

May foreign benefits plans invest in new issues under FINRA Rules 5130 and 5131

Samuel Francis

[+ Author & Article Information](#)

Journal of Investment Compliance (2012) 13 (3): 13–20.

<https://doi.org/10.1108/15285811211266065>

Purpose

The purpose of this article is to analyze whether and how employee benefits plans established in foreign jurisdictions may participate in initial equity public offerings in the USA in compliance with the Financial Industry Regulatory Authority's rules restricting the sale and allocation of such offerings by registered broker-dealers.

Design/methodology/approach

The article explains the relevant rules and how they affect benefits plans, examines the regulatory guidance specifically pertaining to foreign plans and offers some practical considerations.

Findings

Foreign benefits plans are currently accorded some, albeit limited, means to comply with the rules.

Originality/value

The article presents practical analysis of a particular yet common issue from a financial services lawyer experienced in this area.

Keywords: [Financial industry regulatory authority](#), [New issues](#), [Benefits plans](#), [United States of America](#), [Financial management](#)

© Emerald Group Publishing Limited

You do not currently have access to this content.

Client Account

Email address / Username

Password

[Reset password](#)

[Register](#)

ICE Member Sign In

[Log in](#)




Access through your institution

Purchased this content as a guest? Enter your email address to restore access.

Email Address

Pay-Per-View Access €35.00

 [Buy This Article](#)

Rental

This article is also available for rental through DeepDyve.



We use cookies to optimize site functionality and targeting cookies to give you the best possible experience. Your experience, your choice. Learn more here:

[Visit our cookie policy page](#)

