



APRIL 25, 2025

CIRCULAR NO. 14/25

TO MEMBERS OF THE ASSOCIATION

Dear Member:

SANCTIONS UPDATE – YEMEN TRADING AND SUPPORT FOR THE HOUTHI TERRORIST NETWORK

This Circular provides information in conjunction with US State Department spokesperson Mrs. Tammy Bruce's recent [press statement](#) on the United States' position regarding support to terrorist organizations, such as the Houthis.

According to Mrs. Bruce on April 9th, 2025, "[t]he United States will not tolerate any country or commercial entity providing support to foreign terrorist organizations, such as the Houthis, including offloading ships and provisioning oil at Houthi-controlled ports."

In early March 2025, the Office of Foreign Assets (OFAC) designated Ansarallah (i.e., "the Houthis" group in Yemen) as a Foreign Terrorist Organization (FTO) pursuant to Executive Order 13224, by updating the existing Ansarallah entry on the Specially Designated Nationals and Blocked Persons List (SDN List). Ansarallah was already listed on the SDN List as a result of the State Department's February 16, 2024, designation of the group as a Specially Designated Global Terrorist (SDGT) organization. Pursuant to the Executive Order 13224, US - and non-US - persons using US dollars are prohibited from engaging in virtually any transaction with Ansarallah or any entity owned 50 percent or more by Ansarallah. Furthermore, non-US persons risk secondary sanctions exposure under Section 1(d)(1) of Executive Order 13224, if the US determines that a non-US person has provided material support or assistance to a person designated pursuant to that same order.

Simultaneous with the E.O.'s designation of Ansarallah as a FTO, OFAC issued [General License 25A](#) which permitted the delivery and offloading of refined petroleum products for personal, commercial, or humanitarian use in Yemen through 12:01 a.m. eastern daylight time April 4, 2025, provided such products were loaded on a vessel prior to March 5, 2025. This General License expired on April 4, 2025, and has not been renewed.

Although pursuant to OFAC [GL 26A](#) transactions "necessary to port and airport operations involving Ansarallah" are generally authorized, GL 26A expressly excludes "transactions involving imports or exports of refined petroleum product." Please note that GL 26A also does not authorize any payments to Ansarallah or an entity controlled by it unless "for the purpose of effecting the payment of taxes, fees, or import duties, or the purchase or receipt of permits, licenses, or public utility services." Based on these developments, if the cargo, including refined petroleum products, is going to be delivered to an Ansarallah-controlled entity (or there is another Ansarallah involvement which is not required for the ordinary use of the port) then that transaction is prohibited, unless there is an

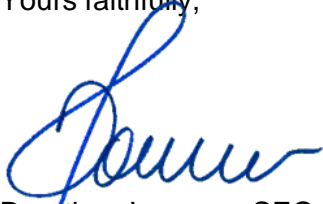
exemption granted, e.g., under another GL, such as [GL 22A](#) (for agricultural commodities, medicines or medical devices).

As a result, vessels discharging cargoes in Yemen may be subject to designation by the US if it involves discharge at an Ansarallah-controlled port or delivery to Ansarallah or any entity owned 50 percent or more by Ansarallah. Moreover, Members and their affiliates may also be subject to designation for their involvement in any actions involving importing or exporting of refined petroleum products to Yemen. Any Member considering the delivery of cargoes, including refined petroleum products to Yemen is therefore strongly urged to undertake stringent due diligence as to the ownership of the intended port of discharge and the identity of the cargo receiver.

In general, we recommend that Members planning port calls to Yemen exercise caution, particularly Ansarallah-controlled ports (currently understood to include at least Hudaydah and Ras Isa) as it carries a high level of risk – regardless of the cargo carried - in the light of the volatile situation.

Members are reminded that cover is not available for any trade that breaches applicable sanctions. Members are advised that they should conduct thorough due diligence throughout the trade on the parties, cargoes, vessels, and other service providers that are or may be involved before they engage in any trade with a high sanctions risk. Finally, Members are reminded to keep records of their due diligence investigations and findings.

Yours faithfully,



Dorothea Ioannou, CEO
Shipowners Claims Bureau, Inc., Managers for
THE AMERICAN CLUB

All clubs in the International Group have issued similar Circulars.