“Ideally placed to take on high-stakes criminal cases and parallel civil litigation,” “major player in the market,” “experienced roster of former government lawyers,” and “excellent credibility before the agencies across a broad swathe of white-collar matters.” —LEGAL 500

Formidable Experience and Deep Bench Strength

With more than 120 lawyers, King & Spalding’s government investigations practice is anchored by our large Special Matters team. A two-time “White Collar Practice Group of the Year” winner (Law360) and a “major player in the market” (Legal 500), the team is made up of lawyers dedicated full time to white-collar criminal defense, civil and regulatory investigations, and corporate internal investigations.

The practice includes two former U.S. Deputy Attorneys General; Assistant Attorneys General from DOJ’s Criminal, Civil, and Antitrust Divisions; the FBI Chief of Staff; several U.S. Attorneys; an Assistant Chief of the FCPA Unit in the Fraud Section; an SEC Director of Enforcement, General Counsel, Regional Director of the Northeast Regional office, an Associate Director of Enforcement, and two Assistant Directors of Enforcement; a DOD Inspector General; 23 Assistant U.S. Attorneys; and supervisors from multiple U.S. Attorneys’ Offices, including both the Southern and Eastern Districts of New York; a Senior Vice President and Deputy Enforcement Chief at FINRA; a Chief Counsel in the Regulatory Action Division at the Bank of England; and the Executive Director of the UK’s Financial Reporting Council.

These experienced professionals are complemented by other seasoned lawyers who have devoted their careers to government and internal investigations. Together, they have earned King & Spalding recognition as “the premier firm in this practice area” (U.S. News & World Report/Best Lawyers).
Broad Geographic Reach


We have handled investigations before 73 of the 93 U.S. Attorneys’ Offices in the United States and every litigating division of the Justice Department. We have likewise appeared before the SEC in Washington, D.C. and all 12 of its Regional offices, as well as before all its specialized enforcement units.

We routinely appear before Congress and myriad Departments and U.S. government agencies, including the CFTC, FINRA, IRS, HHS OIG, FDA, ICE, EPA, OFAC, OCC, NHTSA, PCAOB, the Federal Reserve, State Attorneys General, and other enforcement and regulatory entities at the federal and state levels.

Recent and current representations have involved a number of foreign authorities and international enforcement organizations, including the Swiss Financial Market Supervisory Authority, the UK Serious Fraud Office, the UK Financial Conduct Authority, German BaFin, the Brazilian Federal Prosecution Office, the Securities & Futures Commission of Hong Kong, Transport Canada, and the World Bank, among others. Clients turn to us for representation—in internal probes and in cases involving government authorities—with respect to multinational investigations involving:

Angola
Antarctica
Argentina
Amenia
Australia
Azerbaijan
Bangladesh
Belgium
Benin
Brazil
Brunei
Bulgaria
Burkina Faso
Canada
Central African Republic
China
Colombia
Croatia
Czech Republic
Democratic Republic of the Congo
Dominican Republic
Ecuador
Egypt
France
Gabon
Georgia
Germany
Greece
Guinea
Hungary
India
Indonesia
Ireland
Israel
Italy
Ivory Coast
Kazakhstan
Kenya
Lebanon
Liberia
Macedonia
Malaysia
Mali
Mauritius
Mexico
Montenegro
Morocco
Netherlands
Niger
Nigeria
Peru
Poland
Republic of Congo
Romania
Russia
Saudi Arabia
Senegal
Serbia
Singapore
Slovakia
South Africa
South Sudan
Spain
Switzerland
Thailand
Togo
Turkey
Uganda
Ukraine
United Arab Emirates
United Kingdom
Venezuela
Vietnam
Western Sahara

Strategic and Seasoned Approach to Government Investigations

Building on our experience both inside the government and as defense counsel, the Special Matters team has a well-earned reputation for “excellent credibility before the agencies across a broad swathe of white-collar matters” (Legal 500). Recognized as “very strategic” (Chambers USA), we leverage this credibility and experience to deliver favorable results for clients in myriad industries and geographies.

We regularly prevail prior to litigation and without unwanted publicity. When necessary and strategically sensible, however, we also fight in court at the administrative, trial, and appellate levels. In those situations, we draw on our crisis management experience, and we fight to win.

Averting Future Issues

For every client, the key to avoiding future investigations and limiting possible penalties is to conduct business in a manner that is compliant with the law. To that end, we are regularly engaged to perform diagnostic compliance reviews, to advise companies in complying with monitorships and compliance-related settlement terms, and to help companies develop and implement best practices. In all scenarios, we proactively work with clients to identify methods to detect and prevent potential problems.

Two-time Law360 “White Collar Practice Group of the Year” (2010, 2016)
Representative Matters

FINANCIAL INSTITUTIONS

Credit Suisse with respect to DOJ’s multi-year tax and securities investigation of the Swiss banking industry’s assistance to U.S. tax evaders. Negotiated a historic global settlement on behalf of Credit Suisse; also, represented Credit Suisse in parallel investigations by the SEC, the Federal Reserve, the New York State Department of Financial Services (DFS), and the U.S. Senate Permanent Subcommittee on Investigations, and during the multi-year mentorship of the Bank that followed settlement with the DFS.

Bank of America in parallel investigations by DOJ, SEC, the Internal Revenue Service (IRS), the Office of the Comptroller of the Currency (OCC), the Federal Reserve, and numerous State Attorneys General regarding allegations of bid rigging in the municipal derivatives industry. Secured conditional amnesty from criminal prosecution for the Bank and all its cooperating executives; negotiated a global regulatory resolution involving real estate investment portfolio.

Deutsche Bank in a multi-year SEC investigation involving credit derivatives trading, risk management, and valuation practices.

Wachovia (now Wells Fargo) in parallel investigations by DOJ and OCC regarding Bank Secrecy Act and anti-money laundering (AML) issues from relationships with payment processors.

A global bank in an investigation by DOJ, the U.S. Department of the Treasury’s Office of Foreign Assets Control (OFAC), and the New York County District Attorney’s Office in connection with Iranian transactions that allegedly violated the International Emergency Economic Powers Act (IEEPA) and New York state law.

A major financial institution in connection with a DOJ civil investigation under the Financial Institutions Reform, Recovery & Enforcement Act (FIRREA), and in investigations by multiple State Attorneys General, concerning the origination and sale of residential mortgage backed securities leading up to the financial crisis.

A major financial institution in a criminal investigation by a U.S. Attorney’s Office and DOJ’s Asset Forfeiture & Money Laundering Section, regarding anti-money laundering and other issues related to allegations of fraud by a customer.

A private equity firm in a joint criminal investigation by DOJ and the Department of Housing & Urban Development (HUD) regarding financial transactions involving a real estate investment portfolio.

An international bank under investigation by DOJ and the Export-Import Bank Inspector General for money laundering and wire fraud.

An international hedge fund in connection with allegations by a foreign enforcement authority regarding stock manipulation and insider trading.

Independent legal consultant to the review of a global bank’s foreclosure practices ordered by the Federal Reserve and OCC.

Numerous non-bank financial institutions, including a global insurance broker, major hedge funds, registered investment advisers and broker-dealers, with respect to issues ranging from anti-corruption compliance and due diligence in jurisdictions across the globe, to data privacy and security, to internal auditing and controls, to technical regulatory requirements, and other matters.

LIFE SCIENCES & HEALTHCARE

Johnson & Johnson in parallel civil, criminal, and regulatory investigations regarding promotion of the antipsychotic drug Risperdral, including settlement of False Claims Act cases brought by three different U.S. Attorneys’ Offices (Boston, Philadelphia, and San Francisco) involving multiple qui tam relators, as well as negotiation of a Corporate Integrity Agreement with HHS OIG and resolution of consumer protection liability with a consortium of Attorneys General from over 35 states.

Vascular Solutions in a groundbreaking criminal trial victory against DOJ in which a federal jury in Texas acquitted the client and its CEO on all counts. The trial stemmed from a joint FDA and DOJ criminal investigation and prosecution related to alleged off-label promotion of a company medical device.

Medtronic in an industry-wide global Foreign Corrupt Practices Act (FCPA) investigation by DOJ and SEC, involving conduct in several foreign countries. Both DOJ and SEC ultimately informed the company that they would be closing their investigations without pursuing any enforcement action, charges or sanctions.

Shire in a False Claims Act investigation involving multiple U.S. Attorneys’ Offices, the U.S. Department of Veterans Affairs’ Office of Inspector General (VA OIG), HHS OIG, and the Department of Defense’s Criminal Investigative Service (DCIS) regarding alleged kickbacks and off-label marketing of a medical device.

Amedios in a series of parallel investigations by DOJ, SEC, and the Senate Committee on Finance triggered by an investigative report in the Wall Street Journal, regarding the medical necessity of nursing and therapy services provided by the company.

Allergan in a civil and criminal investigation by a U.S. Attorney’s Office concerning sale of Allergan’s flagship product Botox® for therapeutic indications not then approved by the FDA.

A Fortune 500 retail pharmacy chain in a lead trial counsel in administrative proceedings before the Drug Enforcement Administration (DEA) and in related litigation.

A prominent laboratory services company in civil and criminal investigations across more than a dozen U.S. Attorneys’ Offices in connection with allegations of kickbacks to providers and unnecessary and fraudulent claims for testing and other laboratory-related services.

A biotech company in connection with an SEC investigation and related class and derivatives actions concerning sales of the company’s securities by corporate insiders as well as disclosure and accounting issues.

A large multi-hospital health system in a civil investigation by a U.S. Attorney’s Office, HHS OIG, and a State Attorney General’s Office regarding improper patient admissions and outlier charging practices.

Special Master, by federal court appointment, in a dispute between DOJ and a major healthcare company in litigation under the False Claims Act.

4 KING & SPALDING

SPECIAL MATTERS AND GOVERNMENT INVESTIGATIONS PRACTICE 5
**ENERGY**

Halliburton in connection with an FCPA investigation into the company’s operations overseas in Africa and the Middle East. At the conclusion of this extensive investigation, which involved years of meetings and negotiations with the SEC and DOJ, K&S resolved the case with a full declination from DOJ and a very favorable settlement with the SEC.

An Asian joint venture between multiple global energy companies in an FCPA investigation arising from an anonymous email and raising complex foreign jurisdictional issues.

A major foreign energy company in connection with an internal investigation regarding local content requirements in Africa and regarding compliance issues involving a major gas exploration project off the coast of Australia.

A major energy company in connection with anti-corruption due diligence issues relating to a multi-billion dollar project in Asia.

A major foreign energy company in connection with a DOJ investigation of high-profile corruption allegations involving Indonesia.

Another Fortune 100 energy company in an internal investigation regarding local content requirements in Africa and regarding compliance issues involving a major gas exploration project off the coast of Australia.

A major energy company in connection with anti-corruption due diligence issues relating to a multi-billion dollar project in Asia.

A major foreign energy company in connection with a DOJ investigation regarding local content requirements in Africa and regarding compliance issues involving a major gas exploration project off the coast of Australia.

A Fortune 100 energy company in connection with a multi-company SEC investigation concerning asset impairment and related accounting and disclosure implications.

Another Fortune 100 energy company in an internal investigation regarding local content requirements in Africa and regarding compliance issues involving a major gas exploration project off the coast of Australia.

Another Fortune 100 energy company in connection with anti-corruption due diligence issues relating to a multi-billion dollar project in Asia.

A major energy company in connection with anti-corruption due diligence issues relating to a multi-billion dollar project in Asia.

**OTHER INDUSTRIES**

Four different global auto manufacturers, over a period of several years and in multiple different matters, before national and international regulators—including the National Highway Traffic Safety Administration (NHTSA), the Environmental Protection Agency (EPA), and Transport Canada—in the highest stakes inquiries and investigations in the industry.

PricewaterhouseCoopers Auditores Independientes (PwC Brazili) in investigations and litigation stemming from the historic corruption probe into its audit client, Petroleo Brasileiro SA—Petrobras.

Other Big Four accounting firms in major investigations by the SEC and PCAOB concerning auditor independence, financial restatements, and related issues.

Defense contractor Huntington Ingalls Industries in a False Claims Act matter and subsequent 5th Circuit appeal involving alleged misuse of congressional appropriations related to Hurricane Katrina. Prevailed in June 2015 on motion achieving dismissal of all claims and, in addition, relator’s disqualification affirmed on appeal.

The Audit Committee of a major analytics company in an internal investigation and related communication and cooperation with the SEC and the Southern District of New York into more than twenty separate allegations involving accounting fraud and whistleblower retaliation.

A global food and transportation company in parallel civil, criminal, and regulatory investigations by DOJ, ICE, and a State Attorney General regarding alleged immigration and worksite enforcement issues and healthcare fraud. Also, represent the company in a DOJ and OFAC investigation regarding company anti-corruption issues in West Africa and Syria.


An Am Law 100 law firm and several of its partners and employees in connection with an SEC investigation concerning the activities of the firm’s former client.

“Very strategic,” “tremendously professional in every respect,” “seamless,” and “terrific—very collaborative and politically savvy.”

—CHAMBERS USA
Governor Chris Christie of New Jersey, as his lead personal counsel, in connection with the federal investigation of improper lane closures on the George Washington Bridge (i.e., “Bridgegate”) and related events.

Football legend Joe Paterno, the Paterno Estate and Family, and two former assistant coaches, in the most significant college football scandal in history, helping achieve the reversal of the NCAA’s sanctions on Penn State; also, represented Estate in lawsuit against NCAA in Pennsylvania State Court.

A Chief Executive Officer of a global pharmaceutical and surgical device company in connection with an internal and government investigation by a U.S. Attorney’s Office, DOJ’s National Security Division, and OFAC regarding shipments of unlicensed goods into embargoed foreign countries.

A former Chief Executive Officer of a major regional hospital in connection with a multi-jurisdictional criminal and civil investigation by DOJ, HHS OIG, and a State Attorney General into allegations under the Anti-Kickback Statute.


A former General Counsel of a mutual fund complex in an SEC investigation concerning disclosure, fee, and valuation issues.

The Controller of Qwest in an acquittal at trial in a highly publicized, nine-week jury trial on accounting fraud charges in Colorado federal court.

Two foreign heads of government, and the family of a third, in criminal contempt proceedings and civil litigation.

A senior FINRA official in connection with an SEC investigation concerning the rulemaking process for technology developments.

Multiple federal and state public officials in public corruption investigations by federal authorities.

Myriad directors, officers, lawyers, auditors, accountants, bankers, compliance professionals, physicians, politicians, and other business leaders and high-net-worth individuals, in investigations and crisis management scenarios similar to those above and/or concerning issues of disclosure, internal controls, securities and foreign exchange (FX) trading, benchmark manipulation, compliance procedures, anti-corruption, valuation, fees, registration, conflicts of interest, ethics, and suitability.

“Clients are kept out of the public eye” by a team “packed with former federal prosecutors.”

—GLOBAL INVESTIGATIONS REVIEW