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I. SCOPE OF CODE

This Code of Business Ethics and Conduct ("Code") is applicable to all employees, agents and contractors1 who are working for or on behalf of Windstream Holdings, Inc., including its subsidiaries, (collectively, “Windstream” or “the Company”) in association with procuring and performing contracts for and with government entities, including the United States Government. The ethical standards and guidelines that follow are modeled on federal requirements and supplemented with state and local government ethical standards. Therefore, the guidance in this Code is generally applicable and should be followed in employee dealings with all governmental entities, whether federal, state, or local. These standards also apply to quasi-government entities (for example, a regional transportation authority or the United States Postal Service), as well as Indian tribes and tribal organizations (as those terms are defined in 25 U.S.C. sec. 450b). These entities are collectively hereinafter referred to as “the Government.” Refer to Section III.C.1 below for examples of entities that are considered “Government” for purposes of this Code.

This Code is intended to supplement the Company’s Working With Integrity Guidelines and established People Practices. As outlined in our Working With Integrity Guidelines, Windstream complies with all applicable laws and regulations. All Windstream employees who serve government clients are responsible for understanding the legal responsibilities and restrictions that apply to their job requirements. All employees involved in the procurement, performance (including billing) and administration of proposals to and contracts with federal, state or local governmental entities are covered by this Code ("Covered Employees"). Covered Employees will be required to:

▪ Acknowledge that they have received and reviewed the Code;
▪ Participate in and certify completion of training concerning the Code; and
▪ Comply with the terms of the Code.

NOTE: Employees who fail to complete the training and certify compliance with the Code may be subject to disciplinary action, including potential loss of eligibility for commission payments under any Company compensation plan, subject to restrictions under any applicable law.

II. INTRODUCTION

A. GOVERNMENT CONTRACTING

Doing business in the Government sector as a contractor is very different from doing business in the commercial marketplace. The laws related to contracting with the Government are far-reaching and complex, placing responsibilities on Windstream that are beyond those faced in the commercial sector.

Statutes and regulations define the way in which Government contracts are conceived, structured, awarded, performed, and completed. Contract terms and the manner in which contracts are administered are defined by these statutes and regulations. This means that many behaviors that are acceptable and often expected in a commercial setting are not allowed in the Government context. Even the natural desire to “please the customer” can result in unexpected consequences with the Government. For

1 For convenience, agents, employees and contractors subject to this Code will be referred to herein as "employees."
example, certain types of gifts, meals, and entertainment that might be considered a normal part of doing business with commercial customers are forbidden under government contract rules.

Once a Government contract has been awarded, employees should take care to read the contract carefully to ensure Windstream has the necessary processes and controls in place to monitor that its performance is in compliance with all terms and conditions.

B. STANDARDS

Obeying the law, both in letter and in spirit, is the foundation of this Code. Our success depends upon each employee operating within legal guidelines and cooperating with local and national authorities. Additionally, unyielding personal integrity is the foundation of corporate integrity. Windstream’s policy is to promote the highest standards of integrity by always conducting our affairs in an honest and ethical manner. The integrity and reputation of the Company depends on the honesty, fairness, and integrity brought to the job by each person associated with us. Each employee must apply common sense, together with his or her own highest personal ethical standards, in making business decisions where this Code contains no stated guidelines. Finally, this Code, and government contract standards in general, depend on individuals asking questions and raising issues. Therefore, if you see something unusual or become aware of a potential or actual instance of non-compliance, say something. Windstream is committed to the principle that there will be no retaliation against any employee who in good faith asks a question or raises an issue with their superior, or with any reporting channel in this Code, even if the matter turns out to be perfectly proper and appropriate.

C. VIOLATIONS OF THIS CODE AND GOVERNMENTAL LAWS AND REGULATIONS

Violations of the Code will not be tolerated. Any employee who violates the standards in the Code may be subject to disciplinary action which, depending on the nature of the violation and the history of the employee, may range from a warning or reprimand to termination of employment and, in appropriate cases, civil legal action or referral for regulatory or criminal prosecution.

For violations of the standards set forth in this Code, the Government can impose civil fines or penalties and even criminal prosecution. Improper conduct can result in price reductions, cancellation of a contract, and Windstream’s suspension or debarment from doing business with the Government.

Employees should be aware that conduct and records, including e-mails, are subject to internal and external audits and to discovery by third parties in the event of a Government investigation or civil litigation.

D. ADDITIONAL GUIDANCE AND TRAINING

Windstream holds periodic training sessions to ensure that employees understand the relevant laws and regulations associated with their employment; however, employees should not hesitate to ask questions about whether any conduct may violate the Code, voice concerns, or ask for clarification of gray areas. In this regard, Section IV below details the compliance resources available at Windstream. Any Windstream employee who becomes aware of any departure from this Code has a responsibility to report his or her knowledge promptly to any member of the Compliance Committee, Internal Audit, Working With Integrity Helpline, or Legal pursuant to Section IV of this Code, without fear of any form of retaliation.
III. GOVERNMENT CONTRACTS COMPLIANCE

A. INTEGRITY OF COMPANY BOOKS, RECORDS, DOCUMENTS, AND ACCOUNTS

Windstream's books, records, and other documents serve as a basis for managing our business and are important in meeting our obligations. The integrity of Windstream's books, records, documents, and accounts (including submissions to the Government) depends upon the validity, accuracy and completeness of the underlying information, including cost entries, time reports, and other data. Therefore, all corporate and business records and time keeping and reporting should be completed accurately and honestly. Making any false or misleading entries on any Company business record, including but not limited to financial reports, test reports, and time reports, is strictly prohibited. In this regard:

- Transactions must be supported by appropriate documentation;
- No entry may be made in our books and records that intentionally hides or disguises the nature of any transaction or liability, or that misclassifies any transaction as to accounts or accounting periods;
- The terms of sales and other transactions with the Government must be reflected accurately in the documentation for those transactions, and all such documentation must be reflected accurately in our books and records;
- If required by a particular contract that is subject to cost reimbursement (sometimes called “cost plus”) accounting requirements, costs must be properly allocated and charged to a Government contract or project and only so charged or allocated if they have been incurred in the performance of, or are otherwise properly allocable to, that contract or project, time must be properly charged, and all indirect cost rates must comply with Government accounting regulations (however, please note that Windstream generally does not bid on or perform cost reimbursement contracts, and bidding on or executing any such contract requires prior approval from Windstream’s Director of Government Contract Compliance);
- Employees must comply with Windstream’s system of internal controls and Government cost accounting regulations; and
- No cash or other assets may be maintained for any purpose in any unrecorded or “off-the-books” fund.

Windstream relies upon its business records to produce reports for the Government. Employees who collect, provide, or analyze such information for, or otherwise contribute in any way to, preparing or verifying business records and reports should strive to ensure that Windstream’s disclosures are accurate and transparent and that our reports contain all appropriate information. To this end, Windstream employees must:

- Not take or authorize any action that would intentionally cause our financial records or financial disclosures to fail to comply with generally accepted accounting principles, Government cost accounting principles, or other applicable laws or regulations;
- Cooperate fully with Windstream’s Accounting and Internal Audit departments (as well as our outside accountants and counsel, and Government representatives), respond to their questions with candor, and provide them with complete and accurate information to help ensure that our books, records and reports are accurate and complete; and
- Not knowingly make (or cause or encourage any other person to make) any false or misleading statement in any of Windstream’s reports to the Government, or knowingly omit
(or cause or encourage any other person to omit) any information necessary to make the disclosures in any of our reports accurate in all material respects.

B. PROTECTION OF CONFIDENTIAL INFORMATION AND PUBLIC DISCLOSURE OF GOVERNMENTAL RELATIONSHIPS

For purposes of People Practices, Working With Integrity, and the associated employee non-solicitation and/or nondisclosure agreement and/or any other agreements between Windstream and an agent or contractor, the definition of confidential information includes, but is not limited to, all non-public information of the Government and the fact that Windstream has or is seeking a relationship with a particular Government agency or program. Confidential information also includes all non-public information that might be of use to competitors, or harmful to the Government, Windstream or third parties if disclosed. In some states, our response to a bid is confidential and cannot be disclosed. Every employee has a duty to keep and refrain from disclosing confidential information.

Public disclosure of information concerning Windstream and its work with the Government should be made only through specific limited channels to avoid inappropriate or inaccurate publicity. Employees may not provide the media with any information about Windstream and its work with the Government, whether off-the-record, for background only, confidentially, or secretly. All inquiries or calls from the press should be referred to Windstream’s Corporate Communications Department.

C. APPEARANCE OF IMPROPRIETY

You should not engage in any conduct that creates the appearance of impropriety. Your conduct creates the appearance of impropriety whenever it would lead a reasonable observer to objectively conclude that you are acting in a manner that is dishonest, unethical, illegal or otherwise in violation of these guidelines. For example, when submitting a bid in response to a Request for Proposals ("RFP"), telling the prospective customer that issued the RFP not to consider other bids would create the appearance of impropriety.

It is not possible to identify every instance that results in the appearance of impropriety, but the following guidelines are designed to prevent common instances in which it may occur. Please also refer to the Working With Integrity guidelines for additional guidance on this topic.

1. Gratuities; Gifts and Entertainment Policy.

Federal and state statutes and regulations preclude Government employees and their immediate families from accepting gifts, gratuities or things of value from contractors. Windstream’s interaction with its Government customers should be free from the perception that favorable treatment was sought, received, or given in exchange for business courtesies such as entertainment, gifts, or gratuities. Windstream personnel must not give anything of value (including, but not limited to, money, services, loans, discounts to recreational activities, travel, entertainment, a promise of future reward or compensation, or meals) to Government employees or officials for any reason. Providing gifts of even a nominal value to Government employees or officials can create, at minimum, an appearance of impropriety that Windstream must avoid. This
prohibition also extends to consultants working on behalf of or for Government entities, including but not limited to Universal Service Administrative Company (“USAC”) consultants.

Additionally, if you are an expense report approver, it is your responsibility to carefully review the expenses you approve. If you suspect a submitted or approved expense provided anything of value – even nominal – to a government employee, official or consultant, you must immediately notify the Director of Government Contract Compliance, Internal Audit or a member of the Compliance Committee, in accordance with Windstream’s Travel and Entertainment Policy. If you approve an expense in violation of this Gifts and Entertainment Policy or Windstream’s Travel and Entertainment Policy and/or fail to immediately report an expense to a government employee, official or consultant, you may face disciplinary action (up to and including termination), as determined by the Compliance Committee.

Further, you should never invite a Government customer, employee, official or consultant to a company event or include prohibited individuals on marketing promotions/lead generation lists. Examples of company events include but are not limited to:

- Channel Marketing/Corporate Events: market launch events
- Sponsorship/Premium Hospitality Events: Charlotte Motor Speedway, Ryder Cup, Kentucky Oaks & Derby, Masters
- National Customer Advisory Forums
- Windstream Golf Classics
- Trade Shows
- Lunch & Learns

Remember, Government includes all branches (executive, legislative or judicial) of any governmental entity (federal, state, local or foreign). Below are some examples of Government entities:

- **Federal**: U.S. General Services Administration (GSA); any federal department or agency (Dept. of Defense; FCC; USAC; U.S. Postal Service); military branches (Army, Marines, U.S. National Guard); U.S. Dept. of Veterans Affairs, including VA hospitals; and the federal court system.
- **State**: State governments and agencies (social services, wildlife agencies, state parks); state court system; and state universities, and state prisons.
- **Local**: City, county, municipal or other local governments and agencies; local court system; K-12 schools, school boards, public libraries; public hospitals and all Rural Health Care (RHC) program participants; city/county jails; special purpose governmental districts that manage fire protection, libraries, utility services, ports and transportation districts and authorities.

**NOTE**: ALL K-12 schools, as well as hospitals participating in the RHC program, are covered by this policy due to USAC rules and guidance, which restrict gifts given to employees and consultants of entities eligible for USAC funding. This includes not only public schools, but also private, charter and parochial schools, as well as private hospitals, even though such schools and hospitals would not otherwise be considered government entities. However, due to
the USAC gift restrictions, such schools and hospitals are considered government entities for purposes of this Code. It is your responsibility to identify schools and hospitals participating in USAC programs; there are tools available on the USAC website (www.usac.org) to search for participants, and the Director of Government Contract Compliance can assist if you have trouble identifying a particular entity after researching on the USAC site.

Political contributions and activities, except those conducted with or by our Government Affairs organization or those approved in advance by the Deputy General Counsel, are prohibited.

**Limited Exceptions**

In rare instances, there may be a legitimate business reason to include a Government employee in a Company event. Examples include:

- Attendance at a Customer Advisory Forum, an educational seminar hosted by Windstream, or other Company event at which nothing of value will be provided to attendees. Approval by Legal is required before an invitation is extended to a Government employee or official in this circumstance.

- Attendance by a Government employee in his/her capacity as a guest of a Windstream employee at an internal event, such as a team building event, may also be allowed. Please note, an invitation to such guest must be motivated solely by his/her personal relationship with the Windstream employee, and the guest must not be involved in any procurement activity with Windstream on behalf of his/her Government employer; further, the guest must follow his/her Government employer’s rules regarding gifts and entertainment. Approval by Legal is required before an invitation is extended to a Government employee or official in these circumstances.

- Meals provided by Windstream Operations employees on a periodic basis at public utility meetings may also be exempt from this policy so long as such meals are not in violation of applicable law or government entity rules and regulations. Government employees and officials attending such meetings are required to complete and sign a certification form provided to Operations by Legal; the completed and signed form(s) must be promptly returned to Legal after the meeting. Failure to follow this protocol may result in disciplinary action.

2. **Prohibitions Against Kickbacks and Bribes.**

Windstream strictly forbids conduct that presents even the appearance of offering or accepting a kickback or bribe in connection with a Government contract. A kickback or bribe resulting in the award of a contract, as well as the Government giving any other form of favorable treatment to a contractor, such as unwarranted waivers of deadlines or accepting non-conforming services, is prohibited. You are not permitted to make or authorize any offer, payment, promise or gift that is intended or appears to influence any person or entity to award business opportunities to Windstream or to make a business decision in Windstream's favor. As an
example, you should never make any promises to a Government customer regarding eligibility or receipt of government funding, or receipt of free services from Windstream.

**There is zero tolerance for violating this policy.** Any employee who violates the policy will be subject to: reduction or elimination of commissions, claw back of commission if the violation is discovered after commission has been paid, and other disciplinary action determined by the Compliance Committee up to, and including, termination of employment. Note that violations of this policy may also be violations of state and/or federal laws and regulations, or violations of the USAC gift rules; thus, civil legal action or referral for regulatory or criminal prosecution may be appropriate in certain cases.

### D. HIRING AND EMPLOYMENT DISCUSSIONS WITH GOVERNMENT EMPLOYEES

In many instances it is improper to even communicate with a Government employee and his or her immediate family, including legislators and legislative employees, regarding employment if Windstream is involved in a procurement process with the Government entity. Additionally, former Government employees typically are subject to “revolving door” rules that limit their efforts to influence Government decision-making (including rewarding contracts and participating in the administration of same) and are permanently barred from appearing before a Government agency on matters in which they personally participated or had a direct and substantial interest while employed by the Government. There also are time restrictions on former Government employees and their immediate families holding certain positions within Windstream or representing Windstream in connection with certain matters or activities.

Due to these rules, Windstream employees should not contact a current or former Government employee or his or her immediately family, regardless of seniority, about employment with Windstream (as either an employee or consultant) without the approval of Human Resources and Legal. In addition, Windstream may require current or former Government employees to seek advice from their agency’s compliance officer or legal department before taking on: (i) any assignment related to their former agency; or (ii) any tasks that relate to matters that they know or should have known were pending under their official responsibility during their last year of employment.

### E. NON-DISCLOSURE OF PROCUREMENT INFORMATION (PROCUREMENT INTEGRITY ACT)

Various laws prohibit or limit the disclosure of “sensitive procurement information” provided to or created by the Government. “Sensitive procurement information” is “contractor bid or proposal information” or “source selection information” disclosed prior to the award of the federal procurement contract to which the information relates. Windstream employees must take care to ensure that sensitive

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2 “Contractor bid or proposal information” means information similar to the following that was not previously public, submitted to the federal government as part of a bid or proposal: (i) cost or pricing data; (ii) indirect costs and direct labor rates; and (iii) information about operations or techniques marked with wording like “confidential” or marked as “contractor bid or proposal information.”

3 “Source selection information” means any of the following information, that was previously not public, which a federal agency uses for evaluating bids or proposals: (i) bid prices; (ii) proposed costs or prices; (iii) source selection plans; (iv) technical evaluation plans; (v) technical evaluations of proposals; (vi) cost or price evaluations of proposals; (vii) competitive range determinations; (viii) rankings of bids, proposals or competitors; and (ix) reports and evaluations of source selection panels.
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F. SMALL BUSINESS LAWS AND REGULATIONS

Neither Windstream, nor any affiliate, may ever certify itself as a "small business" for any Government contract, even if the company had previously been awarded a small business set aside contract. Various Government contracts may be set aside for "small businesses" known as "set aside contracts." Others may exempt a contractor from various requirements if the contractor is a "small business."

The Government may require Windstream to file a small business subcontracting plan. Such a plan would set percentage goals for Windstream’s subcontracting efforts with small businesses. If a Government customer imposes such a requirement on Windstream, refer the matter to Legal. Failure to follow a plan already submitted may subject Windstream to monetary and other penalties.

Furthermore, while Windstream is designated as a large business, the Company may be a subcontractor to a business that has been awarded a Government contract under a small business or disadvantaged business preference program. It is particularly important that all such subcontracts be at arms-length, and Windstream may not have an unusual degree of involvement in the small business prime contractor’s business affairs such that Windstream would be considered an “ostensible subcontractor”. An ostensible subcontractor is one that performs the primary and vital requirements of a contract, or one that a small business prime contractor is unusually reliant upon to provide services under a Government contract. Examples of such an unusual degree of involvement include the small business prime contractor being owned or managed by a former Windstream employee; Windstream writing the small business prime contractor’s proposal; Windstream’s subcontract accounting for over half of the prime contract’s value; or Windstream bringing the business opportunity to the attention of the small business prime contractor, rather than vice versa. If any of these or other factors are present, suggesting more than an arms-length relationship with the small business prime contractor, approval by the Director of Government Contract Compliance is required before moving forward with the relationship.

G. ORGANIZATIONAL CONFLICTS OF INTEREST

An organizational conflict of interest arises when factors create an actual or potential conflict of interest for Windstream on a contract, or when the nature of the work to be performed by Windstream on one contract creates an actual or potential conflict of interest on a future procurement. In deciding whether an improper conflict exists ask whether:

- Conflicting roles for Windstream might bias our judgment in one of those roles; and
- The situation creates an unfair competitive advantage, including situations in which Windstream may obtain access to proprietary or competitively sensitive Government information.

For instance, if Windstream consults with Government officials as to specifications to be included in a RFP or bid response, then Windstream is prohibited from submitting a bid in response to the RFP or bid. Another example would be Windstream submitting a response to a RFP that was brought to the Company by a channel partner who is also acting as a consultant to the Government entity issuing the
RFP; the dual role of the channel partner may create an unfair competitive advantage for Windstream, and would prohibit the Company from submitting a bid. Note also that organizational conflicts of interest are not only violations of the Code, but may also be considered violations of state and federal competitive bidding requirements, or USAC program competitive bidding requirements.

H. LOBBYING RESTRICTIONS

All lobbying activities and related expenditures must be conducted under the supervision and approval of our Government Affairs organization due to the requirements of state law and what is known as the 1989 Byrd Amendment, 31 U.S.C. § 1352. Windstream’s Government contracts typically contain two clauses: (i) “Limitation on Payments to Influence Certain Federal Transactions”; and, (ii) “Certification and Disclosure Regarding Payments to Influence Certain Federal Transactions”. These two Byrd Amendment clauses preclude recipients of federal contracts from influencing a member or an officer or employee of Congress regarding the award of a contract. In effect, tax money intended to purchase goods or services must not be used to influence the award of future contracts. Additionally, state laws prohibit former or present government employees for acting in a representative capacity for Windstream before the legislature or state agencies, including participating in procuring and administering contracts.

I. USE OF CONSULTANTS, AGENTS, AND CONTRACTORS AND CONTINGENT FEES, AND TEAMING AGREEMENTS/JOINT VENTURES


Honesty and integrity are key standards for the selection and retention of those who represent Windstream. Paying bribes or kickbacks, engaging in industrial espionage, obtaining the proprietary data of a third party without authority, or gaining inside information or influence are just a few examples of what could give us an unfair competitive advantage in a Government procurement and could result in serious violations of law.

Use of “marketing consultants” is particularly scrutinized on the theory that contractors may obtain proprietary and Government-sensitive information by acquiring the services of marketing consultants. Windstream is therefore required to make inquiries of marketing consultants to ensure that the consultant has provided no unfair competitive advantage in procuring Government contracts.

All agents, representatives, or consultants must be willing to certify to their compliance with Windstream policies and procedures and must never be retained to circumvent our ethical and business standards. In addition, Legal must review and approve all consulting agreements related to Government contracting for Windstream and pre-approve any effort to retain an employee or consultant to facilitate Government business. Similarly, if you are approached regarding entering into a contingent fee arrangement with a person or entity, contact Legal.

2. Debarred Contractors.

Contractors who have committed certain specified offenses that indicate a lack of business integrity or responsibility may be suspended or debarred from doing business with the Government. The names of the contractors suspended or debarred from federal government contracting appear in the System for Award Management, which includes the GSA Excluded Parties List System, which is publicly available on-line at [https://www.sam.gov](https://www.sam.gov).
Windstream refrains from doing business with any contractor or subcontractor that has been suspended or debarred by the Government. Moreover, Windstream must be careful that its certifications of compliance with this requirement when entering a contract are accurate. Any employee who has reason to believe that a contractor with whom Windstream intends to contract is suspended or debarred must notify Legal immediately.

3. **Teaming Agreements/Joint Ventures.**

Employees may consider teaming with another corporate entity to procure a Government contract. Due to the laws regarding such arrangements, all teaming agreements or joint ventures that Windstream is contemplating must be reviewed and approved in advance by Legal.

**J. FALSE CLAIMS ACT AND FALSE STATEMENTS ACT**

Knowingly submitting a false or fraudulent claim, or supporting a claim with a false statement, is prohibited pursuant to the False Claims Act (“FCA”). The definition of a “claim” is so broad that overcharging the Government for products or services is the most typical FCA problem. “Product substitution” cases are also a common FCA action. In “product substitution” cases, the payment request for services rendered is deemed “false” since the contractor gave the Government noncompliant goods or services. Similarly, bid rigging and false proposal certifications can lead to FCA violations because the invoices requesting payment are based on pre-contract misconduct or misrepresentations. Another common FCA violation stems from invoices submitted on contracts that would not have been awarded “but for” a false statement, certification, or representation.

Due to the requirements of the FCA, employees shall submit only accurate and well-supported invoices and other claims for payment to the Government. Further, employees shall promptly correct any inadvertent errors.

The False Statements Act is frequently used to prosecute companies and individuals for false statements that are made to the Government in the course of the competition for or performance of a contract. Accordingly, employees must not make false statements (oral or written), must submit only independent bid and proposal pricing information, and must ensure the accuracy and completeness of all submissions to the Government for payment or approval.

Also, contractors should never misrepresent their size or status to the government in order to qualify for contracts intended for small businesses or those owned by women, veterans or other disadvantaged groups. If Windstream is a subcontractor to a small or disadvantaged business under a set-aside contract, Windstream must strictly follow all regulations governing allowable levels of subcontracting and deal with the prime contractor in a strictly arms-length manner.

**K. RECORD RETENTION AND AUDIT RESPONSIBILITY**

The federal government generally requires contractors and subcontractors to maintain books and records pertaining to a contract or subcontract for three (3) years after final payment, although the retention period for other types of books and records, such as those related to customers receiving USAC funding, may be longer. Accordingly, Windstream is required to keep for such retention periods all documents (regardless of media) related to any Government contract or subcontract performed by Company in a secure and accessible location. In addition, the Government frequently conducts audits and investigations as a means to identify and address procurement fraud.
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If any investigation indicates that a violation of the Code has probably occurred, Windstream will take action appropriate under the circumstances and if it determines that an employee is responsible for a Code violation, they will be subject to disciplinary action including possible termination of employment and, in appropriate cases, civil action or referral for criminal prosecution. Appropriate action also may be taken to deter any future Code violations.

The Director of Government Contract Compliance (in consultation with senior managers and legal counsel) will be responsible for (i) determining when disclosure to the agency contracting officer, inspector general, and/or other Government officials is required or otherwise appropriate, and (ii) ensuring the appropriate disclosures are made.