

Partner Michael Rosensaft Comments on Use of DPAs in FCPA Cases in the United Kingdom in Law360

May 14, 2013

Michael Rosensaft, a partner in the Litigation and Dispute Resolution practice, spoke with Law360 about the adoption of deferred prosecution agreements (DPAs) by UK lawmakers. The Crime and Courts Act 2013 will allow prosecutors in the Serious Fraud Office and the Crown Prosecution Service to enter into DPAs in cases involving fraud, bribery or money laundering, which could lead prosecutors in the United Kingdom to broaden the scope of their investigations and launch more cases under the 2010 Bribery Act. As Mr. Rosensaft explains, such a crackdown could provoke a mixed reaction from corporations. ("[UK Deferred Prosecution Law May Avoid FCPA Pitfalls](#)," May 13, 2013)

CONTACTS

For more information, contact your Katten attorney or any of the following attorneys.



Michael M. Rosensaft

+1.212.940.6631

michael.rosensaft@katten.com

Attorney advertising. Published as a source of information only. The material contained herein is not to be construed as legal advice or opinion.

©2025 Katten Muchin Rosenman LLP.

All rights reserved. Katten refers to Katten Muchin Rosenman LLP and the affiliated partnership as explained at katten.com/disclaimer.