

Why should European companies purchase D&O?

The number of shareholder suits filed in European courts is substantially up, according to Advisen's latest 20 page briefing on European D&O. With changing European laws requiring new disclosures, enhanced shareholder protections, and greater transparency, the trend leads to a "more collective-friendly civil legal system." The bottom line is that directors of European companies are more likely than ever to be sued by disgruntled shareholders, and D&O insurance is one of the fastest growing insurance products in Europe. Purchase this briefing at the Advisen Corner Store for \$499 or read more details here.

Advisen's 20-page report titled "European D&O Insurance Market to Benefit from Governance and Legal Reforms" tracks the latest developments in legislation, regulation and litigation reform across Europe, and shows how the rapidly shifting management liability landscape is transforming the D&O market. It offers management liability brokers and underwriters a unique pan-European perspective on the D&O market, while presenting actionable information on a country-by-country basis for marketing, sales, product development and strategic planning purposes.

For a printable abstract, or to purchase the Advisen US\$499 report, "European D&O Insurance Market to Benefit from Governance and Legal Reforms" visit The Advisen Corner Store at http://corner.advisen.com/reports_topical_european_do_abstract.html

For D&O Brokers dealing with clients in the UK, Germany, Netherlands, Italy and France, as well as Denmark, Finland, Norway, Spain, Sweden and Switzerland, this report summarizes legal developments by country and cites specific examples. The report is also essential reading for risk managers at companies with European operations to understand the emerging liability picture and how the escalating risks faced by their firms' directors and officers vary by country.