


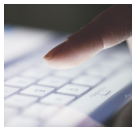


# Linklaters

London Seminar Programme  
January – March 2017





## Welcome to our London seminar programme

January		<b>Iran – what's next?</b> Monday 16 January 2017
January		<b>Greater regulation of the internet</b> Tuesday 24 January 2017
January		<b>Corporate governance</b> Tuesday 31 January 2017
February		<b>Syndicated lending</b> Tuesday 21 February 2017


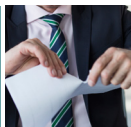

We do hope there is something in our programme that interests you. Please feel free to share information on our seminars with colleagues within your organisation who might also find it of interest.

Details of all our seminars can be found on [www.linklaters.com/seminars](http://www.linklaters.com/seminars).  
Or for any registration queries, please contact [seminars@linklaters.com](mailto:seminars@linklaters.com)

We would be interested to hear from you on topics for future seminars. If you have any suggestions, please feel free to discuss these with your regular Linklaters contact or email [bernice.dunsmuir@linklaters.com](mailto:bernice.dunsmuir@linklaters.com)

We look forward to welcoming you to one of our seminars in the near future.

**Bernice Dunsmuir**

March		<b>Big data and law</b> Wednesday 1 March 2017
March		<b>Implications for trade in a Post-President Trump Era, with Ambassador Charlene Barshefsky</b> Wednesday 2 March 2017
March		<b>Carbon asset risk</b> Thursday 29 March 2017

As you may be aware, the English Solicitors Regulation Authority (SRA) has changed the way it administers professional development. Broadly, the mandatory 16 hours of CPD is being removed and replaced by a focus on “continuing competence.” This took effect from November 2016.

Learning remains of paramount importance at Linklaters and we know that this is the case with our clients too. Therefore we shall continue to provide our seminar and training programmes in much the same way as before.



## Iran – what's next?

**Monday 16 January 2017**

- 🕒 8:30am – Registration and breakfast
- 🕒 9:00am – Seminar start
- 🕒 10:30am – Seminar finish

📍 Linklaters LLP, One Silk Street, London EC2Y 8HQ

### Who should attend this seminar?

This seminar/webinar is of critical importance to business development leaders, general counsel and in-house compliance professionals in both corporates and financial institutions who considering or are doing business in Iran.

“  
First rate, excellent  
discussion of a  
complex topic.”

### Seminar description

The Joint Comprehensive Plan of Action agreed by the “P5+1” nations in July 2015 paved the way for the lifting of EU and UN nuclear-related sanctions against Iran, as well as a more limited alleviation of U.S. sanctions, in return for significant limits on Iran’s nuclear programme. Following the first tranche of sanctions alleviation on “Implementation Day” in January 2016, the business community has been actively examining the potential opportunities that might arise from Iran’s economic re-engagement with the global economy and the risks that may be inherent in those opportunities.

One of the key concerns that our clients have been raising with us has been the uncertainty as to the nature and extent of the ongoing U.S. political risk in relation to Iran. Given the tone of certain statements made by Donald Trump in the run-up to the U.S. election, how might relations with Iran be affected under the new administration and what is the potential impact on Iran’s re-engagement with global markets?

In this seminar/webinar, Linklaters’ International Advisory Group member, **Meghan L. O’Sullivan**, Professor of the Practice of International Affairs and Director of the Geopolitics of Energy Project at Harvard University’s Kennedy School, will share her analysis on the way in which the Trump administration may view and seek to deal with Iran. Professor O’Sullivan has wide ranging experience in Middle Eastern policy and politics from her time as special assistant to President George W. Bush and Deputy National Security Adviser for Iraq and Afghanistan.

Professor O’Sullivan will be joined by **Sarosh Mewawalla**, a partner at Linklaters, who has advised a large number of clients on their entry into Iran since Implementation Day. He will share his observations on the evolving market practice in Iran on issues such as dealing with snapback risk.

### Speakers



## Greater regulation of the internet: IP and other issues for commercial organisations

**Tuesday 24 January 2017**

- 🕒 8:45am – Registration and breakfast
- 9:00am – Seminar start
- 10:00am – Seminar finish
- 📍 Linklaters LLP, One Silk Street, London EC2Y 8HQ

### Who should attend this seminar?

This seminar will be of interest to general in-house counsel and intellectual property lawyers.

“  
Most engaging  
presentation I  
have been to for  
a long time.”

### Seminar description

The internet continues to have a disruptive effect and to create challenges for society. The recent reaction by many governments to these challenges suggests a move away from the liberal origins of the commercial internet towards a more controlled and regulated space. This session will outline these trends and consider the implications for your business.

### The session will address:

- > **Hyperlinking**: Are you liable for content you link to online following GS Media?
- > **Splinternet**: What are the implications of China and Russia's new data localisation laws and other data localisation requirements?
- > **Censorship**: How far might the site-blocking orders in Cartier and the Digital Economy Bill extend? What are the implications for your online presence?
- > **Monitoring**: How will the decision in McFadden affect open Wi-Fi networks? Does the Investigatory Powers Act 2016 amount to online surveillance?

### Speakers



## Hear about, and have your say on, the Government's corporate governance proposals

**Tuesday 31 January 2017**

- 🕒 9:00am – Registration and breakfast
- 9:30am – Seminar start
- 11:15am – Seminar finish
- 📍 Linklaters LLP, One Silk Street, London EC2Y 8HQ

### Who should attend this seminar?

This seminar will be of interest to Company Secretaries, General Counsel and HR personnel.

“

Great range of topics and very skilled speakers. Excellent content and delivery.

”

### Seminar description

We are holding a seminar to discuss the [Government's Green Paper on Corporate Governance Reform](#). Representatives from BEIS and the Investment Association will be attending to hear feedback.

You will have an opportunity to express your views informally, if you wish, and hear what others think. In addition, we will make available to all attendees a document summarising the views expressed. All views will be shared on an anonymous basis.

### We will look at the most significant proposals:

- > Putting further limits on executive pay and increasing shareholder powers
- > Strengthening the voice of employees, customers and suppliers on company boards

We will also touch on extending the corporate governance regime applying to listed companies to the largest privately-held companies and LLPs.

Our experts will discuss the implications, and feasibility, of the various options set out in the Green Paper. Through both Q&A and voting technology you will have an opportunity not only to give your views informally and anonymously, but also to hear other's views on the proposals.

Click [here](#) for our client alert on the Green Paper with full details and comments.

### Speakers



## Recent developments in syndicated lending

### Tuesday 21 February 2017

- 🕒 8:45am – Registration and breakfast
- 🕒 9:00am – Seminar start
- 🕒 10:00am – Seminar finish
- 📍 Linklaters LLP, One Silk Street, London EC2Y 8HQ

### Who should attend this seminar?

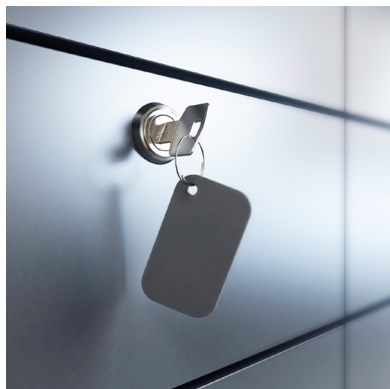
This seminar will be of interest to bankers, lawyers and others involved with originating and executing syndicated loan products.

“  
Really good practical  
guidance and an  
engaging format.”

### Seminar description

This seminar will look at a number of recent topical issues affecting the syndicated loan market including the Loan Market Association's recent amendments to their template documents, the FCA's proposed ban on restrictive contractual clauses, Article 55 of BRRD and the proposed changes to the regulatory capital regime following the publication of the European Commission's proposals to amend the Capital Requirements Regulation and Directive (CRDIV).

### Speakers



## Big data, privacy and competition law: putting theory into practice

**Wednesday 1 March 2017**

- 🕒 8:45am – Registration and breakfast
- 🕒 9:00am – Seminar start
- 🕒 10:00am – Seminar finish
- 📍 Linklaters LLP, One Silk Street, London EC2Y 8HQ

### Who should attend this seminar?

This seminar will be of interest to in-house counsel, data protection and antitrust lawyers.

“

Thorough presentation with a practical focus; good speakers, case studies and materials.

”

### Seminar description

The ability to extract and exploit useful information from very large volumes of data provides a range of benefits. It can increase efficiency, stimulate innovation and improve interactions with customers. In the last few years, regulators have also started to take a greater interest in this area, and have adopted a more interventionist stance. We will look at the implications for your business as “big data” projects move off the drawing board and into practice.

### The session will include:

- > An overview of the current general and sectorial studies into the use of big data, such as the FCA's review of big data in the retail insurance market, the CMA's report on the commercial use of consumer data, and the study jointly launched by the French and German competition authorities
- > The influence of big data on merger control decisions following Facebook's acquisition of WhatsApp
- > The implications of dominance in the market for big data
- > The perils of using social media as a means of profiling customers

### Speakers





## Implications for trade in a Post-President Trump Era, with Ambassador Charlene Barshefsky

**Thursday 2 March 2017**

- 🕒 8:45am – Registration and breakfast
- 9:00am – Seminar start
- 10:15am – Seminar finish

📍 Linklaters LLP, One Silk Street, London EC2Y 8HQ

### Who should attend this seminar?

This seminar will be of interest to legal and commercial departments alike.

“

Thorough presentation with a practical focus; good speakers, case studies and materials. ”

### Seminar description

President-elect Trump has variously proclaimed that he will “rip up” existing trade agreements, impose a 35% tariff on imports from Mexico and a 45% tariff on imports from China, as well as suggesting that he might pull the U.S out of the WTO. Whilst some commentators regard his approach as an ill-thought out protectionist stance that will ultimately be bad for U.S. business, the reality is that, for several years now the U.S., along with the EU and China, have been increasingly protectionist in their trade interventions.

So what does all of this mean for the prospect of continued global free trade?

In this seminar experts in international trade, including Ambassador Charlene Barshefsky, a former U.S. Trade Representative responsible for negotiating trade agreements and setting U.S. trade policy and Dr Lorand Bartels, Specialist Advisor to the House of Commons Select Committee on International Trade, will consider recent trends, Trump’s proclamations and consider the implications for global trade.

Click [here](#) to read more about our speakers.

### Speakers





## Carbon asset risk – challenges ahead

**Wednesday 29 March 2017**

- 🕒 8:45am – Registration and breakfast
- 🕒 9:00am – Seminar start
- 🕒 10:00am – Seminar finish

📍 Linklaters LLP, One Silk Street, London EC2Y 8H

### Who should attend this seminar?

This seminar will be of interest to legal advisers and regulatory affairs contacts within corporates, banks and financial institutions who track developments on the law on company disclosures, ESG (environmental, social and governance) issues or climate change.

“

Linklaters seminars are very impressive; presentations are very well delivered.

”

### Seminar description

Since Mark Carney's address to Lloyd's of London in September 2015 on the “Tragedy of the Horizon” posed by climate change, the premise that fossil fuels will need to be eventually phased out of the global energy mix in order to avert the dangerous risks posed by climate change has been gaining momentum.

NGOs are increasingly scrutinising and challenging the decisions of corporates, banks and financial institutions in respect of the continued use of, or investment in, fossil fuels. It has therefore never been more important to be aware of the legal frameworks governing such decisions. Furthermore, the hotly anticipated voluntary disclosure standard of the Financial Stability Board's Task Force on Climate-related Financial Disclosures is expected to be adopted by many companies operating in a broad range of economic sectors and financial markets on an “early adoption” basis and could influence binding disclosures standards in due course.

### In this seminar, we will examine:

- > Directors' duties – can they consider environmental, social and governance issues?
- > Trustee duties and the regulation of investment managers
- > Disclosure obligations and the FSB's Task Force on Climate-related Financial Disclosures
- > Civil law risk including misrepresentation

### Speakers



 Rollover names to view the speakers' biography



 Rollover names to view the speakers' biography



### Linklaters Knowledge Portal

Our Knowledge Portal has a dedicated seminars section which brings together all of the firm's global seminar content together in one place. It allows you to register for forthcoming seminars, as well as access materials and download videos and podcasts from past seminars and breakfast briefings. All seminars are listed chronologically, detailing the host office, making it easier to search for a specific seminar.

This is a no-cost, value-add service exclusive to our clients.

If you are not already registered, sign up now by visiting [knowledgeportal.linklaters.com](https://knowledgeportal.linklaters.com)

Alternatively, if you would like to receive more information, please contact [knowledgeportalsupport@linklaters.com](mailto:knowledgeportalsupport@linklaters.com)

In addition to the seminars listed, we host a number of other practice and sector-based seminar programmes.

These include:

- > Hong Kong seminar programme
- > London Financial Regulation Group breakfast briefings
- > London Derivatives and Structured Products breakfast briefings
- > London Quarterly compliance breakfast series
- > Luxembourg seminar programme
- > Moscow Infrastructure Bonds seminar

As well as formal programmes, we host one-off seminars in other countries.

Please visit the Linklaters Knowledge Portal or our website [www.linklaters.com/seminars](https://www.linklaters.com/seminars) to find out more.



## Linklaters LLP

One Silk Street  
London EC2Y 8HQ

Tel: (44 20) 7456 2000

Fax: (44 20) 7456 2222

[linklaters.com](http://linklaters.com)



Linklaters LLP is a limited liability partnership registered in England and Wales with registered number OC326345. It is a law firm authorised and regulated by the Solicitors Regulation Authority. The term partner in relation to Linklaters LLP is used to refer to a member of the LLP or an employee or consultant of Linklaters LLP or any of its affiliated firms or entities with equivalent standing and qualifications. A list of the names of the members of Linklaters LLP and of the non-members who are designated as partners and their professional qualifications is open to inspection at its registered office, One Silk Street, London EC2Y 8HQ, England or on [www.linklaters.com](http://www.linklaters.com) and such persons are either solicitors, registered foreign lawyers or European lawyers. Please refer to [www.linklaters.com/regulation](http://www.linklaters.com/regulation) for important information on our regulatory position.