

Compliance Programs

Today's legal and regulatory landscape is more fraught with risk than ever before. To survive—and thrive—in this challenging environment, sophisticated companies must have robust, proactive, and effective compliance programs in place.

We strive to provide our clients with actionable advice and common-sense compliance counseling that we know is practical in the real business world. Our attorneys are not the typical "Big-Law" attorneys when it comes to compliance. We recognize that compliance is not an academic exercise, only to be practiced in the safe confines of a law firm or lecture hall. Successful companies need practical and pragmatic advice, specifically tailored to their industries, risks, and resources.

We have a deep bench of experienced attorneys who help clients build effective compliance programs by identifying risks and developing policies and processes to avoid them. We also assist clients with establishing a culture of professional responsibility, so potential issues are detected and addressed early. And when potential wrongdoing does occur, we help clients conduct fair, defensible investigations and make the necessary referral of violations as appropriate. In advising clients on the creation and implementation of policies, codes, recommended remedial actions, training, ethics hotlines, third-party/corruption programs, and risk-based mitigation processes tailored to the specific risks of each company (e.g., corruption and third-party risks, international trade/sanctions risks, privacy and data-security risks, antitrust risks, financial-disclosure risks, information-governance risks), we help our clients with the day-to-day obstacles of building a robust and defensible compliance program. We also provide clients a framework, or maturity model, to continuously improve and self-assess the state of their program over time.

We have served in the private sector as both external and internal counsel and ethics and compliance advisors to numerous U.S. and multinational corporations, in the public sector as government enforcers and regulators, and as a hybrid in government-appointed independent monitorships and compliance consultant roles. This combination enables us to offer our clients a rare degree of breadth and depth in advising on compliance matters, whether they are related to the Foreign Corrupt Practices Act (FCPA) or other anti-corruption laws, sanctions concerns, anti-money laundering (AML) issues, or international trade or securities regulations.

Related Capabilities

Antitrust Transactions	Capital Markets	Derivatives (& Structured Products
eDiscovery & Information Governance Environmental Financial Services Litigation			
Government Investigations, Enforcement & Compliance International Trade			
Mergers & Acquisitions Privacy & Data Security			
Privacy: Regulated Personal Information (RPI)			
Securities, M&A & Corporate Governance Litigation Tax Controversy & Criminal Tax			
Energy Financial Services FinTech, Banking & Payments Food & Beverage			
Government Contracts & Grants Health Care Retail & Luxury			
Technology, Media & Telecommunications			

Recent Experience

The Vistria Group's Majority Recapitalization of Education Solutions Services

Resources

Global Trade & Foreign Policy Insights

Government Program Fraud, False Claims Act & Qui Tam Litigation Playbook

Investigations, Enforcement, & Compliance Alerts

Related Insights & News

BLOG

Rebalancing the Sticks and the Carrots? A New DOJ White-Collar Enforcement Plan

BLOG

CFPB Amends Regulation E's Compulsory Use Exemption for Large Institutions' Overdraft Credit Plans

FEBRUARY 10, 2025

BLOG

Understanding Reg E: A Primer

JANUARY 29, 2025

BLOG

Winston & Strawn Launches Reg E Reader Blog

JANUARY 29, 2025

ARTICLE

Winston & Strawn Lawyers Contribute to Lexology's *Panoramic: Competition Compliance* 2024

MAY 1, 2024

BLOG

Antitrust Enforcement in Action: Insights from the Regulators

RECOGNITIONS

Winston & Strawn Recognized in All Categories of *The Legal 500 Latin America* 2024

OCTOBER 26, 2023

BLOG

European Parliament Endorses the New Markets in Crypto-Assets Regulation (MiCA)

APRIL 26, 2023

BLOG

U.S. Federal Banking Regulators Release Joint Statement on 'Liquidity Risks to Banking Organizations Resulting from Crypto-Asset Market Vulnerabilities'
MARCH 10, 2023

SPEAKING ENGAGEMENT

Tony Busch Speaks at ABA's 12th Annual U.S. Export Controls Year-In-Review Event

BLOG

U.S. Federal Banking Regulators Release Joint Statement on 'Crypto-Asset Risks to Banking Organizations'

JANUARY 31, 2023

CLIENT ALERT

SEC, CFTC, and DOJ Crack Down on Unapproved Messaging Apps october 27, 2022