

Clear Law Institute: Voluntary Disclosure Considerations in FCPA Cases

JUNE 9, 2015

In this interactive webinar, you'll learn about strategic issues to consider in deciding whether to make a voluntary disclosure to government enforcement agencies in a Foreign Corrupt Practices Act (FCPA) case. Drawing on key takeaways from recent FCPA enforcement cases, you will receive practical guidance on how to address real-world FCPA problems. Among other things, you'll learn the answers to the following questions:

- What factors should you consider in deciding whether or when to make a voluntary disclosure?
- Do companies get meaningful credit when they make a voluntary disclosure?
- What are the potential risks of making a disclosure?
- How do the Dodd-Frank whistleblower incentives affect the disclosure analysis?
- What do relevant sources such as the FCPA resource guide, US Attorney's Manual, Sentencing Guidelines, and SEC Seaboard report say about disclosure?
- How do we manage privilege waiver and other issues when making a disclosure?

WilmerHale Partners Jay Holtmeier, Kimberly Parker and Erin Sloane will be the featured speakers during this webinar.

[READ MORE ABOUT THE EVENT](#)

Speakers



Jay Holtmeier

PARTNER

 jay.holtmeier@wilmerhale.com

 NEW YORK

 + 1 212 295 6413



Kimberly A. Parker

PARTNER

✉ kimberly.parker@wilmerhale.com

📍 WASHINGTON DC

☎ + 1 202 663 6987



Erin G.H. Sloane

PARTNER

✉ erin.sloane@wilmerhale.com

📍 NEW YORK

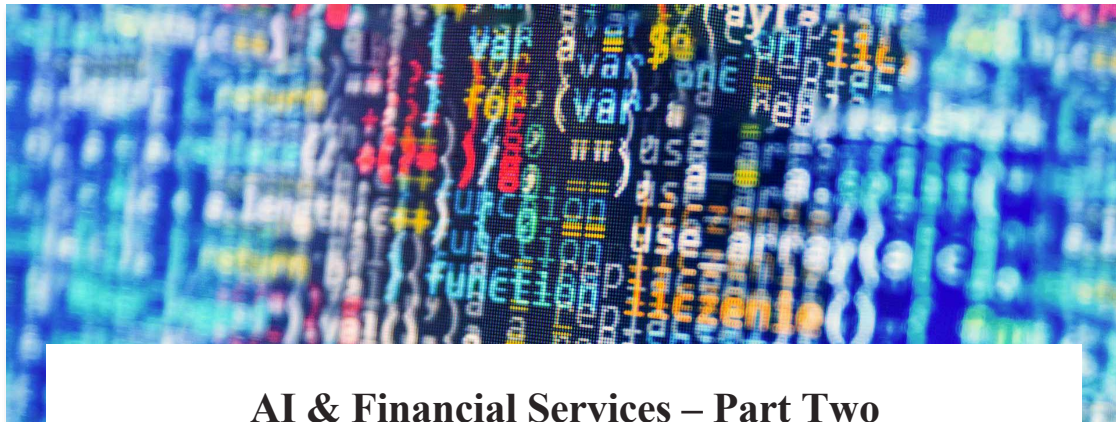
☎ + 1 212 295 6458

Related Solutions

Litigation

Foreign Corrupt Practices Act
and Anti-Corruption

You May Be Interested In



AI & Financial Services – Part Two

APRIL 16, 2024

WEBINAR



28th Annual Compliance Institute

APRIL 16, 2024

SPEAKING ENGAGEMENT



A Look Behind the Curtain – Being an Arbitrator or Tribunal Secretary in Turkish and Swiss Arbitrations

APRIL 17, 2024

SPEAKING ENGAGEMENT

[VIEW ALL EVENTS](#)