

False Claims Act/Qui Tam Litigation

Overview

The False Claims Act (FCA) is the primary vehicle used by the U.S. Department of Justice (DOJ) to confront persons or companies who defraud governmental programs. False Claims Act enforcement poses a significant and growing threat to corporations and institutions, with billions of dollars at stake. Whistleblowers and the U.S. Department of Justice (DOJ) use the Act aggressively, seeking to extract multiple damages and civil penalties.

Archer attorneys help clients prevent FCA violations, avoid prosecution, and reduce fines and penalties should they arise. Our team consists of highly experienced attorneys who have spent years defending federal and state FCA prosecutions, dealing with whistleblowers, and counseling companies on compliance. Our attorneys have significant government experience and first-hand knowledge of how federal and state enforcement agencies make enforcement decisions. We understand the complexities of the government's approach to False Claims Act matters and offer our clients creative and practical approaches to managing the challenges presented.

Deploying resources across practices, we effectively respond to investigations and successfully litigate actions pursued by whistleblowers or the government. We have achieved favorable resolutions of False Claims Act cases by effectively responding to government investigations, challenging whether government intervention is warranted at all and defending companies when the government intervenes qui tam actions.

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