

# SELF-DISCLOSURES

In a climate of increased government enforcement, it is critical for providers to understand how to respond when significant compliance issues arise. In light of the 60-Day Rule, it is important for providers to timely report and return identified overpayments in order to reduce liability under the False Claims Act. Depending on the particular facts and circumstances, providers will need to consider where to make the self-disclosure: The Office of Inspector General, Department of Justice or Centers for Medicare and Medicaid Services.

## OUR APPROACH

Hall Render attorneys have assisted hundreds of providers on the most appropriate strategy and effective manner for self-disclosing conduct. We work alongside our clients to coordinate investigations under the attorney-client privilege, complete necessary reviews and analyses, assist with calculating overpayments, prepare self-disclosures for submission and represent the provider throughout the entire self-disclosure settlement process.

## HALL RENDER ADVANTAGE

Our attorneys' technical and subject matter experience on numerous fraud and compliance matters, our credibility with government entities, as well as the volume of self-disclosures we have assisted our clients with over the years are unparalleled in the industry. Our experience will help you manage and streamline an often difficult and time-consuming process.

## LET'S GET STARTED

To learn more about how Hall Render's Compliance Counsel can help your organization navigate a government inquiry, contact us today.



## CONNECT WITH US



**Katherine Kuchan**

Attorney

[kkuchan@hallrender.com](mailto:kkuchan@hallrender.com)



**Scott Taebel**

Attorney

[staebel@hallrender.com](mailto:staebel@hallrender.com)



**Steve Pratt**

Attorney

[spratt@hallrender.com](mailto:spratt@hallrender.com)