



The Vessel Fixture

- · Vessel chartered to carry cargo of gasoline from Panama to either Curacao or Aruba
- · Vessel owner included "sanctions clause" in vessel charter party

ANY TRADE IN WHICH THE VESSEL IS EMPLOYED UNDER THIS CHARTERPARTY WHICH COULD EXPOSE THE VESSEL, ITS OWNERS, MANAGERS, CREW OR INSURERS TO A RISK OF SANCTIONS IMPOSED BY THE UNITED STATES, OR THE EU, SHALL BE DEEMED UNLAWFUL AND OWNERS SHALL BE ENTITLED, AT THEIR ABSOLUTE DISCRETION, TO REFUSE TO CARRY OUT THAT TRADE. IN THE EVENT THAT SUCH RISK ARISES IN RELATION TO A VOYAGE THE VESSEL IS PERFORMING, THE OWNERS SHALL BE ENTITLED TO REFUSE FURTHER PERFORMANCE AND THE CHARTERERS SHALL BE OBLIGED TO PROVIDE ALTERNATIVE VOYAGE ORDERS.

- Also told charterer that vessel would not be involved in Venezuelan trade
- · Vessel loaded and commenced voyage
- Charterer then directed ship-to-ship transfer 50 miles west of Aruba in open water off northern coast of Venezuela

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U.S. Venezuelan Sanctions	
 Any shipowner engaged in trade that in any way involves or may involve the shipment of petroleum cargoes to or from Venezuela should be concerned about the risk of U.S. sanctions: As of January 22, 2020, the Treasury Department has imposed sanctions on at least 144 Venezuelan or Venezuelan-connected individuals, and the State Department has revoked the visas of hundreds of individuals and their families. The Trump Administration also has imposed sanctions on Venezuela's state oil company (Petróleos de Venezuela, S.A., or PdVSA), 	
government, and central bank. Congressional Research Services, Venezuela: Overview of U.S. Sanctions, 1 (2020) Specifically, with respect to the petroleum trade:	
On January 28, 2019, pursuant to E.O. [Executive Order] 13850, Treasury designated PdVSA as operating in the oil sector of the Venezuelan economy, and Secretary of the Treasury Steven Mnuchin determined that the company was subject to U.S. sanctions. As a result, all property and interests in property of PdVSA subject to U.S. jurisdiction are blocked, and U.S. persons (companies or individuals) generally are prohibited from engaging in transactions with the company.	
E.O 13884 also authorized financial sanctions and visa restrictions on non-U.S. persons that assist or support the Maduro government	
<i>Id.</i> at 2.	
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 The effect of these U.S. sanctions both expressly and implicitly extend to "any person," and not just "U.S. persons" 	
 Executive Order 13884 authorizes the freezing of assets in the U.S. of "any person" determined to (1) have materially assisted or supported any person or entities whose property is blocked pursuant to the Executive Order (such as PdVSA), or (2) be owned or controlled by or to have acted on behalf of any such person or entity. Executive Order No. 13884, 84 Fed. Reg. 152 (Aug. 7, 2019). 	
 Section 1(a)(iii) of Executive Order 13850 provides for the blocking of property and interests in property in the U.S. of any person determined "to have materially assisted, sponsored, or provided financial, material, or technological support for, or goods or services in support of any person whose property and interests in property are blocked pursuant to this Order." Executive Order No. 13850, 84 Fed. Reg. 213 (Nov. 2, 2018). 	
 Because of these regulations, the supply of ocean transportation to or for the benefit of PdVSA (or any other blocked Venezuelan person or entity, or the government of Venezuela) could be construed as material assistance and support under Section 1(a)(iii) of Executive Order 13850, and expose the provider of such ocean transport to U.S. sanctions. 	

or indirectly belonging to, or on the SDN list, certainly 's intention to engage in trade	
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or sanctioned entities	
s a result of SDN listing	

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