Maritime Corporate & Finance

Cozen O'Connor's maritime corporate and finance attorneys have been representing clients in complex cross-border and domestic transactions for decades. Our attorneys are widely recognized for their ability to help clients adapt to changing political and economic circumstances by providing steady, practical counsel.

The firm represents foreign and domestic vessel owners, offshore energy rig owners, maritime-related investors, and financial institutions. Our attorneys assist owners of all types of vessels engaged in every sector of the maritime trades. We also work with banks, private equity funds, individual investors and other lending institutions whose portfolios include foreign and/or domestic maritime-related assets.

Cozen O'Connor's Maritime Corporate & Finance Practice covers traditional asset-backed ship finance, leasing transactions and other custom-tailored financings valued in the billions of dollars. We help clients raise capital through private lending institutions, the issuance of publicly traded debt and securities, private placement of government guaranteed loans, and secured and unsecured debt obligations.

To support the construction and financing of U.S. flag vessels and drilling rigs, Cozen O'Connor advises clients on the Maritime Administration Title XI Loan Guarantee Program, Maritime Security Program, Capital Construction Fund, U.S. cargo preference programs, Export-Import Bank lending, and all relevant maritime regulations, including the Jones Act, dredging, fisheries, other cabotage laws, U.S. build requirements, and environmental protection laws.

Cozen O'Connor's maritime attorneys provide clients with ongoing counsel on a multitude of corporate issues. We prepare charter parties; advise clients on the flagging or reflagging of vessels according to the maritime laws of the United States, the Republic of Vanuatu, the Republic of the Marshall Islands, the Republic of Liberia, and other registries; counsel on citizenship requirements and assist clients with restructuring, workouts and maritime lien enforcement, as well as maritime-related bankruptcies. We have significant experience in negotiating and drafting contracts with shipyards and other vendors engaged in vessel construction. Our maritime corporate and finance attorneys frequently serve as special counsel in mergers and acquisitions that involve maritime-related assets. Our attorneys also provide advice on the sale and purchase of vessels, whether a single unit or a fleet. We also advise on the sale of shipping companies whether through a stock purchase or the acquisition of assets.

Cozen O'Connor's nationwide transportation ship finance practice and several individual members are regularly recognized by Chambers USA, Chambers Asia-Pacific and Chambers Global. The Legal 500 United States has recognized the practice group as a Top Tier Firm for Transport: Shipping. The Maritime Practice Group includes several former presidents of the Maritime Administrative Bar Association and contributing authors to numerous publications including Wolters Kluwer's Maritime Law Handbook.

Experience

Represented a Marshall Islands company in the negotiation of a loan used to finance the acquisition of an equity position in a publicly traded entity listed on the Oslo Stock Exchange. The cross-border matter included issues involving the laws of the United States, Singapore, Germany, and the Marshall Islands.



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Related Practice Areas

- Business
- Cruise Industry
- Intermodal & Logistics
- Maritime Antitrust & Competition
- Maritime Corporate & Finance
- Maritime Litigation
 Maritime Regulatory
- Trade Regulation, Export Controls & Sanctions
- Transportation & Trade

Industry Sectors

Maritime



Represented an international ocean carrier in its acquisition of a tanker vessel in a transaction complicated by factors including the seller using the vessel immediately prior to closing to trade in sanctioned Russian gasoline while refusing to provide the OFAC-mandated attestation, mooring the vessel in another sanctioned country in the days leading to closing, and denying the client's crew access to the vessel on the day of closing.

Advised one of the world's largest containership charter owners incorporated in the Marshall Islands and listed on the New York Stock Exchange on Liberian law issues in connection with its \$300 million aggregate offering of senior notes. In addition, advised the company on Liberian and Marshall Islands law issues in connection with an internal merger of Liberian intermediate holding company subsidiaries into the company, which was a precondition to the company's \$1.25 billion refinancing of certain of its outstanding senior secured debt.

Acted as special U.S. maritime counsel to a bank in connection with a new Senior Secured Term and Revolving Credit Facilities Agreement for \$1 billion, including preparing mortgages on the U.S. flag vessels owned by U.S. vessel trusts where the borrow was the beneficial owner; negotiating tripartite agreements among agent and trustee, U.S. vessel trust owners, and U.S.-bases bareboat charterers; and obtaining other U.S. security.

