

Newsflash – New Swiss sanctions against Russia and Belarus enter into force

1. INTRODUCTION

On 28 April 2022, the latest round of sanctions against Russia and Belarus entered into force in Switzerland (the “**Swiss Ordinance**”). These sanctions are based on the fifth sanctions package introduced by the European Union (“**EU**”) on 8 April 2022. This update provides an overview of the recent Swiss Ordinance, its most relevant departures from the EU regulations and highlights the prohibition concerning trusts, which will be of particular practical relevance for the Swiss trust industry.

2. OVERVIEW

For the most part, Switzerland has adopted the entirety of the most recent EU sanctions.

Regarding the flight ban imposed several weeks ago, the Swiss Ordinance differs from the corresponding EU provision in that aircraft are only prohibited to land in, take off or fly over Swiss territory if the aircraft is owned, registered, controlled or chartered by an individual or entity in Russia. The prohibition does not generally apply to the air transport of non-sanctioned Russian nationals.

As the Swiss Ordinance entered into force subsequent to the EU sanctions, the grace periods under the Swiss sanctions have been extended beyond those of its EU counterpart. The deviations of the Swiss sanctions must not be exploited to circumvent the EU sanctions, for example by transferring targeted goods to or through Switzerland to benefit from the longer grace periods. Thus, enhanced due diligence and a keen understanding of the Swiss and EU sanctions are key for conducting such transactions.

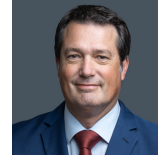
3. PROHIBITION CONCERNING TRUSTS

The recently adopted restrictions on the provision of trust and corporate services to Russian nationals is of particular practical relevance given Switzerland’s position in the international trust industry. Specifically, Article 28d of the Swiss Ordinance prohibits the establishment of a trust (or a similar legal form), the provision of a registered office, business, administrative address or services for trusts if the following applies to its settlors and/or beneficiaries.

As of 28 April 2022, it is therefore prohibited to establish new trust structures in Switzerland involving Russian nationals or residents (subject to certain exceptions detailed below) or legal persons and entities established in Russia.

Furthermore, it is prohibited to act or permit any other person to act as a trustee, nominal shareholder, manager, secretary, or in any similar capacity for a trust or similar legal entity where the settlors or beneficiaries belong to one of the above-mentioned categories. Essentially, this restricts any activities related to Swiss trusts and presumably their underlying companies where a Russian

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settlor or beneficiary is involved. While the EU prohibition applies as of 10 May 2022,^[1] all trust relationships targeted by the Swiss prohibition must be terminated by 29 May 2022.^[2]

However, the prohibition does not apply where the Russian settlors or beneficiaries hold dual citizenship or a temporary or permanent residency permit in Switzerland or a member state of the European Economic Area (“EEA”). This exception raises numerous questions for trusts that have both Russian nationals and dual nationals and residents as its settlor or beneficiaries. Additional exceptions apply for certain humanitarian and civil society activities.

Trustees and persons acting in similar capacity are therefore advised to verify the residency and citizenship status of settlors and beneficiaries for any direct or indirect links to Russian individuals or entities under enhanced due diligence. Should the prohibition apply, the trustees must take the necessary measures to terminate prohibited trust relationships or exclude the relevant parties not covered by the exception by 29 May 2022.

That said, trustees must carefully consider the practical implications of terminating or revoking trust structures, retiring or appointing successors trustees or excluding affected Russian beneficiaries. Such actions must not result in assisting in the circumvention of applicable sanctions, for instance by transferring the assets to Russian nationals or citizens who may later become subject to sanctions.

Finally, even if the trustee decides to terminate or transfer trusteeship, it may not be possible to complete all necessary steps by 29 May 2022. In such cases, trustees should carefully document their actions taken in accordance with their fiduciary duties in the interim and efforts to effectuate the transfer or termination. For Switzerland, the trustee may also wish to contact the State Secretariat for Economic Affairs (SECO) to appraise them of the situation in advance.

4. CONCLUSION

In light of Switzerland’s trust industry that includes Russian clients and the country’s role as a hub for international trade, these new sanctions will have significant implications for businesses. Given the broad reaching effects and remaining uncertainty in these areas, it is important to stay current on the latest measures as well as any guidance issued by the Swiss government in this regard.

LALIVE will continue to monitor these changing sanctions and their effects as the situation develops.

For further information to the key measures already imposed by the EU, Switzerland and the UK, see our previous infographic [here](#) and our previous update [here](#).

^[1] Article 5m (2) Council Regulation (EU) 833/2014.

^[2] Article 35 para. 15 Swiss Ordinance on measures in connection with the situation in Ukraine.