

BOARD BRIEFING

# Crypto, Payments & AML Risk

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How digital assets and modern payments create financial-crime exposure —  
and the controls that keep an institution out of trouble

# What Your Board Needs to Know

*Five things to understand about crypto, payments, and money-laundering risk*

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## New Rails

Crypto platforms and embedded digital payments move money in new, faster ways.

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## The AML Duty

The Bank Secrecy Act requires a written, risk-based anti-money-laundering program.

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## Three Lines of Defense

The business owns risk; independent compliance oversees it; audit assures it.

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## Core Controls

KYC, transaction monitoring, enhanced due diligence, and suspicious-activity reporting.

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## The Stakes

Civil and criminal penalties, asset forfeiture, and personal exposure for directors.

# The New Payment Rails

*Crypto platforms and embedded digital payments are reshaping how value moves*

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## CRYPTO PRODUCTS

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- **Exchanges and apps.** Customers buy, sell, and hold tokens; the platform performs know-your-customer onboarding.
- **Crypto-linked payments.** Branded cards and crypto pay rails let users spend digital assets at merchants.
- **Wallets and DeFi.** Self-custody wallets, swaps, and lending move assets outside traditional intermediaries.
- **Earn and credit.** Interest-style and collateralized-lending products turn holdings into financial services.

## DIGITAL PAYMENT CHANNELS

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- **Embedded payments.** Pay features built into apps, marketplaces, and devices across many countries.
- **Stored value and prepaid.** Gift cards and prepaid access subject to controls such as the \$10,000 per-person, per-day threshold for sellers of prepaid access and the \$1,000 per-day value limit under the open-loop prepaid-program exemption (closed-loop sales of \$2,000 or less are exempt).
- **Marketplaces.** Third-party sellers transact on a platform the operator does not fully control.
- **Card-linked and fixed accounts.** Offers, deposits, and new channels broaden the money-movement footprint.

# Why These Rails Raise AML Risk

*The same features that make digital payments convenient also attract launderers*

## Speed and Reach

Funds move across borders almost instantly and pseudonymously, compressing the time available to detect and stop illicit flows.

## Third-Party Exposure

Marketplaces and partner sellers introduce parties the operator does not directly control, expanding the surface for abuse.

## Stored Value

Prepaid and gift-card products can be loaded, transferred, and redeemed in ways that obscure the source and destination of funds.

## Innovation Outpaces Controls

New products—digital wallets, tokens, DeFi—emerge faster than monitoring rules and regulatory guidance evolve.

# The Legal and Regulatory Framework

*Money movement is governed by overlapping financial-crime and payments laws*

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## FINANCIAL-CRIME LAWS

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- **Bank Secrecy Act.** Requires a written AML program, recordkeeping, and reporting of suspicious and large-currency activity.
- **AML / CFT / sanctions.** Obligations to screen customers and payments and to block dealings with sanctioned parties.
- **Enforcement reach.** Non-compliance can expose the company, its directors, and individual officers to liability.

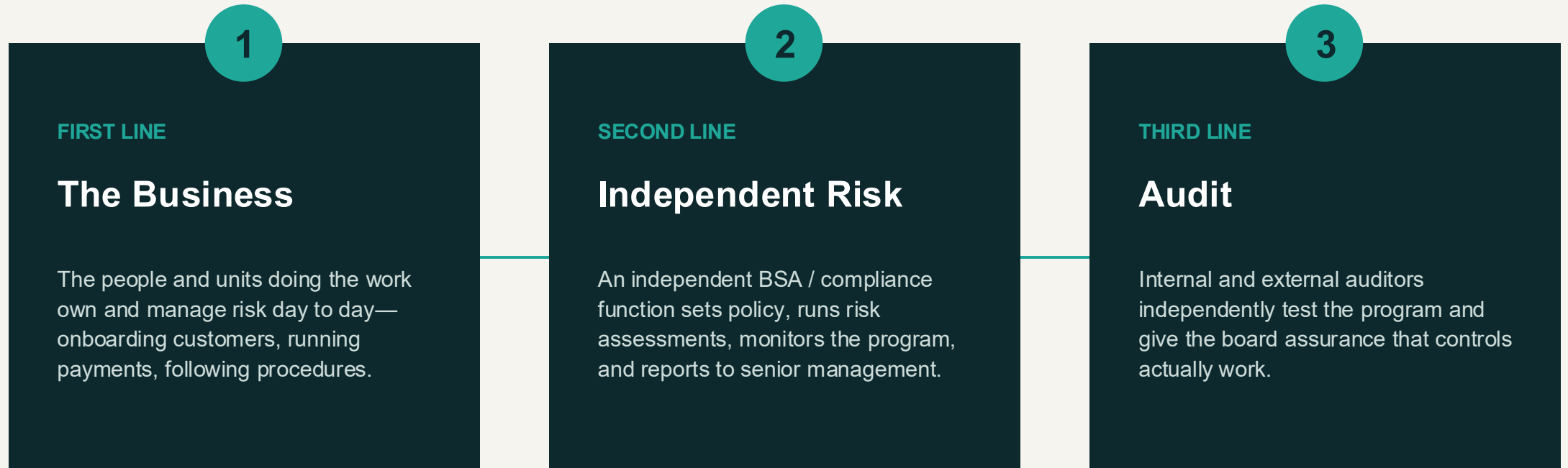
## PAYMENTS REGULATION

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- **Tier 1 — core laws.** Payments, money-transmission, e-money, AML/CFT, sanctions, and currency-control laws aimed directly at financial activity.
- **Tier 2 — tangential laws.** Consumer-protection, privacy, and competition laws that still reach payment and billing practices.
- **Licensing uncertainty.** In crypto, the regulatory status of tokens is unsettled and licenses are not assured in every jurisdiction.

# Managing the Risk: Three Lines of Defense

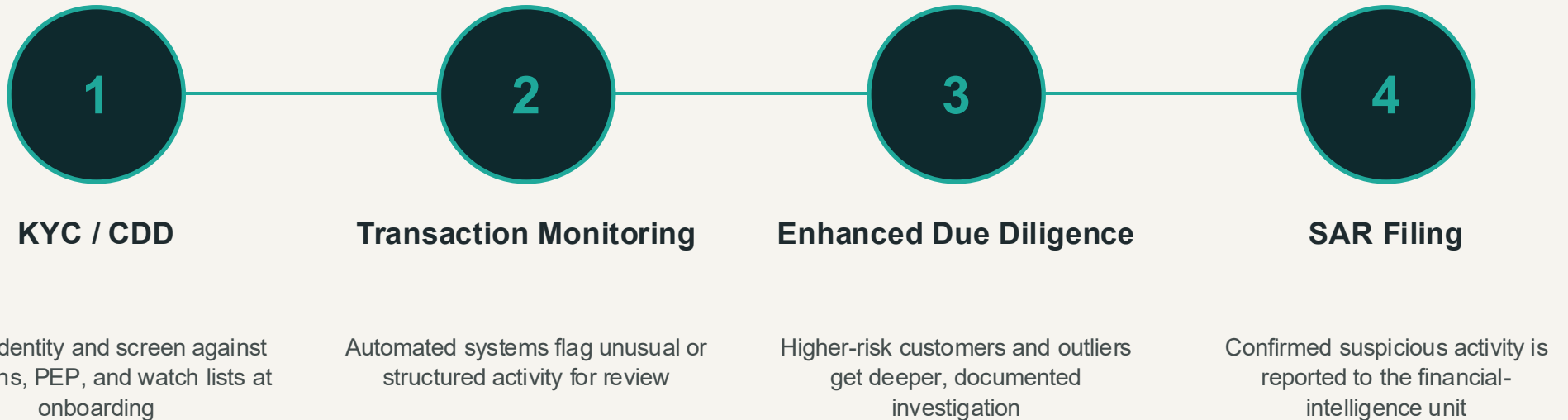
*Regulators expect clearly separated roles for taking, overseeing, and assuring against risk*



**WHY IT WORKS** Separating who takes risk, who oversees it, and who assures it gives the board independent visibility and prevents any one function from grading its own work.

# The Core AML Controls

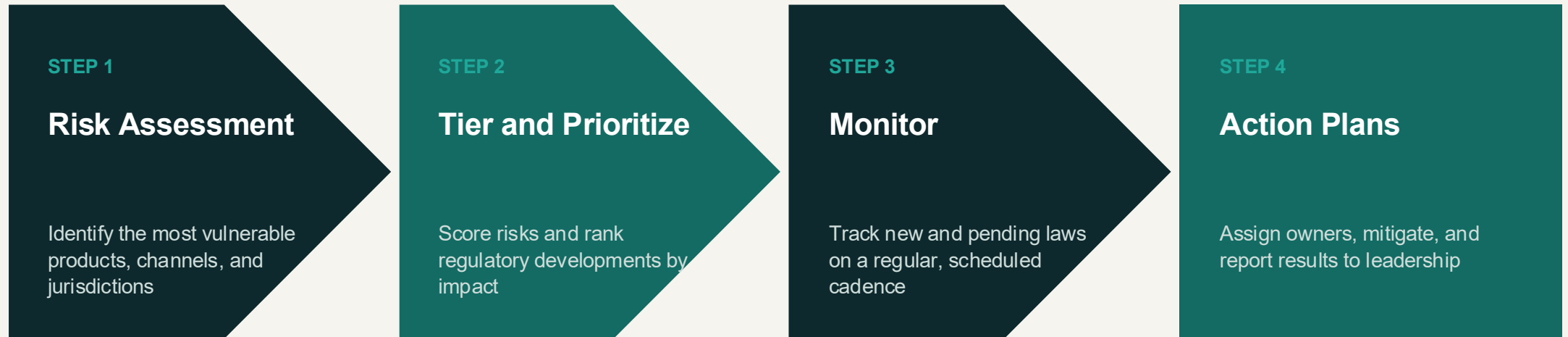
*A program is built to prevent, detect, and respond—turning legal duties into testable operations*



**WRAPPED BY** risk-based training tailored to each role, quality assurance, and independent testing on a risk-based cycle, generally every 12 to 18 months.

# Risk Assessment and Monitoring

*Programs must continuously re-rank risk and watch for regulatory change*



**WHY IT MATTERS** Regulators and prosecutors ask whether a program is well designed, adequately resourced, and works in practice—a static program fails all three.

# What Is at Stake

*AML failures carry financial, criminal, and reputational consequences*

## BEYOND THE FINES

- **Reputational harm.** AML weaknesses make headlines and erode customer and partner trust.
- **Business limits.** Compliance gaps can block new ventures, market entry, and partnerships.
- **Asset forfeiture.** The government may seize property involved in criminal violations.
- **Individual exposure.** Directors and officers can face personal liability.

## STATUTORY PENALTIES

**\$25,000**

civil penalty per willful BSA violation (or the amount involved, up to \$100,000, if greater)

**\$250,000**

fine for a willful violation (up to 5 years' imprisonment)

**\$500,000**

fine for a willful violation tied to other unlawful activity (pattern over \$100,000 in 12 months; up to 10 years)

# Board Implications

*Where oversight of crypto, payments, and AML risk meets the board's role*

## Empower the Program

Confirm an independent BSA / compliance function—and a chief risk officer—with authority, resources, and a direct line to the board.

## Demand Monitoring

Require ongoing monitoring of crypto and payments regulatory change, with risk assessments refreshed as products evolve.

## Test the Controls

Insist on independent audits and quality assurance that confirm KYC, monitoring, and reporting actually work.

## Document Engagement

Record the board's questions, the information it received, and the actions it required—engagement is itself a defense.

# Firm Lawyers

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## Matthew Boyden

is a trial lawyer and former federal prosecutor with more than thirty-five years of experience. He represents companies and executives in high-stakes criminal, civil, regulatory, and governance matters. He is regularly engaged where litigation risk, regulatory scrutiny, and institutional exposure intersect. Matthew's practice includes federal criminal defense, complex civil litigation, internal investigations, and board-level advisory work. He has represented clients in matters involving securities fraud, sanctions and trade controls, anti-corruption, anti-money laundering, and financial misconduct, as well as parallel civil and regulatory proceedings.

## Larry Finder

is a trial lawyer and former United States Attorney with more than four decades of experience handling complex criminal, civil, and regulatory matters of national significance. He represents individuals, corporations, and boards confronting serious legal, institutional, and reputational risk. He joined the U.S. Department of Justice, serving in increasingly senior leadership roles, including Chief of the Criminal Division and First Assistant U.S. Attorney, before being appointed United States Attorney for the Southern District of Texas in 1993.

## Ryan McConnell

is a former federal prosecutor and trial lawyer who represents companies, boards, and executives in high-stakes criminal, civil, and governance matters. He is called when litigation risk, regulatory exposure, and institutional credibility intersect. Ryan has tried nearly twenty federal jury trials and conducted hundreds of investigations involving complex fraud, cross-border enforcement, and sensitive regulatory issues. His practice focuses on federal criminal defense, complex civil litigation, internal investigations, and advising boards and senior executives on governance issues and matters requiring judgment under pressure.