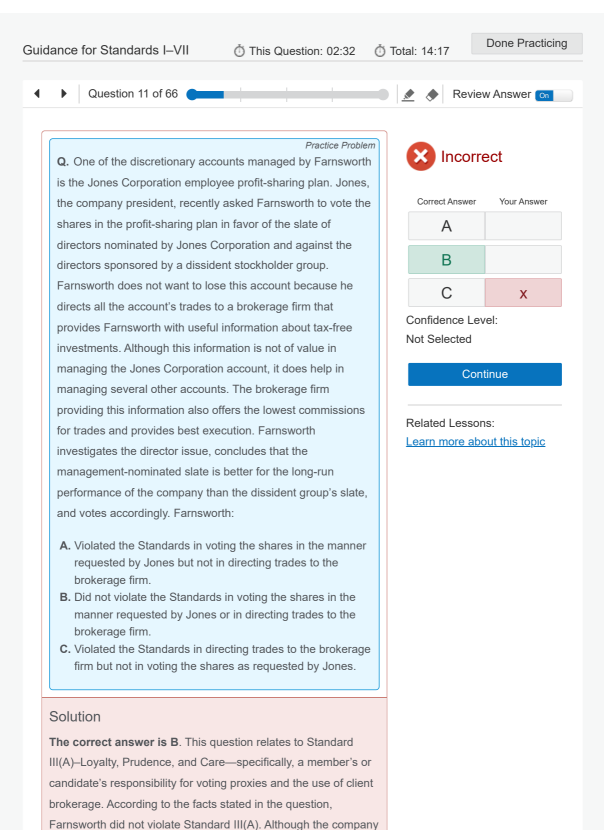


CFA Program Level II for May 2023 ▼









Support

president asked Farnsworth to vote the shares of the Jones Corporation profit-sharing plan a certain way, Farnsworth investigated the issue and concluded, independently, the best way to vote. Therefore, even though his decision coincided with the wishes of the company president, Farnsworth is not in

violation of his responsibility to be loyal and to provide care to his clients. In this case, the participants and the beneficiaries of the

profit-sharing plan are the clients, not the company's



CFA Program Level II for May 2023 ▼





directors that he had determined was not in the best interest of the company, Farnsworth would have violated his responsibilities to the beneficiaries of the plan. In addition, because the brokerage firm provides the lowest commissions and best execution for securities transactions, Farnsworth has met his obligations to the client in using this brokerage firm. It does not matter that the brokerage firm also provides research information that is not useful for the account generating the commission because Farnsworth is not paying extra money of the client's for that information.

© 2022 CFA Institute. All Rights Reserved.