

SEC Whistleblower Rules: What You Need to Know

June 7, 2011 | Client Update

The SEC has now issued rules implementing the Dodd-Frank whistleblower bounty provisions, ushering in a radically new compensation scheme that will affect compliance programs and investigations for all U.S. public companies. This webcast summarizes and discusses the implications of this new regime. Davis Polk partners participating in the webcast include former SEC Enforcement Director [Linda Thomsen](#).

Topics include:

- Review of the new rules
- A new compliance and enforcement landscape: the anticipated flood of claims, the emergence of a whistleblower “industry,” and how the SEC and CFTC will respond
- How the bounty program will reshape internal investigations and “voluntary” disclosures to enforcement authorities
- Implications for internal training and communications programs

[View the presentation material >](#)

This webcast is no longer available.

If you have any questions regarding the matters covered in this publication, please reach out to any of the lawyers listed below or your usual Davis Polk contact.

Angela T. Burgess

+1 212 450 4885
angela.burgess@davispolk.com

Linda Chatman Thomsen

+1 202 962 7125
linda.thomsen@davispolk.com

This communication, which we believe may be of interest to our clients and friends of the firm, is for general information only. It is not a full analysis of the matters presented and should not be relied upon as legal advice. This may be considered attorney advertising in some jurisdictions. Please refer to the firm's privacy notice for further details.