Quick Reference Guide to PLI Discover PLUS Document and Search Management Enhancements

PLI Discover PLUS is still the same easy to use, clean platform providing access to PLI’s practice oriented legal content, but we added in some new features to help improve your eReading and research experience. PLI Discover PLUS now offers the ability to create notes, bookmarks or highlights.
Smart icons indicate if a chapter has been added to a Bookshelf 🔖, or if it contains personal notes, marks or highlights 📚.
In addition, you can add documents to your Bookshelves from this page. Check the box next to the document and then click the Add to Bookshelf button.
To add a note or highlight, simply select the text you are interested in. After you’ve done this, you will be given the option to “Highlight” or “Add Note”. By selecting “Highlight”, the text will remain highlighted in yellow and a highlight icon will appear to the right of the chapter/transcript text. By selecting “Add Note”, the text will again be highlighted in yellow and a pop-up will appear into which you can type in your note. A note icon will also appear to the right of the text.

Exchanges may propose additional categories of issuers to be exempt from compensation committee listing standards, subject to the SEC’s review. Proposed Rule 10C-1 also exempts listed security futures products and listed standardized options from its requirements.

§ 22:4 Compensation Consultant Disclosure and Conflicts of Interest

The SEC has proposed an amendment to Item 407 of Regulation S-K that would integrate the Dodd-Frank Act disclosure requirements relating to compensation consultants and conflicts of interest with existing proxy statement compensation consultant disclosure requirements. The revised disclosure requirement will relate to all companies subject to the SEC’s proxy rules, whether or not they are listed and without regard to whether they are controlled companies.

Amended Item 407 will require disclosure of whether the compensation committee has “retained or obtained” the advice of a compensation consultant during the previous fiscal year. An instruction to this item states that the compensation committee or management will be deemed to have “obtained the advice” of a compensation consultant if such committee or management has requested or received advice from a compensation consultant, regardless of whether there is a formal engagement of the consultant or a client relationship between the compensation consultant and the compensation committee or management or any payment of fees to the consultant for its advice.

Companies will have to disclose whether the compensation consultant’s work raised any conflict of interest. If it did, the nature of the conflict of interest and how it is being addressed will have to be described. In determining whether a conflict of interest exists for disclosure purposes, companies should consider the same factors that the Dodd-Frank Act and proposed Rule 10C-1 require compensation committees to consider when hiring compensation consultants. For the purpose of consultant conflict of interest disclosure, there will not be a carve-out for advice on broad-based plans or the provision of non-customized benchmark data. These matters may be considered conflicts of interest that would have to be described in the company’s proxy statement.

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- View your notes by clicking on the smart icon

By clicking on the note icon under My Bookshelf, a pop-up will appear with your note and citation information. Here you have the ability to:

- Edit the note
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- Print the note
My History

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Search History – where your searches are saved.

Viewing History – where you can find your recently viewed documents.

Notes & Marks – where you can find all your notes, bookmarks and highlights.

Do you have questions about the eReader functionality enhancements?
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