



# The Maritime Law Association of Singapore

presents



1 Public CPD Point  
Practice Area:  
**Admiralty Practice/ Shipping**  
Training Level:  
**General**



## Talk on U.S. Sanctions

*“U.S. Embargoes and Sanctions – Knowing and Navigating the Changing Field in International and Cross-Border Deals”*

Date: 15 June 2016 | Time: 1630h - 1830h | Venue: One Marina Boulevard (NTUC Centre), Rm 903 (9<sup>th</sup> Flr)

# SPEAKER & SYNOPSIS OF HIS PRESENTATION



## Ronald A. Oleynik – Partner, Holland & Knight, Washington

**Ronald** is a senior partner based in Holland & Knight's Washington, D.C., office, where he leads the International and Cross-Border Transactions and Regulatory team. His has advised multinational clients throughout complex transaction and compliance related matters, including multi-jurisdictional compliance audits and planning, industrial security analysis and advice, domestic and cross-border customs issues, import/export compliance, U.S. domestic and non-domestic investments, and related international trade matters.

His international and cross-border experience include assisting law firms, governments, universities, insurers, financial institutions, investors, corporates entities (and their officers and directors), agents, and individuals comply with U.S. trade embargoes and economic sanctions programs involving countries such as Russia, Cuba, Iran, North Korea, and Sudan. Ron also routinely coordinates and manages multi-jurisdictional compliance for corporate and commercial transactions (e.g., U.S. and E.U. dual compliance).

Additionally, he works frequently with the U.S. Treasury Department's Office of Foreign Assets Control, which is responsible for implementing, administering and enforcing sanctions regulations that restrict business transactions involving designated countries and their nationals. As a part of his international transaction and compliance practice, Ron is historically and regularly the primary counsel in a significant percentage of all foreign investment review proceedings before the Committee on Foreign Investment in the United States (CFIUS), and is one of the leading practitioners advising cross-border transactions subject to the U.S. regulations regarding Foreign Ownership, Control and Influence (FOCI). Integral to this practice are advising on the Foreign Corrupt Practices Act and managing relationships with the U.S. Department of Commerce and the International Trade Commission.

### Synopsis:

Over the last 18 months, the U.S., alone or with others, has changed its application of embargoes and sanctions as they apply to certain countries and individuals. The U.S. has started on a path of détente with Cuba, and investors are lining up to do business in Cuba for a variety of reasons, whether for shipping hubs or bases of operations, marina and harbor projects, or other opportunities. In contrast, the U.S. has imposed new and additional sanctions on Russia and Syria, which has complicated pending and existing deals and projects for many. Somewhere in the middle of détente and a strained relationship, the U.S. has eased many sanctions previously applicable to Iran. With each of these, however, there are restrictions imposed by the U.S., and with the changes – whether toward détente or away – the differences present new risks to the business community. Ronald will map the field regarding U.S. sanctions and chart a course for managing multijurisdictional compliance within the U.S. embargo and sanction requirements.

Some of the particular issues that will be addressed include:

- Am I able to carry cargo to Iran without fear of U.S. retaliation?
- Are there restrictions on vessels calling the U.S. that have recently called at a sanctioned country?
- Are there restrictions on vessels and equipment of U.S. origin?
- What is the ongoing effect of U.S. sanctions on U.S. dollar transactions?
- Will doing business with a sanctioned country affect U.S. investment or access to U.S. capital markets?
- What concerns should non-U.S. citizen officers and directors have with regard to U.S. sanctions and international transactions? What concerns should U.S. citizen officers and directors of non-U.S. companies have with regard to U.S. sanctions and international transactions?



# The Maritime Law Association of Singapore

presents

## Talk on U.S. Sanctions

### *“U.S. Embargoes and Sanctions – Knowing and Navigating the Changing Field in International and Cross-Border Deals”*

#### SILE ACCREDITED CPD ACTIVITY

1 Public CPD Point  
Practice Area: Admiralty Practice/  
Shipping  
Training Level: General

#### **SILE Attendance Policy**

Participants who wish to claim CPD Points are reminded that they must comply strictly with the Attendance Policy set out in the CPD Guidelines. This includes signing in on arrival and signing out at the conclusion of the activity in the manner required by the organiser, and not being absent from the entire activity for more than 15 minutes. Participants who do not comply with the Attendance Policy will not be able to obtain CPD Points for attending the activity. Please refer to <http://www.sileCPDcentre.sg> for more information.

#### Programme

4.30pm – 5.00pm Registration  
5.00pm – 6.00pm Talk  
6.00pm – 6.15pm Q&A

### REGISTRATION FORM

**FREE** For members of MLAS  
**\$50.00** For non-members

Name: \_\_\_\_\_ Gender: M / F

Co/Org: \_\_\_\_\_ Position: \_\_\_\_\_

Address: \_\_\_\_\_

Postal Code: \_\_\_\_\_

Tel (O): \_\_\_\_\_ Fax (O): \_\_\_\_\_

Mobile: \_\_\_\_\_ Email: \_\_\_\_\_

Claiming CPD Points:  Yes  No AAS No (eg: 888/2008): \_\_\_\_\_

#### Payment (Tick One):

- I am a MLAS member and would like to attend this Talk for FREE.
- I am not a member of the MLAS and would like to apply for MLAS membership and to attend this FREE Talk. I enclose a cheque for \$150 being payment for my subscription for 2016.
- I am not a member of the MLAS and do not wish to apply for MLAS membership. I enclose a cheque for \$50 being payment for the Talk.

Please make cheque payable to **“The Maritime Law Association of Singapore”** and post it to:

Ms. Bong Pei Tien  
Secretariat of The **Maritime Law Association of Singapore**  
c/o Enterprise Promotion Centres Pte Ltd (EPC)  
1003 Bukit Merah Central  
#02-10 Inno.Centre  
Singapore 159836

#### Notice:

By completing this registration form, you agree that your personal data may be collected, used and disclosed by the Maritime Law Association of Singapore (“MLAS”) and its affiliates, service providers and agents for the purposes of collating delegate list(s) for this event and/or any other mailing list(s) where the MLAS organizes, whether on its own or jointly, any conference seminar or other event. You warrant that where you have disclosed personal data of third parties (e.g. next-of-kin, friends or referees) to the MLAS and its affiliates, service providers and agents in connection with the abovementioned purposes, you have obtained the prior consent of such third parties for the MLAS and its affiliates, service providers and agents to collect, use and disclose such personal data for such purposes, in accordance with any applicable laws, regulations and/or guidelines. You also acknowledge that in the course of the collection, use and disclosure, relevant personal data may be transferred outside of Singapore.