

“Time to Rethink Mandatory Disclosure Rule,” *National Defense Magazine*

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In this article, Partner David Robbins explores confusion that still reigns regarding the Federal Acquisition Regulation’s Mandatory Disclosure Rule, nearly 15 years after its publication. The root of the problem, he observes, is that the rule has no definitions. He provides examples of vague terms such as “timely” and “credible evidence.” He also discusses the risk landscape for the government contracts and grants community given the Department of Justice’s renewed focus on corporate misconduct.

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