

ARTICLE

View From Wiley Rein: Risks of Federal Grants Exposed in Two Cases

Bloomberg BNA's Federal Contracts Report

March 3, 2015

Companies that do business with the federal Government have long known the risks of False Claims Act (FCA) allegations and suspension and debarment. But federal grantees should know that operating programs with federal grant funds comes with the same pitfalls. **Click here to read the full article.**

(Reproduced with permission from Federal Contracts Report, 103 FCR 225, 03/03/2015. Copyright © 2015 by The Bureau of National Affairs, Inc. (800-372-1033) <http://www.bna.com>.)

Authors

Mark B. Sweet
Partner
202.719.4649
msweet@wiley.law
Brian Walsh
Partner
202.719.7469
bwalsh@wiley.law

Practice Areas

Civil Fraud, False Claims, *Qui Tam* and Whistleblower Actions
Employment & Labor
Employment and Labor Standards Issues in Government Contracting
Government Contracts
Internal Investigations and Compliance Programs
Internal Investigations and False Claims Act
Suspension and Debarment
White Collar Defense & Government Investigations