



## Italy - Anti-corruption Law and Anti-corruption Plans



Public Procurement Principle: **Integrity**



Procurement Stage: **All stages**



Audience: **Procuring entity, Policy makers, Private sector, Civil society, CPBs**

### Description

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The anti-corruption law in Italy includes mandatory anti-corruption plans to be developed every year by each public organisation, through the overview of an anti-corruption official. These plans must highlight the activities in which the risk of corruption is higher; foresee those prevention mechanisms in the areas of training and audit that allow the central public administration to successfully prevent the risks of corruption; ensure that a systematic mechanism of reporting to the hierarchy is put in place, notably for those activities where the risk of corruption is higher; provide adequate monitoring tools to ensure the respect of the terms of reference and the successful conclusion of public bids and procurement procedures; identify specific mechanisms that allow for the inquiry about the relations between the public administration and all those private subjects that have concluded contracts and ensure they are interested in authorisation mechanisms or are entitled to economic benefits.

Source: Boryczka, M., D. Bochnar and A. Larin (2019), "[Guidelines for assessing the quality of internal control systems](#)", SIGMA Papers, No. 59, OECD Publishing, Paris

