K&L GATES HUB

QUI TAM QUARTERLY

Date: 8 July 2019

The Department of Justice False Claims Act Policy Issue

By: Clifford C. Histed, John C. Rothermich, Rebecca M. Schaefer, Gabriel T. Scott

In this second installment of Qui Tam Quarterly, K&L Gates breaks down two policy statements by the U.S. Department of Justice ("DOJ"), providing an analysis of both (1) the 2018 "Granston Memo" and related case law; as well as (2) the recent policy guidance on providing cooperation credit for self-disclosures in False Claims Act ("FCA") cases. We go beyond the press releases and sound bites to address the practical impacts of these policies and what the guidance means for practitioners and the clients they advise.

Download the newsletter

ABOUT QUI TAM QUARTERLY

Qui Tam Quarterly is a quarterly publication authored by members of the K&L Gates Health Care Fraud & Abuse team highlighting emerging and pressing issues in health care fraud and abuse, including litigation and governmental investigations involving the False Claims Act, the Stark Law, the Anti-Kickback Statute, and other health care fraud related statutes.

Members of our team are regular contributors to Triage: Rapid Legal Lessons for Busy Health Care Professionals, a podcast created by K&L Gates to inform our clients and friends of the firm about the latest developments in health law. Subscribe to Triage through iTunes or Google Play.

KEY CONTACTS



CLIFFORD C. HISTED

PARTNER
CHICAGO
+1.312.807.4448
CLIFFORD.HISTED@KLGATES.COM



JOHN C. ROTHERMICH
PARTNER
PORTLAND
+1.503.226.5722
JOHN.ROTHERMICH@KLGATES.COM



REBECCA M. SCHAEFER
PARTNER
RESEARCH TRIANGLE PARK
+1.919.466.1111
REBECCA.SCHAEFER@KLGATES.COM



GABRIEL T. SCOTT
ASSOCIATE
RESEARCH TRIANGLE PARK
+1.919.466.1263
GABRIEL.SCOTT@KLGATES.COM

K&L GATES HUB

This publication/newsletter is for informational purposes and does not contain or convey legal advice. The information herein should not be used or relied upon in regard to any particular facts or circumstances without first consulting a lawyer. Any views expressed herein are those of the author(s) and not necessarily those of the law firm's clients.