Index

Accountability
   and adoption of best practices, 26, 27
   board members, 35, 36, 137
   business plan, 103
   and difficulty achieving goals, 123
   and lack of internal controls, 85
   nonprofits, 14–18, 35, 36, 124
   small nonprofits, 166, 167
   strategic plan, 100, 125, 126
   and strategic planning, 38, 94
   tax abuses, 14, 15

Accounting
   irregularities, whistle-blower protection for reporting, 32
   scandals, 10, 13

Accounts payable, 64, 65

Accounts receivable, 64

Accreditation, 19

Action plan
   priority action recommendations, 120, 132

   strategic planning, 100, 103, 104, 122

Advances, 66

Appearances and signs of organizational dysfunction, 83

Arthur Andersen, 10, 13, 30

Articles of incorporation, 19

Attitudes and beliefs and signs of organizational dysfunction, 82

Audit committee
   best practices, 35, 58, 71
   California Nonprofit Integrity
      Act requirements, 23
      functions and deliverables, 176, 177
   IRS requirements, 16
   members of, 176
   small nonprofits, 164

Auditor independence
   best practices, 35, 58, 71, 72
   California Nonprofit Integrity
      Act requirements, 23
      and risk management, 145
   Sarbanes-Oxley requirements, 13

Authentic organization,
   understanding, 81, 82, 91
Banks and banking
- online, 67
- risk management, 145, 146
- statement reconciliation, 66–68, 141
- and strategic plan, 138, 139

Baucus, Max, 14, 19

Behavior
- dysfunctional, 86
- interpersonal behavior and signs of organizational dysfunction, 83, 84
- modeling, 89
- and organizational citizenship, 80, 81
- and organizational culture, 79, 80

Benchmarks for service and quality, 117

Best practices
- adapting to nonprofit organization, 40, 41
- benefits of implementing, 36–38, 137, 138, 141, 142
- and business continuity plan, 142, 150–159
- checklist, 41
- management policies on, 20
- modeling new behavior, 89
- and risk management, 142–149, 156–159
- under Sarbanes-Oxley, 24–27, 34–36, 57–59, 89, 141, 142
- and strategic planning, 37, 38

Board members. See also Governance
- accountability, 35, 36, 137
  - best practices, 26, 34, 35
  - business continuity plan,
    - commitment to, 152
    - communication with, 140
  - conflicts of interest. See Conflicts of interest
  - dysfunctional boards, 77, 87, 88
  - loyalty, duty of, 178–180
  - policies and procedures, 166
  - recruiting, 140
  - responsibilities, 17
  - risk management, 147
  - small nonprofits, 165
  - transparency, 69
  - whistle-blower policy, role of board, 42

Budgets, 101

Business continuity plan (BCP)
- and benefits of strategic planning, 142, 155, 156
- business interruptions, 150
- business interruptions, types of, 153–155
- business resumption, 151–153
- crisis management, 151, 152
- described, 150–152
- designing, 152, 153
- and implementation of best practices, 155, 156
- need for, 150
- sample plan, 157–159

Business expenses
- employee advances, 66
- travel claims, 44, 47, 66, 67

Business interruptions, 150
Business plans
  nonprofit as business, 123
  strategic plan, 101–103
Bylaws, 19

California Nonprofit Integrity Act, 22–24, 44
Cash advances, 66
Cash disbursement, 64
Cash receipts, 64
Certification
  financial statements, 35, 58, 59, 72
  Form 990, 20
Change
  failure to recognize need for, 124, 125
  implementing, 126, 127
  overcoming resistance to, 89
Checklists
  best practices, 41
  creation of for IT role, 61
  donor privacy, 56
  technology policy, 55
  travel claims policy, 67
Checks, signing, 65
Chief executive officer (CEO)
  certification of financial statements, 35, 58, 59, 72
  Form 990 certification, 20
  fraud, 47
  loans to, 70
Chief financial officer (CFO)
  bank statement reconciliation, 66, 67
  certification of financial statements, 35, 58, 59, 72
  criminal liability, 136
  fraud, 47
  loans to, 70
Code of ethics
  best practices, 34, 58, 70
  and fraud, 47
  policy, 181, 182
  risk management, 147
  sample, 182
  small nonprofits, 166
Commitment
  business continuity plan, 152
  and difficulty achieving goals, 123
  importance of, 137, 138
  need for, 102
  strategic planning, 125, 126
Communication
  business continuity plan, 152
  need for sharing strategic plan, 6, 7
  and organizational dysfunction, 84
  planning results, 102
  strategic plan, 122, 138–141
  waste, fraud, and abuse policies, 45, 47, 48
Compensation
  approval of by board, 147
  board oversight, 17
  California Nonprofit Integrity Act requirements, 23, 44
  and fraud, 44
Competitive environment
  competitive advantage and SOX compliance, 137
  and strategic planning, 95, 96
Confidentiality  
and document retention, 174
donor privacy policies, 55, 56, 141
personnel files, 68, 69
proprietary information, 33
risk management, 146, 147
whistle-blower protection, 32
Conflicts of interest
best practices, 26, 34, 57, 70
disclosure statements, 19, 70, 166, 178–180
documenting, 70
and fraud, 44, 47
IRS requirements, 16–18
policy and procedures, 19, 178–180
risk management, 147
small nonprofits, 165, 166
whistle-blower protection for reporting, 33
Corporate scandals, 10, 13, 30
Crisis management. See Business continuity plan (BCP)
Decision-making and difficulty achieving goals, 123
Deliverables
business plan, 103
strategic plan, 100
strategic planning committee, 117
and strategic planning process, 94
timelines, 124
Development
essential services, 153
SWOT analysis, 118
Disconfirming data, 76
Discrimination, whistle-blower protection for reporting, 33
Document retention and management
applicability to nonprofits, 24, 26, 29, 30, 33, 142
benefits of, 50, 51, 141
board and management responsibilities, 33, 34, 48–51
and business continuity planning, 155
electronic data, 53, 54, 61, 68, 69
implementation of preservation policy, 51–57
importance of, 49, 50
information technology, role of, 51, 59–61
minimum storage requirements, 52
policy on, drafting, 172–174
policy talking points, 49, 172
Sarbanes-Oxley requirements, 24, 26, 29, 30, 33, 34
sensitive documents, 174
and signs of organizational dysfunction, 77, 83
small nonprofits, 163, 164
storage and retrieval of documents, 174, 175
system testing, 175
types of documents, 51, 52, 173, 174
worksheet for document preservation policy, 53
Documents, destruction of
Enron scandal, 30
whistle-blower protection for
reporting, 33
Donor activism, 36, 87
Donors
importance of strategic plan and
SOX compliance, 37, 139
privacy, 55, 56, 141
small nonprofits, 163
Due diligence, fund-raising services,
24
Dysfunction. See Organizational
dysfunction
Electronic data
and identity theft, 68, 69
preservation of, 53, 5461
Employee advances, 66
Enron, 10, 13, 30
Environmental scan
and organizational profile, 95–97
as part of strategic plan, 117, 130
Ethics. See Code of ethics
Everson, Mark W., 14. See also
Internal Revenue Service
(IRS)
Expense accounts, 44, 47, 66
Failure of strategic plan, 6, 7, 81, 82
Fees, auditors, 36
Finance
benefits of SOX best practices,
141
essential functions, 153
and fraud, 45
internal control systems, 63–68, 184
risk management, 145, 146
and signs of organizational
dysfunction, 84
Financial evaluation for small
nonprofits, 164, 165
Financial statements
accuracy of and risk
management, 145
best practices, 35, 58, 59, 72
certification, 35, 58, 59, 72
and compliance with 501(c)(3)
requirements, 19, 20
White Paper recommendations,
21, 22
Form 990
best practices, 26, 34, 58, 71
and document retention policy,
50
filing requirements, 15, 16
IRS review of, 17, 35
penalties, 21
posting on web site, 18, 22, 60,
62, 140, 141
proposals for reform, 20–22
and SOX compliance, 140
White Paper proposals for
reform, 20–22
Fraud. See also Waste, fraud, and
abuse
fraudulent activities, types
of, 44
and risk management, 144,
145
talking points, 48
whistle-blower protection. See
Whistle-blower protection
policies
Fund-raising
California Nonprofit Integrity Act requirements, 23, 24
due diligence, 24
essential services, 153
and signs of organizational dysfunction, 85
SWOT analysis, 118

Goals
difficulty achieving, 122–124
institutional profile, 114
strategic plan, 99–100, 111, 112, 119, 120, 131
timelines, 124

Governance. See also Board members
best practices, 26, 35, 59, 72
internal control systems, 184
as part of strategic plan, 116
risk management, 147
small nonprofits, 166
SWOT analysis, 118
and tax compliance, 16, 17

Government regulations, violation of and whistle-blower protection, 32

Grants, 139
Grassley, Charles, 14, 18, 19. See also White Paper (Senate Finance Committee)

Hardware
inventory, 61
technology policy, 54

Human resources
benefits of SOX best practices, 141
best practices, 68, 69

essential functions, 152
and fraud, 45
internal control systems, 184
and signs of organizational dysfunction, 86

Identity theft, 68, 69

Independent auditor. See Auditor independence

Information technology (IT)
best practices, 59–61
business interruption, 154
document management, role of, 51
essential services, 153
and fraud, 44
privacy issues, human resource records, 68
risk management, 146
role of, 140
and signs of organizational dysfunction, 85
systems, 184
technology policy, 54–56

Institutional profile
facts and statistics, 114, 115
history of nonprofit, 112
mission, goals, and values, 114
as part of strategic plan, 112–119
previous strategic plan, 115
sample plan, 128

Insurance
directors and officers liability, 88
employment practices liability, 88
premiums, 37
and risk management, 144
and strategic plan, 138
Interest rates, 36
Internal controls
best practices, 26, 34, 57, 59–68
finance. See Finance
and fraud, 44
human resources. See Human
resources
information technology. See
Information technology (IT)
report and recommendations,
sample, 183–185
and signs of organizational
dysfunction, 84, 85
SWOT analysis, 118
Internal Revenue Code (IRC)
section 501(c)(3), 16, 19, 20
tax exemption, loss of, 21
Internal Revenue Service (IRS)
compliance recommendation,
documents required, 19, 20
Form 990. See Form 990
and nonprofit accountability, 14–
18
and SOX compliance, 140
Internet. See Web site of nonprofit
organization
Leadership, 81
Legal actions
document preservation, 50, 53.
See also Document retention
and management
and signs of organizational
dysfunction, 86, 87
Loans
and benefits of SOX
implementation, 36
code of ethics, 70
and strategic plan, 138, 139
Loyalty, duty of, 178–180. See also
Conflicts of interest
Magical thinking, 93, 100, 101, 126
Management
best practices, 34–36
business continuity plan,
commitment to, 152
risk management, 147
small nonprofits, 165
strategic plan, commitment to,
125, 126
SWOT analysis, 118
transparency, 69
Marketing, 141
Metrics for tracking success, 99, 103
Nonprofit Integrity Act
(California), 22–24, 44
Nonprofit scandals, 17, 19, 22–25,
141
Objectives. See also Goals
strategic plan, 111, 112
timelines, 124
Operational vision, 99
Operations
business interruption, 154, 155
consistent with mission and
purpose, 35
internal control systems, 184
risk management, 146, 147
Organizational citizenship, 80, 81
Organizational culture, 77, 79, 80,
103
Organizational dysfunction
appearance of premises, staff, and volunteers, 83
attitudes and beliefs, 82
board dysfunction, 77, 87, 88
communication, 84
development and fund-raising, 85
failure to keep up with legislative and industry trends, 87
human resource management, 86
implementation of SOX requirements and best practices, effect of, 77, 78
information technology, 85
interpersonal behavior, 83, 84
legal issues, 86, 87
performance and productivity, 83
and problem-solving, 76–82
public trust, 86
symptoms of, 75, 77, 78
Organizational profile
data, sources of, 94, 95
environmental scanning, 95–97, 117, 130
operational vision, 99
overview, 94
resources, analysis of, 99, 100
SWOT analysis, 97–99
Organizational structure, 103
Oxley, Michael, 10

Petty cash, 64, 65
Policies and procedures
best practices, 26, 34, 57
maintaining, 69
small nonprofits, 166
Privacy policies. See also Confidentiality
donor information, 55, 56, 141
human resources, 68, 69
risk management, 146, 147
Private sector
lessons learned from, 35, 36, 136–138
strategic planning success factors, 104, 105
Problem-solving
bandage approach versus in-depth solutions, 76
and SOX requirements and best practices, 77
Productivity
and difficulty achieving goals, 123
and organizational dysfunction, 83
SWOT analysis, 118
Professional advisors, 37
Programs
essential client services, 153
risk management, 147
SWOT analysis, 118
Project management, 125, 126
Proposal for funding as business plan, 101–103
Proprietary information, whistleblower protection for
reporting release of, 33
Public Company Accounting Reform and Investor Protection Act. See Sarbanes-Oxley (SOX)

Public relations, 152
Public-sector agencies, 140
Public trust, 86, 139

Quality assurance, 61

Reforms and proposals, nonprofit regulation. See White Paper (Senate Finance Committee)

Resources
and business continuity planning, 155
business plan, 102
and difficulty achieving goals, 123, 124, 126
identifying, 99, 100
as part of strategic plan, 131
review of, 99

Return on investment, 1, 2, 105

Rewards and consequences
and organizational culture, 79, 80
and organizational dysfunction, 79, 80
use of, 89

Risk assessment, 147, 148

Risk management
administration and monitoring, 147, 149
application, 147–149
described, 143, 144
designing program, 145
finance, 145, 146
as fraud deterrent, 144
governance, 147
information technology, 146
management, 147
operations, 146, 147
plan, developing, 148, 149
risk assessment, 147, 148
sample plan, 156, 157
strategic plan as, 144, 145

Sarbanes, Paul, 10

Sarbanes-Oxley (SOX)
application of to nonprofits, 9–10, 14–26, 29, 30
benefits of compliance with, 36, 37, 136–138, 141, 142
checklist, 41
document retention policies. See Document retention and management
implementation of requirements, 72, 73
independent auditor requirement, 71
origin of legislation, 10, 13
and strategic planning, 8, 37, 38, 72, 73, 105, 106
titles and sections of SOX, list of, 11, 12
voluntary compliance, 25
whistle-blower protection. See Whistle-blower protection policies
Secrecy as sign of organizational dysfunction, 84
Segregation of duties, 65
Senate Finance Committee White Paper. See White Paper (Senate Finance Committee)
Sensitive information, policy on storage and transportation of, 54, 61
Sexual harassment, whistle-blower protection for reporting, 33
Small nonprofits
audits and financial evaluations, 164, 165
code of ethics, 166
conflict-of-interest policy, 165, 166
document retention program, 163, 164
failure of, 160
importance of SOX and strategic planning, 161, 162
networking, 162, 166
professional advisors, 166, 167
strategic planning process, 162–167
whistle-blower protection policy, 163
Social marketing, 89
Software, inventory of, 61
SOX. See Sarbanes-Oxley (SOX)
State laws, 22, 23. See also Nonprofit Integrity Act (California)
Strategic plan
action plan and timeline, 100, 122
alternative plans, 101, 117
benefits of, 7, 8, 141, 142
and business continuity planning, 155, 156
common mistakes, 100, 101
communication, 122, 138–141
contents of. See Writing the strategic plan
deliverables and accountability, 100, 122
drafting. See Writing the strategic plan
elements of, 94–101
goals, 99–100, 111, 112, 119, 120, 131
goals, difficulty achieving, 122–124
launching, 121, 122, 132–134
launching, mistakes in, 124–127
next level, 119, 120
organizational profile, 94–99
outcomes, 121
project management, 125, 126
recommendations for priority action, 120, 132
resources, identifying, 100
as risk management plan, 144, 145
sample plan, 127–135
small nonprofits. See Small nonprofits
and SOX compliance, 37, 38
task-goal continuum, 121
Strategic planning committee
assignments, 117
members of, 92, 93, 110, 111
as part of strategic plan, 116, 117, 129
role of in writing the strategic plan, 110, 111
size of, 93
Strategic planning process
action plan and timeline, 100
action steps, 103, 104
active approach, 92
benefits of SOX implementation,
37, 38, 105, 106
as business plan, 101–103
common mistakes, 100
as continuum, 104, 106
deliverables and accountabilities,
100
elements of strategic plan, 94–101
goals, 99, 100
organizational profile, 94–99
as part of strategic plan, 115, 116,
129, 130
private-sector success factors,
104, 105
purpose of, 93, 94
reasons for strategic
planning, 2–6
resources, identifying, 100
strategic planning committee,
92, 93
SWOT analysis, 97–99, 101
Strengths, weakness, opportunities,
and threats (SWOT) analysis
delivered, 97–99
as part of strategic plan, 117–119,
130
and strategic planning, 97–99,
101
use of, 97
Suppliers, 140
SWOT. See Strengths, weakness,
opportunities, and threats
(SWOT) analysis
Table of contents for strategic plan,
example of, 113, 114
Tax abuses, 14, 15
Tax exemption, loss of, 21
Technology policy, 54–56, 61
Thinking outside of the box, 123
Timelines
and difficulty achieving goals, 123
importance of, 124
internal controls systems and
policies, 184
as part of strategic plan, 8, 100,
116, 125, 134, 135
Top-down support of business plan,
102
Transparency
best practices, 26, 34–36, 57, 69,
141
Form 990, public availability of,
18, 21, 22, 60, 62, 140, 141
nonprofits, 17, 18, 124
and strategic planning, 38
Travel claims, 44, 47, 66, 67
Trends
accountability, 136, 137
criminal liability, 136
environmental scanning, 95–97,
117, 130
failure to keep up with, 87
SWOT analysis, 118, 119
Values and leadership, 81
Viruses and worms, 154
Volunteers
appearance of and organizational
dysfunction, 83
whistle-blower protection, 31, 32
Waste, fraud, and abuse
communication about policies, 45, 47, 48
fraud prevention, 44–48
importance of reporting, 45
investigation of reports, 43
opportunities for fraud, 46, 47
reluctance to report, 45, 46
reporting methods, 31, 32, 42
risk management, 146
types of, 32, 33
Watchdog groups and Form 990, 18
Web site of nonprofit organization
document preservation policy, 62
documents posted on, 22, 140
Form 990, posting of, 18, 22, 60, 62, 140, 141
ownership of, 62, 63
security, 62
strategic plan, posting, 103
Whistle-blower protection policies
anonymous reporting, 30
applicability of to nonprofits, 24–26, 29
attitudes toward, 31
benefits of, 141, 142
elements of, 30, 43, 44
importance of, 30, 31
and risk management, 146
role of board, 42
sample, 170, 171
Sarbanes-Oxley requirements, 24–26, 29–33, 41, 142
small nonprofits, 163
volunteers, 31, 32
waste, fraud, and abuse, 31–33, 42–48
worksheet, 42, 43
White Paper (Senate Finance Committee), 18–22, 35, 36
Workplace violence, reporting, 33
Writing the strategic plan
common problems with, 108–110
contents of, 112–120
goals and objectives, 111, 112
and implementation of SOX best practices, 107, 108
outcomes, 121
role of strategic planning committee, 110, 111
timeframe for, 120