



Deutsches Wirtschaftsbüro
German Trade Office
Taipei
德國經濟辦事處

German Trade Office Taipei | Training Programme
Current Cases of EU and US Export Law

Training Programme Taiwan 2018

ORGANIZER



LOCATION

German Trade Office Taipei

19F-9 No. 333, Keelung Rd., Sec. 1

11012 Taipei

Taiwan

DETAILS

Event Start

05/10/2018 | 14:00

Event End

05/10/2018 | 17:00

Price

Regular Fee: TWD 900 (including VAT, course materials, coffee and tea)

Event Language

English

REGISTRATION

Subscription Date

25/09/2018

Cancellation policy: By registering for our trainings you also agree to our cancellation policy. Please be aware that written notice either per e-mail or fax is required for cancellation. Registrations can be cancelled up to twenty calendar days prior to the course date with no cancellation fee being charged. However cancellations made

five calendar days prior to the course date will be charged with 10% course fee charge. Registration closes on September 25, 2018

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About:

All importing and exporting companies of Taiwan have to comply with EU and US export law, if the transactions fall under EU or US jurisdiction. This can be the case, e.g. if they have a subsidiary or a mother company with residence in the territory of the EU or the USA, or if nationals of these countries are involved. US export law is applicable in a variety of cases, e.g. if more than minimal US components are included in the product or in explicit extra-territorial cases, e.g. if Russian "oligarchs" are involved in the transaction. In which situations must the Taiwanese producer of a semiconductor comply with US or EU export law, although it has its residence in Taiwan? Which are the export restrictions to be followed e.g. for a technology transfer back to China, if a subsidiary is acting on EU territory? Which cases could be regarded as dumping? How should export law be implemented, e.g. in Germany? The presentation of EU and US export law uses real and current cases, which are explained in such a way, that the structure of export law can be easily understood.

Outline:

- › Introduction and round of introductions of participants
- › 1: Cases of EU export law: export restrictions for the subsidiary in Germany
- › Other cases of EU export law: EU and US Iran embargo, complicated export to Russia, price dumping, implementation and enforcement.
- › short break
- › 2: Cases of US export law: Ten General Prohibitions and cases for de minimis calculations Other cases of US export law: Semiconductor case with Taiwanese and US companies, business with Russian "oligarchs"
- › Questions and Answers

Speaker introduction:

Dr. habil. Harald Hohmann is attorney and partner/owner of the law firm Hohmann Attorneys in Büdingen near Frankfurt (www.hohmann-rechtsanwaelte.com), a law firm, which is „highly recommended in customs and export trade law“, while Hohmann is a „leading name in customs and export trade law“ (Juve German Commercial Law Firms 2018). He has been consulting on export trade law since 20 years. He has published seven books on export trade law as author or co-editor, inter alia the following books: ed., "Kommentar zum Ausfuhrrecht" (a book commenting on all provisions of EU and German export law), Beck: Munich 2002 (2,000 pages) and co-ed. "Praxis der US-Re-Exportkontrolle" (explaining US export law), Cologne 3rd edition 2016; cf. also his monthly articles in the online-journal of

the FAZ: Export-Manager (www.exportmanager-online.de) . He is a speaker on several in-house seminars and seminars, inter alia for: Bundestag/Berlin, ICC/Vienna, METI/Tokyo, he is senior lecturer at the University of Frankfurt and visiting professor at the Osaka City University.

Target Group:

Export managers or CEOs of exporting/importing companies of Taiwan.

For further information and registration, please [click here](#).

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Directions

