

# Preventing and protecting the non-profit organizations (NPO) sector from terrorism-financing abuse - using a proportionate, risk-based approach, the UK perspective and response

Michelle Russell
Director of Investigations, Monitoring and Enforcement
Charity Commission for England and Wales

Joint special meeting of the Counter-Telloli• m Commiœe and the ISIL (Daœ•h) and Al-Qaida Sanctions Committee
13 December 2016
www.charitycommission.gov.uk
Twitter: @chtycommission

# Using a proportionate, risk-based approach - the UK perspective and response

- " Context
  - "International
  - " FATF and R8
- " UK strategic approach
- "Identifying those charities vulnerable to abuse
- "Current outreach practices with charities and other effective tools
- "Implementation of related risk-based measures to prevent, disrupt and deter abuses to protect charities and enable legitimate ones to operate as freely as possible
- " Current challenges
- "Themes, trends, emerging risks?

# **Context** the International Dimension

"Truly international -

#### **FATF and R8 Context**

- "R8 Non-profit organisations
- Countries should review the adequacy of laws and regulations that relate to non-profit organisations which the country has identified as being vulnerable to terrorist financing abuse. Countries should apply focused and proportionate measures, in line with the risk-based approach, to such non-profit organisations to protect them from terrorist financing abuse, including:
- " (a) by terrorist organisations posing as legitimate entities;
- " (b) by exploiting legitimate entities as conduits for terrorist financing, including for the purpose of escaping asset-freezing measures; and
- " (c) by concealing or obscuring the clandestine diversion of funds intended for legitimate purposes to terrorist organisations.



# **FATF Typologies Report**





#### THE REGULATOR'S ROLE?

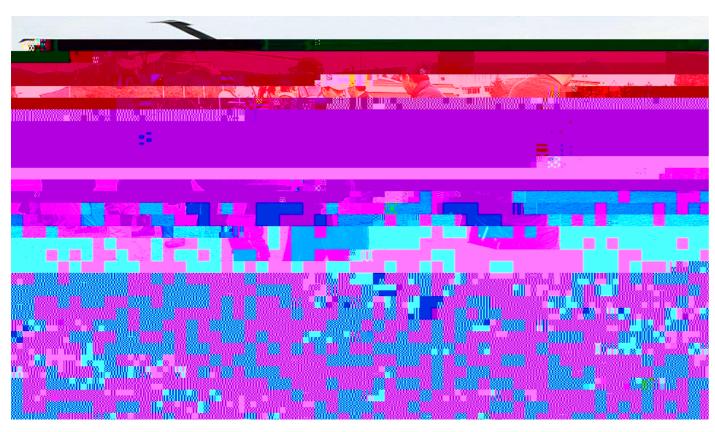
# **UK Strategic Approach**

- "Terrorist Financing is criminal
- "Asset Freezing and sanctions regime. UN, domestic
- "Using regulatory and other existing non CT/TF specific tools to disrupt and deter abuse and protect charities
- "Protecting charities through:
  - "outreach and awareness
  - "investigation and sanction
  - "monitoring and supervision
  - "cooperation and information sharing
- Measures to protect from other abuse (e.g. ensure good governance, strong financial management) will protect against CT abuse

## **Charity Sector**

13,000 operate internationally

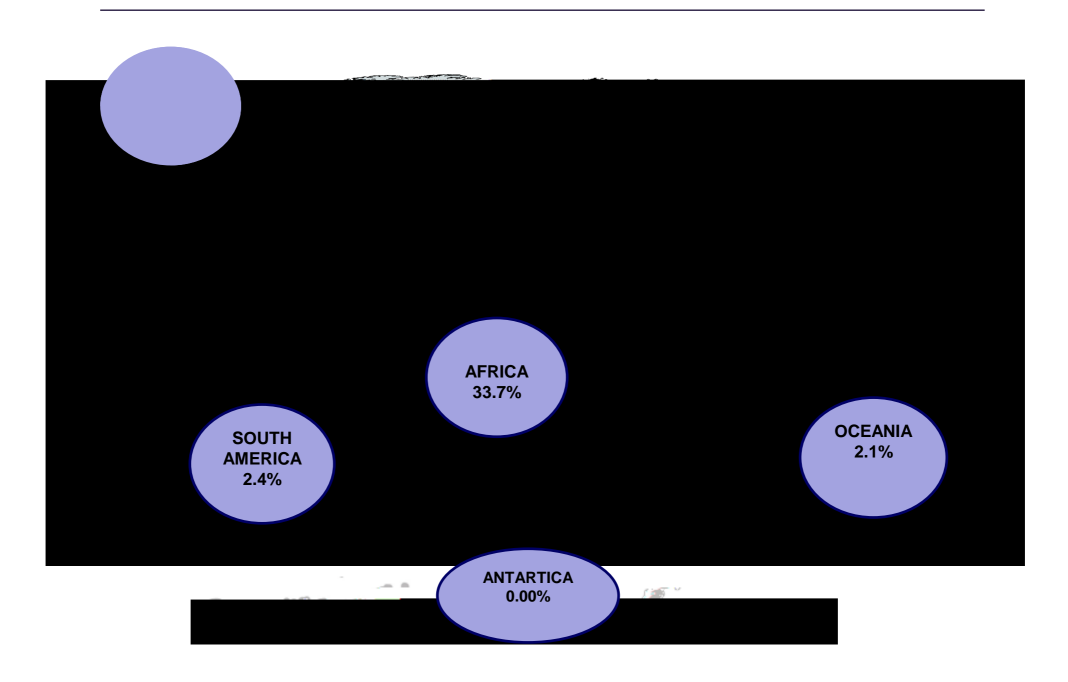
Annual income of approximately £10 billion







#### **UK** funding internationally



# What are the common types of risks?

#### Money coming IN

Money from donors . provenance of funds; reputational risks due to donor links associations or conduct; undue influence over decisions

#### " From WITHIN

Charity activities; links and associations (trustees, employees, volunteers, f nd ai el o); hen cond ccin your personal capacity impacts on your trusteeship or charity link

#### Resources going OUT

"Use of partners (domestic and overseas); links, associations, control - reputational risks; beneficiary influence

### **Current practices and tools - Outreach**

- "Strategic and policy level engagement (e.g. on the FATF changes to R8 and IN)
- "Cross government engagement
- "Focussed resource on helping charities prevent abuse
- "Producing practical guidance toolkit
- "Outreach workshop educational and awareness events...
- "One to one support
- "Regulatory alerts (e.g. risks of using convoys, duty to report under s19 Terrorism Act 2000 terrorist financing offences)
- " each investigation report by regulator published with wider



# Outreach Communications: getting the message across



# Current practices and tools - Investigation, sanction

- "Close working with police and law enforcement
  - "witness statements, supporting prosecutions
- "Layered approach:
  - "Different approach if charity is the victim
  - "honest trustees/mistakes?
  - "negligent/careless?
  - " deliberate /wilful?
- "legislation changes and new powers
  - "ensuring no one with terrorist financing offence or on sanctions lists can be a trustee
  - " official warnings
  - " direction "not to" take action
  - power to protect charities from persons unfit to be a trustee
    - conduct outside role as a charity trustee can affect your fitness

## **Current challenges**

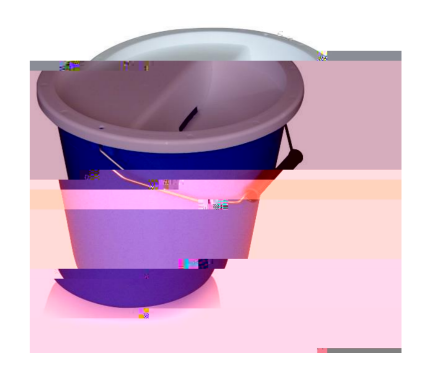
- "Major challenges over international information-sharing
  - " operational barriers:
    - "seen by some as criminal only what has this got to do with you as regulator?
    - "different domestic practices Ministry? Tax Authority? regulator?
    - "How do I find out who supervises charities?
  - " potential legal and technical barriers:
    - " do legal gateways exist?
    - " are they horizontal only not vertical (MLAT, Egmont?)?
    - "data protection issues (e.g. tax information)
  - "importance of developing formal and informal mechanisms

# **Current challenges**

- "STRs/SARs are charities identifiable within them?
- "Evidence it is not a numbers game
- "Mature conversation about the inherent risks involved with some charities' activities
- "Cash and finances v material resourcing it is not as simple as attack planning risks
- "Use of charities' facilities and resource for recruitment related purposes
- "The growth in use of social media (esp. fundraising)

# Themes? Trends? Emerging Risks?

- "How does what we are seeing compare to the main methods and risk identified in the 2014 FATF Typologies report:
  - " Diversion of funds?
  - " Affiliation with a terrorist actor/group?
  - " Programming abuse?
  - " Support for recruitment?
  - " False representation?
  - " Others?





#### Live issues icw conflict zones

- "Charities working in conflict affected areas and where terrorist groups operate including ISIL, and JFS in Syria
- Aid convoys abuse for non-charitable purposes and facilitating travel for foreign fighters
- " Charitable appeals and fundraising issues
- Other risks
  - " diversion of funds, goods



# Resourcing for Recruitment Risks

- Allowing charity premises, events, website or literature to be used to promote violence, encourage or glorify acts of terrorism, or support extremist views and ideas
- " The increased use of charity social media
- " Promoting hatred and division inciting racial or religious hatred

## Final Thoughts.....

- "The whole NPO/charity sector is not and should not been seen as high risk per se
- "Each country and region. the risk is different
- "The "De-risking" impact and "chilling" effect
- "Underlines the importance
  - "for each country and government authority to have a good understanding of how the NPOs/charities in their own country are vulnerable to terrorist abuse and terrorist financing risks
  - "of international dialogue and effective communication



# Preventing and protecting the non-profit organizations (NPO) sector from terrorism-financing abuse - using a proportionate, risk-based approach, the UK perspective and response

Michelle Russell
Director of Investigations, Monitoring and Enforcement
Charity Commission for England and Wales

Joint special meeting of the Counter-Telloli•m Commiœe and the ISIL (Daœ•h) and Al-Qaida Sanctions Committee
13 December 2016
www.charitycommission.gov.uk
Twitter: @chtycommission