# GIBSON DUNN

# Webcast: Have the Floodgates Opened for UK Corporate Prosecutions?

Webcasts | May 22, 2024

The Economic Crime and Corporate Transparency Act, introduced in December 2023, has significantly lowered the bar for UK authorities to bring prosecutions against international companies for economic crimes. The law also introduces a new corporate offence of 'failing to prevent fraud', analogous to 'failing to prevent bribery' under the UK Bribery Act. Together, these dynamic-shifting changes open up a real prospect of companies operating anywhere in the world being exposed to UK criminal liability if their actions impact on UK customers or counterparties. The session compares and contrasts the UK and U.S. position on prosecuting corporates, provides insights into preparing for the broad jurisdictional reach of the new legislation and discusses the UK Serious Fraud Office's focus on protecting UK victims. The session also considers whether and how the UK's whistleblowing regime is catching up with that of the U.S.

PANELISTS: Matthew Nunan is the former Head of Wholesale Enforcement at the UK Financial Conduct Authority (FCA), and a former Case Controller at the UK Serious Fraud Office (SFO). When at the FCA, Mr. Nunan oversaw investigations and regulatory actions including LIBOR- and FX-related misconduct, insider dealing, and market misconduct matters, many of which involved working extensively with non-UK regulators and prosecuting authorities. Mr. Nunan also was Head of Conduct Risk for Europe, the Middle East and Africa at a major global bank. He specializes in fraud and financial services investigations, regulation, enforcement, and white collar defense. Mr. Nunan is a partner in the London office, a member of the firm's Dispute Resolution Group and a barrister in England and Wales. John W.F. Chesley is a partner in the Washington, D.C. office. Mr. Chesley has been repeatedly recognized for his white collar defense work by Global Investigations Review, Law360, and the National Law Journal, among others. He represents corporations, audit committees and executives in internal investigations and before government agencies in matters involving the FCPA, procurement fraud, environmental crimes, securities violations, sanctions enforcement, antitrust violations and whistleblower claims. He also has served as the Interim Chief Ethics & Compliance Officer for a publicly traded, multi-national food company. Mr. Chesley is a member of the bars of the State of Maryland and the District of Columbia and has held a Secret security clearance. Marija Bra?kovi? is a senior associate in Gibson Dunn's London office and a member of the firm's White Collar Defense and Investigations Groups. Ms. Bra?kovi? has substantial experience in both domestic and international dispute resolution, including litigation and investigations. Her practice has an emphasis on high-profile and politically sensitive matters, such as cases relating to bribery, money laundering and allegations of cross-border and international crime. Ms. Bra?kovi? has acted in matters in the UK, Bangladesh, Sri Lanka, Sierra Leone, Iraq and Cambodia, representing diverse clients, including governments, political parties, non-governmental organizations and private individuals. She has particular experience in advising and acting for major technology companies, banks, crypto firms and financial institutions. Ms. Bra?kovi? is a barrister in England and Wales. Prior to joining the firm, she practiced at a leading set of barristers' chambers in London and completed secondments at the Serious Fraud Office and a major retail bank. Sarah Hafeez is an associate in Gibson Dunn's Washington, D.C. office. She is a member of the firm's Litigation Department and her practice focuses on white collar defense and investigations. Ms. Hafeez's experience includes representing clients in government investigations involving the U.S. Department of Justice, U.S. Securities and Exchange Commission, and other regulatory and enforcement agencies, advising clients

### **Related People**

John W.F. Chesley

Marija Bra?kovi?

Sarah A. Hafeez

# **GIBSON DUNN**

regarding the development of their compliance programs and conducting internal investigations. Ms. Hafeez is admitted to practice in the State of New York and the District of Columbia.

MCLE CREDIT INFORMATION: This program has been approved for credit in accordance with the requirements of the New York State Continuing Legal Education Board for a maximum of 1.5 credit hours, of which 1.5 credit hours may be applied toward the areas of professional practice requirement. This course is approved for transitional/nontransitional credit. Gibson, Dunn & Crutcher LLP certifies that this activity has been approved for MCLE credit by the State Bar of California in the amount of 1.5 hours. Gibson, Dunn & Crutcher LLP is authorized by the Solicitors Regulation Authority to provide in-house CPD training. This program is approved for CPD credit in the amount of 1.5 hours. Regulated by the Solicitors Regulation Authority (Number 324652). Neither the Connecticut Judicial Branch nor the Commission on Minimum Continuing Legal Education approve or accredit CLE providers or activities. It is the opinion of this provider that this activity qualifies for up to 1.5 hours toward your annual CLE requirement in Connecticut, including 0 hour(s) of ethics/professionalism. Application for approval is pending with the Colorado, Illinois, Texas, Virginia, and Washington State Bars. © 2024 Gibson, Dunn & Crutcher LLP. All rights reserved. For contact and other information, please visit us at www.gibsondunn.com. Attorney Advertising: These materials were prepared for general informational purposes only based on information available at the time of publication and are not intended as, do not constitute, and should not be relied upon as, legal advice or a legal opinion on any specific facts or circumstances. Gibson Dunn (and its affiliates, attorneys, and employees) shall not have any liability in connection with any use of these materials. The sharing of these materials does not establish an attorney-client relationship with the recipient and should not be relied upon as an alternative for advice from qualified counsel. Please note that facts and circumstances may vary, and prior results do not guarantee a similar outcome.

## **Related Capabilities**

White Collar Defense and Investigations