

Navigating Healthcare Fraud Enforcement Under the Trump Administration

The Trump administration has prioritized aggressive **government enforcement**, treating healthcare fraud as a top white-collar priority. This has led to record-breaking coordinated takedowns and a new focus on **criminal prosecution** even in matters traditionally viewed as private contract disputes.

WHEN TO TAKE ACTION

In this climate of “aggressive takedowns,” proactive defense is essential. Take action if:

- **Your organization uses high-risk service lines:** Areas like telehealth and DME are under intense scrutiny by the DOJ’s new “Health Care Fraud Data Fusion Center”.
- **You receive a whistleblower inquiry:** The DOJ is offering new financial incentives for whistleblowers to report “federal health care offenses”.
- **You learn of a “coordinated takedown” in your sector:** These actions often sweep up providers based on data analytics rather than specific wrongdoing.

HOW TO TAKE ACTION

- **Invest in Proactive Monitoring:** Deploy data analytics and external audits to identify and fix billing anomalies before the government does.
- **Reassess All Certifications:** Narrow your certifications to verifiable facts and avoid blanket statements of compliance.
- **Enhance Internal Reporting:** Strengthen your **corporate compliance** culture so potential whistleblowers have clear internal paths for reporting.
- **Utilize Dykema’s Nationwide Defense:** Our team of **former prosecutors** provides **nationwide** representation to resolve investigations quietly and win trials decisively.

Contact Dykema’s White Collar Defense and Government Investigations practice today for a confidential consultation.

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