

# SLOVENSKI STANDARD SIST ISO 37001:2025

01-maj-2025

Nadomešča:

SIST ISO 37001:2016

### Sistemi vodenja za preprečevanje korupcije - Zahteve z napotki za uporabo

Anti-bribery management systems - Requirements with guidance for use

Systèmes de management anti-corruption — Exigences et recommandations de mise en oeuvre

Ta slovenski standard je istoveten z: ISO 37001:2025

s://standards.iteh.ai/catalog/standards/sist/0b032853-f52d-4095-84be-8c78511ca8c6/sist-iso-37001-2025

03.100.02 Upravljanje in etika Governance and ethics 03.100.70 Sistemi vodenja Management systems

SIST ISO 37001:2025 en,fr

# iTeh Standards (https://standards.iteh.ai) Document Preview

SIST ISO 37001:2025

https://standards.iteh.ai/catalog/standards/sist/0b032853-f52d-4095-84be-8c78511ca8c6/sist-iso-37001-2025



# International Standard

# ISO 37001

2025-02

Second edition

# Anti-bribery management systems — Requirements with guidance for use

Systèmes de management anti-corruption — Exigences et an al a recommandations de mise en œuvre

(https://standards.iteh.ai)
Document Preview

SIST ISO 37001:2025

https://standards.iteh.ai/catalog/standards/sist/0b032853-f52d-409f-84be-8c78511ca8c6/sist-iso-37001-2025

Reference number ISO 37001:2025(en)

# iTeh Standards (https://standards.iteh.ai) Document Preview

SIST ISO 37001:2025

https://standards.iteh.ai/catalog/standards/sist/0b032853-f52d-4095-84be-8c78511ca8c6/sist-iso-37001-2025



#### COPYRIGHT PROTECTED DOCUMENT

© ISO 2025 All rights reserved.

ISO publications, in their entirety or in fragments, are owned by ISO. They are licensed, not sold, and are subject to the terms and conditions set forth in the ISO End Customer License Agreement, the License Agreement of the relevant ISO member body, or those of authorized third-party distributors.

Unless otherwise specified or required for its implementation, no part of this ISO publication may be reproduced, distributed, modified, or used in any form or by any means, electronic or mechanical, including photocopying, scanning, recording, or posting on any intranet, internet, or other digital platforms, without the prior written permission of ISO, the relevant ISO member body or an authorized third-party distributor.

This publication shall not be disclosed to third parties, and its use is strictly limited to the license type and purpose specified in the applicable license grant. Unauthorized reproduction, distribution, or use beyond the granted license is prohibited and may result in legal action.

ISO copyright office CP 401 • Ch. de Blandonnet 8 CH-1214 Vernier, Geneva Phone: +41 22 749 01 11 Email: copyright@iso.org Website: www.iso.org

Published in Switzerland

Contents				
Fore	eword		<b>v</b>	
Intr	oductio	n	viii	
1	Scope	e	1	
2	•	native references		
3		ns and definitions		
4	4.1	ext of the organization  Understanding the organization and its context		
	4.2	Understanding the needs and expectations of interested parties		
	4.3	Determining the scope of the anti-bribery management system	7	
	4.4	Anti-bribery management system		
	4.5	Bribery risk assessment		
5		ership		
	5.1	Leadership and commitment		
		5.1.1 Governing body 5.1.2 Top management		
		5.1.3 Anti-bribery culture		
	5.2	Anti-bribery policy	9	
	5.3	Roles, responsibilities and authorities		
		5.3.1 General		
		5.3.2 Anti-bribery function  5.3.3 Delegated decision-making		
	DI			
6	6.1	ning	II 11	
	6.2	Anti-bribery objectives and planning to achieve them		
	6.3	Planning of changes		
7	Supp	ort		
-	7.1	Resources		
	7.2	Competence <u>\$181.80.37001.2025</u>		
		7.2.1 GC11C1 G1		
	7.3	7.2.2 Employment process	12 13	
	7.3	7.3.1 Awareness of personnel		
		7.3.2 Training for personnel		
		7.3.3 Training for business associates		
	7.4	7.3.4 Awareness and training programmes		
	7.4 7.5	Communication		
	7.5	7.5.1 General		
		7.5.2 Creating and updating documented information		
		7.5.3 Control of documented information	15	
8	Operation			
	8.1	Operational planning and control		
	8.2	Due diligence		
	8.3 8.4	Financial controls		
	8.5	Implementation of anti-bribery controls by controlled organizations and by business	10	
		associates		
	8.6	Anti-bribery commitments		
	8.7	Gifts, hospitality, donations and similar benefits		
	8.8 8.9	Managing inadequacy of anti-bribery controlsRaising concerns		
	8.10	Investigating and dealing with bribery		

9	Perfo	ormance evaluation	19	
	9.1	Monitoring, measurement, analysis and evaluation	19	
	9.2	Internal audit	19	
		9.2.1 General	19	
		9.2.2 Internal audit programme	20	
		9 2 3 Audit procedures controls and systems	20	
		9.2.4 Objectivity and impartiality  Management review  9.3.1 General	20	
	9.3	Management review	20	
		9.3.1 General	20	
		9.3.2 Management review inputs		
		9.3.3 Management review results	21	
	9.4	Review by anti-bribery function	21	
10	Impr	ovement	22	
	10.1	Continual improvement	22	
	10.2	Continual improvement	22	
Anno	e <b>x A</b> (in	formative) Guidance on the use of this document	<b>2</b> 3	
Bibliography				

# iTeh Standards (https://standards.iteh.ai) Document Preview

SIST ISO 37001:2025

https://standards.iteh.ai/catalog/standards/sist/0b032853-i52d-4095-84be-8c/8511ca8c6/sist-iso-3/001-2023

#### Foreword

ISO (the International Organization for Standardization) is a worldwide federation of national standards bodies (ISO member bodies). The work of preparing International Standards is normally carried out through ISO technical committees. Each member body interested in a subject for which a technical committee has been established has the right to be represented on that committee. International organizations, governmental and non-governmental, in liaison with ISO, also take part in the work. ISO collaborates closely with the International Electrotechnical Commission (IEC) on all matters of electrotechnical standardization.

The procedures used to develop this document and those intended for its further maintenance are described in the ISO/IEC Directives, Part 1. In particular, the different approval criteria needed for the different types of ISO document should be noted. This document was drafted in accordance with the editorial rules of the ISO/IEC Directives, Part 2 (see <a href="https://www.iso.org/directives">www.iso.org/directives</a>).

ISO draws attention to the possibility that the implementation of this document may involve the use of (a) patent(s). ISO takes no position concerning the evidence, validity or applicability of any claimed patent rights in respect thereof. As of the date of publication of this document, ISO had not received notice of (a) patent(s) which may be required to implement this document. However, implementers are cautioned that this may not represent the latest information, which may be obtained from the patent database available at <a href="https://www.iso.org/patents">www.iso.org/patents</a>. ISO shall not be held responsible for identifying any or all such patent rights.

Any trade name used in this document is information given for the convenience of users and does not constitute an endorsement.

For an explanation of the voluntary nature of standards, the meaning of ISO specific terms and expressions related to conformity assessment, as well as information about ISO's adherence to the World Trade Organization (WTO) principles in the Technical Barriers to Trade (TBT), see <a href="https://www.iso.org/iso/foreword.html">www.iso.org/iso/foreword.html</a>.

This document was prepared by Technical Committee ISO/TC 309, *Governance of organizations*.

This second edition cancels and replaces the first edition (ISO 37001:2016), which has been technically revised. It also incorporates the Amendment ISO 37001:2016/Amd 1:2024.

The main changes are as follows:

- subclauses were added on climate change and stressing the importance of the compliance culture;
- conflicts of interest were addressed;
- the concept of the anti-bribery function was clarified;
- the wording was harmonized with other standards where appropriate and reasonable;
- the latest harmonized structure was introduced.

#### Licensing and use terms

The ISO publications, as well as any updates and/or corrections, and any intellectual property or other rights pertaining thereto, are owned by ISO. ISO publications are licensed, not sold. Nothing in this document shall operate to assign or transfer any intellectual property rights from ISO to the user. The ISO publications are protected by copyright law, database law, trademark law, unfair competition law, trade secrecy law, or any other applicable law, as the case may be. Users acknowledge and agree to respect ISO's intellectual property rights in the ISO publications.

The use of ISO publications is subject to the terms and conditions of the applicable licensing agreement.

ISO publications are provided under different licensing agreement types ("License Type") allowing a non-exclusive, non-transferable, limited, revocable right to use/access the ISO publications for one or more of the following purposes described below ("Purpose"), which may be internal or external in scope. The applicable Purpose(s) must be captured in the licensing agreement.

#### a) License Type:

- i. a single registered end-user license (watermarked in the user's name) for the specified Purpose. Under this license the user cannot share the ISO Publication with anyone, including on a network;
- ii. a network license for the specified Purpose. The network license may be assigned to either unnamed concurrent end-users or named concurrent end-users within the same organization.

#### b) Purpose:

i. Internal Purpose: internal use only within user's organization, including but not limited to own implementation ("Internal Purpose").

The scope of permitted internal use is specified at the time of purchase or through subsequent agreement with ISO, the ISO member body in the user's country, any other ISO member body or an authorized third-party distributor, including any applicable internal reproduction rights (such as internal meetings, internal training programs, preparation of certification services, integration or illustration in internal manuals, internal training materials, and internal guidance documents). Each internal use must be explicitly specified in the purchase order, and specific fees and requirements will apply to each permitted use.

ii. External Purpose: external use, including but not limited to certification services, consulting, training, digital services by user/user's organization to third parties, as well as for commercial and non-commercial purposes ("External Purpose").

The scope of permitted external use is specified at the time of purchase or through subsequent agreement with ISO, the ISO member body in user's country, any other ISO member body or an authorized third-party distributor, including any applicable external reproduction rights (e.g. in publications, products, or services marketed and sold by user/user's organization). Each external use must be explicitly specified in the purchase order, and specific fees and requirements will apply to each permitted use.

Unless users have been granted reproduction rights according to the above provisions, they are not granted the right to share or sub-license the ISO publications in- or outside their organization for either Purpose. If users wish to obtain additional reproduction rights for ISO publications or their content, users may contact ISO or the ISO member body in their country to explore their options.

In case the user or the user's organization is granted a license for the External Purpose of providing any or all activities in the delivery of certification services, or for auditing for a customer, the user or user's organization agrees to verify that the organization operating under the management system subject to certification or auditing has obtained a license for its own implementation of the ISO Standard used for the certification or auditing from the ISO member body in their country, any other ISO member body, ISO or an authorized third-party distributor. This verification obligation shall be included in the applicable license agreement obtained by the user or user's organization.

**The ISO publications shall not be disclosed to third parties**, and Users shall use them solely for the purpose specified in the purchase order and/or applicable licensing agreement. Unauthorized disclosure or use of ISO publications beyond the licensed purpose is prohibited and may result in legal action.

#### **Use restrictions**

Except as provided for in the applicable License Agreement and subject to a separate license by ISO, the ISO member body in user's country, any other ISO member body or an authorized third-party distributor, users are not granted the right to:

- use the ISO Publications for any purpose other than the Purpose;
- grant use or access rights to the ISO Publications beyond the License Type;
- disclose the ISO Publications beyond the intended Purpose and/or License Type;

- sell,lend,lease,reproduce,distribute,import/exportorotherwise commercially exploit ISO Publication(s). In the case of joint standards (such as ISO/IEC standards), this clause shall apply to the respective joint copyright ownership;
- assign or otherwise transfer ownership of the ISO Publications, in whole or in fragments, to any third party.

Regardless of the License Type or Purpose for which users are granted access and use rights for ISO publications, users are not permitted to access or use any ISO publications, in whole or in fragments, for any machine learning and/or artificial intelligence and/or similar purposes, including but not limited to accessing or using them (i) as training data for large language or similar models, or (ii) for prompting or otherwise enabling artificial intelligence or similar tools to generate responses. Such use is only permitted if expressly authorized through a specific license agreement by the ISO member body in the requester's country, another ISO member body, or ISO. Requests for such authorization may be considered on a case-by-case basis to ensure compliance with intellectual property rights.

If ISO, or the ISO member body in the user's country, has reasonable doubt that users are not compliant with these terms, it may request in writing to perform an audit, or have an audit performed by a third-party auditor, during business hours at user's premises or via remote access.

Any feedback or questions on this document should be directed to the user's national standards body. A complete listing of these bodies can be found at <a href="https://www.iso.org/members.html">www.iso.org/members.html</a>.

# iTeh Standards (https://standards.iteh.ai) Document Preview

SIST ISO 37001:2025

https://standards.iteh.ai/catalog/standards/sist/0b032853-f52d-4095-84be-8c78511ca8c6/sist-iso-37001-2025

### Introduction

Bribery is a widespread phenomenon. It raises serious social, moral, economic and political concerns, undermines good governance, hinders development and distorts competition. It erodes justice, undermines human rights and is an obstacle to the relief of poverty. It also increases the cost of doing business, introduces uncertainties into commercial transactions, increases the cost of goods and services, diminishes the quality of products and services, which can lead to loss of life and property, destroys trust in institutions and interferes with the fair and efficient operation of markets.

Governments have made progress in addressing bribery through international agreements such as the Organization for Economic Co-operation and Development Convention on Combating Bribery of Foreign Public Officials in International Business Transactions<sup>[19]</sup> and the United Nations Convention against Corruption<sup>[18]</sup> and through their national laws. In most jurisdictions, it is an offence for individuals to engage in bribery and there is a growing trend to make organizations, as well as individuals, liable for bribery.

However, the law alone is not sufficient to solve this problem. Organizations have a responsibility to proactively contribute to combating bribery. This can be achieved by an anti-bribery management system, which this document is intended to provide, and through leadership commitment to establishing a culture of integrity, transparency, openness and compliance. The nature of an organization's culture is critical to the success or failure of an anti-bribery management system.

A well-managed organization is expected to have a compliance policy supported by appropriate management systems to assist it in complying with its legal obligations and commitment to integrity. An anti-bribery policy is a component of an overall compliance policy. The anti-bribery policy and supporting management system help an organization to avoid or mitigate the costs, risks and damage of involvement in bribery, to promote trust and confidence in business dealings and to enhance its reputation.

This document reflects international good practice and can be used in all jurisdictions. It is applicable to small, medium and large organizations in all sectors, including public, private and not-for-profit sectors. The bribery risks facing an organization vary according to factors such as the size of the organization, the locations and sectors in which the organization operates, and the nature, scale and complexity of the organization's activities. This document specifies the implementation by the organization of policies, procedures and controls which are reasonable and proportionate according to the bribery risks the organization faces. Annex A provides guidance on implementing the requirements of this document.

Conformity with this document cannot provide assurance that no bribery has occurred or will occur in relation to the organization, as it is not possible to completely eliminate the risk of bribery. However, this document can help the organization implement reasonable and proportionate measures designed to prevent, detect and respond to bribery.

This document can be used in conjunction with other management system standards (e.g. ISO 9001, ISO 14001, ISO/IEC 27001, ISO 37301 and ISO 37002) and management standards (e.g. ISO 26000 and ISO 31000).

Guidance for the governance of organizations is specified in ISO 37000 and requirements for a general compliance management system are specified in ISO 37301.

# Anti-bribery management systems — Requirements with guidance for use

#### 1 Scope

This document specifies requirements and provides guidance for establishing, implementing, maintaining, reviewing and improving an anti-bribery management system. The system can be stand-alone or can be integrated into an overall management system. This document addresses the following in relation to the organization's activities:

- bribery in the public, private and not-for-profit sectors;
- bribery by the organization;
- bribery by the organization's personnel acting on the organization's behalf or for its benefit;
- bribery by the organization's business associates acting on the organization's behalf or for its benefit;
- bribery of the organization;
- bribery of the organization's personnel in relation to the organization's activities;
- bribery of the organization's business associates in relation to the organization's activities;
- direct and indirect bribery (e.g. a bribe offered or accepted through or by a third party).

This document is applicable only to bribery. It sets out requirements and provides guidance for a management system designed to help an organization to prevent, detect and respond to bribery and comply with anti-bribery laws and voluntary commitments applicable to its activities.

The requirements of this document are generic and are intended to be applicable to all organizations (or parts of an organization), regardless of type, size and nature of activity, and whether in the public, private or not-for-profit sectors. The extent of application of these requirements depends on the factors specified in 4.1, 4.2 and 4.5.

NOTE 1 See <u>Clause A.2</u> for guidance.

NOTE 2 The measures necessary to prevent, detect and mitigate the risk of bribery by the organization can be different from the measures used to prevent, detect and respond to bribery of the organization (or its personnel or business associates acting on the organization's behalf). See <u>A.8</u> for guidance.

#### 2 Normative references

There are no normative references in this document.

#### 3 Terms and definitions

For the purposes of this document, the following terms and definitions apply.

ISO and IEC maintain terminology databases for use in standardization at the following addresses:

- ISO Online browsing platform: available at <a href="https://www.iso.org/obp">https://www.iso.org/obp</a>
- IEC Electropedia: available at <a href="https://www.electropedia.org/">https://www.electropedia.org/</a>

#### 3.1

#### bribery

offering, promising, giving, accepting or soliciting of an undue advantage of any value (which can be financial or non-financial), directly or indirectly, and irrespective of location(s), in violation of applicable law, as an inducement or reward for a person acting or refraining from acting in relation to the *performance* (3.16) of that person's duties

Note 1 to entry: The above is a generic definition. The meaning of the term "bribery" is as defined by the anti-bribery law applicable to the *organization* (3.2) and by the anti-bribery *management system* (3.5) designed by the organization.

#### 3.2

#### organization

person or group of people that has its own functions with responsibilities, authorities and relationships to achieve its *objectives* (3.11)

Note 1 to entry: The concept of organization includes, but is not limited to sole-trader, company, corporation, firm, enterprise, authority, partnership, charity or institution, or part or combination thereof, whether incorporated or not, public or private.

Note 2 to entry: If the organization is part of a larger entity, the term "organization" refers only to the part of the larger entity that is within the scope of the anti-bribery *management system* (3.5).

#### 3.3

## interested party (preferred term)

stakeholder (admitted term)

person or *organization* (3.2) that can affect, be affected by, or perceive itself to be affected by a decision or activity

Note 1 to entry: An interested party can be internal or external to the organization.

#### 3.4

#### requirement

need that is stated and obligatory ocument Preview

Note 1 to entry: The core definition of "requirement" in ISO management system standards is "need or expectation that is stated, generally implied or obligatory". "Generally implied requirements" are not applicable in the context of anti-bribery management.

Note 2 to entry: "Generally implied" means that it is custom or common practice for the *organization* (3.2) and *interested parties* (3.3) that the need or expectation under consideration is implied.

Note 3 to entry: A specified requirement is one that is stated, e.g. in *documented information* (3.14).

#### 3.5

#### management system

set of interrelated or interacting elements of an *organization* (3.2) to establish *policies* (3.10) and *objectives* (3.11), as well as *processes* (3.15) to achieve those objectives

Note 1 to entry: A management system can address a single discipline or several disciplines.

Note 2 to entry: The management system elements include the organization's structure, roles and responsibilities, planning and operation.

Note 3 to entry: The scope of a management system may include the whole of the organization, specific and identified functions of the organization, specific and identified sections of the organization, or one or more functions across a group of organizations.

#### 3.6

#### top management

person or group of people who directs and controls an *organization* (3.2) at the highest level

Note 1 to entry: Top management has the power to delegate authority and provide resources within the organization.

Note 2 to entry: If the scope of the *management system* (3.5) covers only part of an organization, then top management refers to those who direct and control that part of the organization.

Note 3 to entry: Organizations can be organized depending on which legal framework they are obliged to operate under and also according to their size, sector, etc. Some organizations have both a *governing body* (3.7) and *top management* (3.6), while some organizations do not have responsibilities divided into several bodies. These variations, both in respect of organization and responsibilities, can be considered when applying the requirements in Clause 5.

#### 3.7

#### governing body

person or group of people who have ultimate accountability for the whole *organization* (3.2)

Note 1 to entry: A governing body can be explicitly established in a number of formats including, but not limited to, a board of directors, supervisory board, sole director, joint and several directors, or trustees.

Note 2 to entry: ISO management system standards make reference to the term "top management" to describe a role that, depending on the standard and organizational context, reports to, and is held accountable by, the governing body.

Note 3 to entry: Not all organizations, particularly small and medium organizations, will have a governing body separate from top management. In such cases, top management exercises the role of the governing body.

[SOURCE: ISO 37000:2021, 3.3.4, modified — The Notes to entry were reordered: Note 2 to entry is now Note 1 to entry; Note 3 to entry is now Note 2 to entry; and Note 3 to entry was added.]

#### 3.8

#### anti-bribery function

person(s) with responsibility and authority for the operation of the anti-bribery management system (3.5)

#### 3.9

#### effectiveness

extent to which planned activities are realized and planned results are achieved

## 3.10

## policy Document Preview

intentions and direction of an *organization* (3.2) as formally expressed by its *top management* (3.6) or its *governing body* (3.7)

## 3.11

#### objective

result to be achieved

Note 1 to entry: An objective can be strategic, tactical, or operational.

Note 2 to entry: Objectives can relate to different disciplines (such as finance, sales and marketing, procurement, health and safety, and environment). They can be, for example, organization-wide or specific to a project, product or *process* (3.15).

Note 3 to entry: An objective can be expressed in other ways, e.g. as an intended result, as a purpose, as an operational criterion, as an anti-bribery objective or by the use of other words with similar meaning (e.g. aim, goal, or target).

Note 4 to entry: In the context of anti-bribery *management systems* (3.5), anti-bribery objectives are set by the *organization* (3.2), consistent with the anti-bribery *policy* (3.10), to achieve specific results.

#### 3.12

#### risk

effect of uncertainty on objectives

Note 1 to entry: An effect is a deviation from the expected — positive or negative.

Note 2 to entry: Uncertainty is the state, even partial, of deficiency of information related to, understanding or knowledge of, an event, its consequence, or likelihood.

Note 3 to entry: Risk is often characterized by reference to potential events and consequences, or a combination of these.

Note 4 to entry: Risk is often expressed in terms of a combination of the consequences of an event (including changes in circumstances) and the associated likelihood of occurrence.

#### 3.13

#### competence

ability to apply knowledge and skills to achieve intended results

#### 3.14

#### documented information

information required to be controlled and maintained by an *organization* (3.2) and the medium on which it is contained

Note 1 to entry: Documented information can be in any format and media, and from any source.

Note 2 to entry: Documented information can refer to:

- the management system (3.5), including related processes (3.15);
- information created in order for the organization to operate (documentation);
- evidence of results achieved (records).

#### 3.15

#### process

set of interrelated or interacting activities that uses or transforms inputs to deliver a result

Note 1 to entry: Whether the result of a process is called an output, a product or a service depends on the context of the reference.

#### 3.16

#### performance

measurable result

(https://standards.iteh.ai)

Note 1 to entry: Performance can relate either to quantitative or qualitative findings.

Note 2 to entry: Performance can relate to managing activities, *processes* (3.15), products, services, systems or *organizations* (3.2).

**3.17**//standards.iteh.ai/catalog/standards/sist/0b032853-f52d-4095-84be-8c78511ca8c6/sist-iso-37001-2025

monitoring

determining the status of a system, a process (3.15) or an activity

Note 1 to entry: To determine the status, there can be a need to check, supervise or critically observe.

#### 3.18

#### measurement

process (3.15) to determine a value

#### 3.19

#### audit

systematic and independent *process* (3.15) for obtaining evidence and evaluating it objectively to determine the extent to which the audit criteria are fulfilled

Note 1 to entry: An audit can be an internal audit (first party) or an external audit (second party or third party), and it can be a combined audit (combining two or more disciplines).

Note 2 to entry: An internal audit is conducted by the *organization* (3.2) itself, or by an external party on its behalf.

Note 3 to entry: "Audit evidence" and "audit criteria" are defined in ISO 19011.

#### 3.20

#### conformity

fulfilment of a requirement (3.4)