

## YOUR MESSAGE TO THE DEPARTMENT OF JUSTICE

Messages to the Department of Justice, including the Attorney General, may be submitted via this form.

Your question or comments will be forwarded to the responsible Department of Justice component for appropriate handling.

Please note:

- Before sending us your information, please read our [Website Privacy Policy](#) and the Privacy Statement below for details about how we handle personal information.
- This form should not be used for service of official, case-related or legal documents because it is not monitored for such submissions or for other time-sensitive communications.
- If you know the specific organization or official you wish to contact, please indicate such in your message or check the [Component Contact Information Page](#) to contact them directly.

In some instances the volume of communication on a particular issue is such that we cannot respond to each message individually. We would like you to know, however, that all incoming messages are forwarded to the appropriate organization within the Department of Justice and you can be assured that your voices and views are being heard.

Name

Email Address

Please choose the general topic of your message: \*

Your message to the Department of Justice \*

12 characters remaining

In order to affect in significant way foreign commerce of Sony Interactive Entertainment and Sony Corporation during several years:

- Sony Electronics and Hogan Lovells (CIS) knowingly, willfully and repeatedly falsified evidence, committed fraud upon the courts, concealed from the courts circumstances relevant to the lawsuit, corrupted and bribed the Russian government officials, committed FCPA violations, committed a large number of acts of racketeering activity,
- By committing a large number of acts of racketeering activity Sony Corporation, Sony Computer Entertainment (and then Sony Interactive Entertainment), Hogan Lovells US LLP, Hogan Lovells International LLP, their top managers, employees, partners and lawyers knowingly, willfully and repeatedly aided Sony Electronics and Hogan Lovells (CIS) to commit said wrongdoing,
- In violation of federal statute as well as by committing a large number of acts of racketeering activity Sony Corporation, Sony Computer Entertainment (and then Sony Interactive Entertainment), Sony Electronics, Hogan Lovells US LLP, Hogan Lovells International LLP, Hogan Lovells (CIS), their top managers, employees, partners and lawyers knowingly, willfully and repeatedly concealed said crimes from DOJ and thus repeatedly defrauded the United States,
- in violation of federal statute, DOJ (1) refused to investigate plaintiffs' information which evidence that Sony Group companies, Hogan Lovells, their top managers, employees, partners and lawyers committed a large number of federal offenses, (2) concealed said federal offenses, (3) concealed said misconduct inside DOJ and (4) aided Sony Group companies and Hogan Lovells to commit said crimes and to avoid liability for committed crimes. By doing that the United States Department of Justice repeatedly defrauded the United States.

Reliable evidence is disclosed in draft of the complaint available at <https://drive.google.com/file/d/0B4PTabpF4gqrMkM0bI9FY1ISWVk/view?usp=sharing>

### PRIVACY ACT STATEMENT

The authority by which information is collected on this website form is 5 U.S.C. 301 and 44 U.S.C. 3101. Your disclosure of information to the Department of Justice on this form is voluntary. If you do not complete all or some information fields in this form, however, the Department of Justice may not be able to effectively respond to your feedback.

The principal purpose for collecting this information on this website form is to control, track, respond to, and maintain correspondence received or originated by the Department or referred to the Department. In addition to disclosing this information to the appropriate officials and employees within the Department for the purposes of controlling, tracking, responding to, and maintaining the Department's correspondence, the routine uses which may be made of the information collected on this website form include, but are not limited to: any civil or criminal law enforcement authority or other appropriate agency where a record, either on its face or in conjunction with other information, indicates a violation or potential violation of law; to contractors, grantees, experts, consultants, students, and others performing or working on a contract, service, grant, cooperative agreement, or other assignment for the Federal government, when necessary to accomplish an agency function related to the corresponding system of records; and to such recipients and under such circumstances and procedures as are mandated by federal statute or treaty.

The full list of routine uses for this correspondence can be found in the System of Records Notice titled, JUSTICE/DOJ-003, "Correspondence Management Systems (CMS) for the Department of Justice," [66 Fed. Reg. 29992](#) (6-04-2001); [66 Fed. Reg. 34743](#) (6-29-2001); [67 Fed. Reg. 65598](#) (10-25-2002); [72 Fed. Reg. 3410](#) (1-25-2007).

*Updated November 15, 2016*

## YOUR MESSAGE TO THE DEPARTMENT OF JUSTICE

Thank you, your submission has been received.

[Go back to the form](#)