Temporary Amendment to the Criminal Division Corporate Enforcement and Voluntary Self-Disclosure Policy

Pursuant to the Criminal Division Corporate Whistleblower Awards Pilot Program, which is a three-year initiative effective August 1, 2024, the Criminal Division Corporate Enforcement and Voluntary Self-Disclosure Policy is temporarily amended as follows:

If a whistleblower makes both an internal report to a company and a whistleblower submission to the Department, the company will still qualify for a presumption of a declination under the Criminal Division Corporate Enforcement and Voluntary Self-Disclosure Policy—even if the whistleblower submits to the Department before the company self-discloses—provided that the company:

- (1) self-reports the conduct to the Department within 120 days after receiving the whistleblower's internal report, and
- (2) meets the other requirements for voluntary self-disclosure and presumption of a declination under the policy.

Additional guidance is available at www.justice.gov/corporatewhistleblower. The Criminal Division will determine in its sole discretion whether to extend or terminate this amendment.