

Practising Law Institute: Foreign Corrupt Practices Act 2008: Coping with Heightened Enforcement Risks

2008-04-23

The past few years have seen a dramatic increase in the number of FCPA investigations and enforcement actions as well as record penalties and settlements. Sarbanes-Oxley and the enactment of similar FCPA laws by the OECD countries, strengthened export control laws and heightened scrutiny of cross-border transactions have opened the door to a much greater risk to U.S. companies and their foreign subsidiaries. As U.S. companies continue to expand their markets and operations overseas, potential exposure to the FCPA increases, and the growing trend of FCPA enforcement will continue as the SEC and DOJ continue to make the FCPA a priority.

WilmerHale partner Roger Witten will speak at a session entitled, "The Enforcement Agencies Speak and the Private Bar Responds" at this conference, presented by PLI.

[READ MORE ABOUT THE EVENT](#)

Speakers



Roger M. Witten

SENIOR COUNSEL

✉ roger.witten@wilmerhale.com

📍 NEW YORK

☎ + 1 212 230 8850

Related Solutions

Foreign Corrupt Practices Act
and Anti-Corruption

Litigation

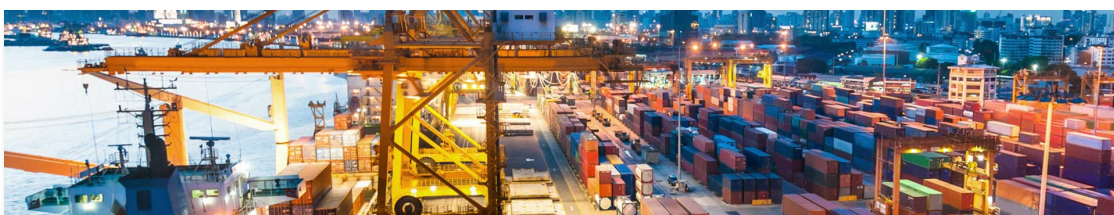
You May Be Interested In



FIA Law & Compliance Division Conference 2024

APRIL 24–26, 2024

SPEAKING ENGAGEMENT





18th Annual Flagship Conference on Economic Sanctions Enforcement and Compliance

APRIL 29, 2024

SPEAKING ENGAGEMENT



Essentials of the European Union's Artificial Intelligence Act

MAY 2, 2024

WEBINAR

[VIEW ALL EVENTS](#)