitoring, communication and feedback.



# 4. ROLES AND RESPONSIBILITIES

The figure below sets out the Roles and Responsibilities in British Fencing. This defines "who does what" to avoid risks being unmanaged.

#### **AGRC Committee**

- Approve the Risk Strategy
- Regularly monitor, review and challenge the management of Strategic Risk

**Board of Directors** 

- Set the 'risk appetite' for Strategic Priorities
- Delegate responsibility for approving the Risk Strategy and monitoring risk management to the AGRC Committee
- Review the strategic risk register

**Chief Executive** 

- Develop the Risk Strategy
- Set up risk management framework to identify & assess risk
- Educate staff in risk management

Finance Director
/ CEO (joint)

- Produce a risk register
- Regularly monitor and manage strategic & operational risk
- Produce Assurance Statements

Senior Exec
Management Team

- Ensure risk management is embedded into the organisation
- Ensure the Risk Strategy is implemented
- Ensure the staff regularly monitor and manage strategic & operational risk

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# 5. IDENTIFYING RISKS

We use a "top down" and "bottom up" approach to risk identification, thereby aiming to identify the strategic and operational risks that may prevent the achievement of our business objectives and strategic priorities.

The Senior Management Team, with support from the Board, is responsible for identifying the major risks that may impact on us achieving our business objectives and strategic priorities.

British Fencing Standing Committees are also responsible for identifying risks in their respective areas (eg Safety, Rules) and reporting them to the CEO.

The successful delivery of our objectives also depends on external stakeholders (such as funders, sponsors, partners suppliers, etc). We will therefore work closely with other stakeholders to identify risks on joint activities.

#### 5.1 TYPES OF RISK

A risk is "something happening that may impact on the achievement of our objectives". This may be an event occurring outside of our organisation (such as a natural disaster or changes in legislation) or the event may occur internally (for example the departure of key staff or failure of computer technology).

The list is not exhaustive and is intended to assist with the risk identification process.

## 5.2 RISK CATEGORIES

Category/Description	Category/Description
External	Operational
This includes risks arising from:	This includes risks arising from:
<b>Political</b> factors such as change in government	Business processes & product such as the delivery of key services – Competition,
<i>Economic</i> factors such as competition costs	Membership
<b>Legal and regulatory</b> obligations such as compliance with health and safety laws and regulations	Human resource issues such as the recruitment and retention of skilled staff
	<b>Reputation</b> issues such as events or procedures

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# BF Risk Management Strategy

**Environmental** issues such as pollution or fuel consumption

Infrastructure issues such as transport system for staff, power supply systems, suppliers, business relationships with partners, dependency on internet and email

"Acts of God" such as floods, earthquakes and fire

Terrorist activity such as bombs or attacks

which may damage our credibility and reputation

**Technology** such as the failure of key IT systems

**Facilities** such as a change in the availability or existence of facilities

**Compliance – eg Health and Safety** such as a change in legislation

**Stakeholders** such as risks experienced by our partners that would have a knock-on impact on us meeting our objectives.

Litigation

**Quality of Service** 

#### **Financial**

This includes risks arising from:

**Budgetary and Budgetary Management** issues such as the availability of **Funding** or allocation of resources. **Fraud** or **theft of assets** 

**Capital investment** issues such the making of appropriate capital spending decisions.

#### **Strategic**

These include risks arising from:

**Policy decisions** by us or others that affect our priorities

#### Strategic Planning

Wider *Governance Structure* – not fit for purpose

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# 6. ASSESSING RISKS

In order to decide how to handle risk the first step is assessing significance. Each risk will be assessed in terms of how likely it is to occur and the magnitude or impact of the consequences if it were to occur.

It is not easy to assign best estimates of probability and impact and in most cases the decisions will be a matter of judgement. There will always be a degree of uncertainty in predicting the likelihood and impact of future events. Where available prior experience and/or historic records will be used to assist in these judgements. For example, prior knowledge of a contractor on a key project can help in assessing the likelihood of whether the project will be completed on time or the degree of dependency on IT systems can help in assessing the impact to the organisation if they were to fail.

## 6.1 PROBABILITY RATING

Probability	Description
High	There is a strong possibility this risk will occur. (Possible within this quarter)
Medium	The probability of this risk occurring is moderate. (Possible within this year)
Low	There is a slight possibility this risk may occur. (Possible within 1-10 years)

## 6.2 IMPACT RATING

Impact Category	Description
High	Serious financial loss.
	Serious damage to reputation.
	Serious impact on business objectives, strategic priorities, activities or milestones.
Medium	Some financial loss/damage to reputation. Significant impact on business objectives, strategic priorities, activities or milestones.
Low	Minor or no financial loss/damage to reputation. Minor impact on business objectives, strategic priorities, activities or milestones. Little or no effect on service provision.

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### 6.3 ROOT CAUSE AND POTENTIAL IMPACT

Following the Sport England governance audit completed in 2022, the following additional columns were advised to be added to the Risk Log:

- Root Cause
- Potential Impact

(It is noted that many of the existing risk descriptions already contains this information where relevant.)

# 7. MITIGATION PLANNING

### 7.1 IDENTIFICATION OF CONTROLS AND ACTIONS

Having described the risk and carried out the inherent assessment of a risk it is important that the existing controls are identified, described and assessed. A control is a process, procedure or action that is undertaken and if effective reduces the likelihood of a risk cause from occurring.

Due to their nature, there will be certain risks identified where it will be impossible to identify controls that will reduce the likelihood of the risk occurring. In this instance there is a need to ensure that appropriate actions are identified in the mitigation plan to manage the impact of the effects that arise if the risk is realised.

In many circumstances there will be a requirement to identify the further action needed to be undertaken in order to manage the risk and reduce the residual risk rating. The actions identified form the mitigation plan which identifies the owner of the action, the implementation date and the progress made on the implementation.

The mitigation plan will hold two types of actions, those that are to be implemented to improve controls and those that are identified to manage the effects of the risk being realised.

## 7.2 CONTROL RATING

Control Rating	Description
High	A high degree of confidence that the risk can be controlled and mitigated.
Medium	The degree of control of this risk is moderate.
Low	There is little or no ability to control the risk. (Possible within 1-10 years)

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### 7.3 ASSIGNING OWNERSHIP

The importance of identifying risks is not only to identify the important areas to which resource should be allocated but also to allocate responsibility for management of these risks.

Effective risk management emerges when ownership of any particular key risk is allocated to an appropriate senior official; without ownership being assigned at a senior level responsibility and authority for implementing control or risk mitigation action are unlikely to be clear.

#### 7.4 ADDITIONAL INFORMATION

The BF Risk Log has historically contained a description of the Mitigation Plan, within which control measures and outstanding actions were logged.

Following the Sport England governance audit completed in 2022, the following additional columns were advised to be added to the Risk Log:

- Controls in Place
- Board Decision (no further action, action required)
- Specific Outstanding Actions

(It is noted that many of the existing risk descriptions already contains this information where relevant.)

# 8. MONITOR, COMMUNICATE AND FEEDBACK

The following reporting and review mechanisms will be undertaken in order to obtain assurance on the effectiveness of our actions and to periodically review the risks we have identified to ensure they reflect the changing environment.

**Board:** It is the Board who is the primary risk owner for Strategic Risk. The Strategic Risk Register and Mitigation Plan will be reviewed annually by the Board.

**AGRC Committee:** The AGRC Committee will review the Risk Register and Mitigation Plans biannually

**CEO and Senior Management Team:** It is their responsibility to review the Risk Register at least quarterly and each year they are required to undertake a full risk assessment and update the Risk Register.

## 9. EMBEDDING

We will continually work towards ensuring that the processes designed to manage risk are built into the everyday business practices and procedures across the sport. The benefits of this will include:

- Greater management focus on issues that really matter
- Reduction in management time spent fire fighting

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## BF Risk Management Strategy

- Fewer "surprises"
- More focus internally on doing the right things in the right way.
- Greater likelihood of achieving business objectives
- More informed risk taking and decision making.

The following measures will be specifically used to embed the risk management process:

- **Goal alignment:** Align operational and individual objectives with the overall strategic priorities.
- **Job descriptions:** Include risk management roles and responsibilities explicitly within individual job descriptions and require risk management as a core competency.
- **Risk taking:** Recognise and reward informed risk taking and problem prevention and encourage staff to actively participate in the risk identification and management process.
- **Process requirement:** Include risk identification, management and reporting as an integral requirement for all business processes and especially for all major change programmes.
- **Performance measures and early warning indicators:** Develop performance measures for effective risk identification and ensure these are appropriate and sufficiently focused on future goals so that they can act as an effective early warning system.
- "No blame" culture: Balance individual responsibility with a "no blame" culture in which
  individual mistakes are tolerated, quickly learned from and used for the benefit of the whole
  organisation.
- **Inclusiveness:** Include risk management in as many policy documents and procedures as possible and not treat risk management as a separate exercise to be undertaken in isolation.
- **Benefit realisation:** Ensure that our staff understand the purpose of their roles and effectively communicate the benefits of risk management to them personally as well as to the whole of the sport.
- **Training and education:** Engage in a programme of training and education as a key means of changing the culture to one that is willing to accept risk management.
- **Success and failure:** Publicise success stories across the sport and encourage management to share lessons learnt from things that did not go according to plan.

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