

If you have questions or would like additional information on the material covered in this Alert, please contact one of the authors:

#### Herbert F. Kozlov

Partner, New York +1 212 549 0241 hkozlov@reedsmith.com

### **Jason Barr**

Associate, New York +1 212 521 5428 jbarr@reedsmith.com

...or the Reed Smith lawyer with whom you regularly work.

# Corporate Governance Legislation Passes Senate

You should be aware of certain provisions of Sen. Christopher Dodd's (D-Conn.) financial reform bill that passed the Senate Thursday, May 20, 2010. The proposal is considered by many to be the most extensive overhaul of financial-sector regulation since the 1930s. The legislation now moves to the House, where it must be reconciled with a similar bill that passed there in December 2009. The legislation approved in the Senate would affect all public companies, not just financial services companies, and the following corporate governance areas are worth noting:

# **Majority Voting**

The proposal requires majority voting in uncontested elections of directors. Accordingly, a director who does not receive a majority vote would be required to submit a resignation. The board may accept the resignation or vote to reject it. If the board votes to reject a resignation, the issuer must disclose the reasons for the rejection and how the board concluded that rejection is in the best interests of the company and its shareholders.

# **Proxy Access**

The proposal authorizes the SEC to adopt proxy access rules pursuant to which shareholders would be permitted to nominate directors using the company's proxy materials.

# **CEO/Chairman Role**

The proposal requires issuers to disclose in their annual proxy statements the reasons supporting their decision either to separate or not to separate the chairman and CEO positions.

# **Shareholder Vote on Pay**

The proposal requires annual non-binding shareholder votes to approve the compensation of named executive officers.

### **Compensation Committee**

The proposal (1) requires compensation committee members to satisfy independence standards to be established by the applicable stock exchange; (2) requires compensation consultants, counsel and other advisers to the compensation committee to be independent; and (3) allows compensation committees to retain independent advisors, and requires compensation committees to oversee the advisers they retain.

# **Required Proxy Disclosures**

The proposal requires annual proxy disclosure of the following:

- Whether the compensation committee has retained a compensation consultant
- Whether the work of the compensation committee raises any conflicts of interest
- The relationship between executive compensation and financial performance
- Depiction of the amount of executive compensation relative to the company's financial performance or investor-return over a specific multi-year period
- Whether any company employees may engage in hedging transactions involving the issuer's stock

### Clawbacks

The proposal provides for a three-year lookback and recapture in the event of accounting

Client Alert 10-119 May 2010



restatements because of material noncompliance with financial reporting standards. Clawback is permitted of compensation amounts in excess of what would have been paid under the restated financial statements from any current or former executive who received cash or equity-based incentive compensation. All public companies must have a clawback policy in place.

# **Broker Voting**

Brokers who are not beneficial owners of a security cannot vote through company proxies unless the beneficial owner has instructed the broker to do so.

### **About Reed Smith**

Reed Smith is a global relationship law firm with nearly 1,600 lawyers in 22 offices throughout the United States, Europe, Asia and the Middle East.

Founded in 1877, the firm represents leading international businesses, from Fortune 100 corporations to mid-market and emerging enterprises. Its lawyers provide litigation services in multi-jurisdictional matters and other high-stakes disputes; deliver regulatory counsel; and execute the full range of strategic domestic and cross-border transactions.

Reed Smith is a preeminent advisor to industries including financial services, life sciences, health care, advertising, technology, media, shipping, energy trade and commodities, real estate, manufacturing, and education. For more information, visit **reedsmith.com** 

This Alert is presented for informational purposes only and is not intended to constitute legal advice.

© Reed Smith LLP 2009. All rights reserved.

"Reed Smith" refers to Reed Smith LLP, a limited liability partnership formed in the state of Delaware.

ReedSmith

The business of relationships.

LONDON
HONG KONG
CHICAGO
WASHINGTON, D.C.
BEIJING
PARIS
LOS ANGELES
SAN FRANCISCO
PHILADELPHIA
PITTSBURGH
OAKLAND
MUNICH
ABU DHABI
PRINCETON
N. VIRGINIA
WILMINGTON
SILICON VALLEY
DUBAI
CENTURY CITY

NEW YORK

Client Alert 10-119 May 2010