

Officials Must Note Financial Conflict Of Interest Law

MAY 25, 2018

In this *Law360* article, Adam Raviv, Christopher Babbitt, Blake Roberts and Molly Jennings discuss the importance for incoming federal officials to understand the financial conflict of interest statute, and structure their investment arrangement accordingly.

Authors



Christopher E. Babbitt PARTNER

Co-Chair, False Claims Act Practice

christopher.babbitt@wilmerhale.com

+1 202 663 6681



Molly Jennings PARTNER

molly.jennings@wilmerhale.com

+1 202 663 6947

Wilmer Cutler Pickering Hale and Dorr LLP is a Delaware limited liability partnership. WilmerHale principal law offices: 60 State Street, Boston, Massachusetts 02109, +1 617 526 6000; 2100 Pennsylvania Avenue, NW, Washington, DC 20037, +1 202 663 6000. Our United Kingdom office is operated under a separate Delaware limited liability partnership of solicitors and registered foreign lawyers authorized and regulated by the Solicitors Regulation Authority (SRA No. 287488). Our professional rules can be found at www.sra.org.uk/solicitor/code-of-conduct.page. A list of partners and their professional qualifications is available for inspection at our UK office. In Beijing, we are registered to operate as a Foreign Law Firm Representative Office. This material is for general informational purposes only and does not perpesent our advice as to any particular set of facts; nor does it represent any undertaking to keep recipients advised of all legal developments. Prior results do not guarantee a similar outcome. © 2004-2024 Wilmer Cutler Pickering Hale and Dorr LLP