A Look at U.S.—Cuban Relations: Past, Present and Future
A Look at U.S.—Cuban Relations: Past, Present and Future

Presenters:

Miguel Fraga, First Secretary
Embassy of the Republic of Cuba

Paul Johnson, Co-Chair
United States Agriculture Coalition for Cuba (USACC)

David Townsend, Of Counsel
Dorsey & Whitney LLP
Opening questions.

- What do you know about Cuba?
- Would you like to visit Cuba?
- Do you consider that Cuba and the United States can have normal relations?
- Have you been in Cuba?
“Cuba stands ready to develop respectful and civilized relations with the U.S. government on the basis of sovereign equality and mutual respect. This is the will of the Cuban people and we know this is a shared aspiration by most U.S. citizens and, particularly, by Cubans living there.”

Cuban President Miguel Diaz-Canel Bermúdez
General Debate of the 73rd Session of the UN General Assembly, 09/26/2018
Cuba: Polling Data.

**SHIFTING ATTITUDES of Cuban-Americans in Miami**

**1991**
- 14% Support: Lifting the U.S. Embargo
- 45% Support*: Easing Travel Restrictions
- 20% Support: Restoring Diplomatic Relations

**2016**
- 63% Support: Lifting the U.S. Embargo
- 74% Support: Easing Travel Restrictions
- 69% Support: Restoring Diplomatic Relations

*Supported easing restrictions for Cuban-American person-to-person travel only

**Public remains supportive of renewed U.S. diplomatic ties with Cuba, ending the Cuban trade embargo**

<table>
<thead>
<tr>
<th>% who approve of U.S. re-establishing diplomatic relations w/ Cuba</th>
<th>% who favor U.S. ending trade embargo against Cuba</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan 2016: 63</td>
<td>Jan 2016: 66</td>
</tr>
<tr>
<td>July 2016: 73</td>
<td>July 2015: 72</td>
</tr>
<tr>
<td>Dec 2016: 75</td>
<td>Dec 2016: 73</td>
</tr>
</tbody>
</table>


Source: [https://cri.fiu.edu/events/2016/the-2016-fiu-cuba-poll/cuba-poll-web.pdf](https://cri.fiu.edu/events/2016/the-2016-fiu-cuba-poll/cuba-poll-web.pdf)
The economic, commercial and financial blockade.

The application of the blockade has caused damages for over $134 billion dollars. $4.3 billion in the last year.

Health: More than 87 million dollars

Education 2.832.830

Culture 35.314.000

*At current prices.
Cuba: Issues for the 115th Congress

**CONGRESS.GOV**

**S. 1287**
Freedom for Americans to Travel to Cuba Act of 2017

**H. R. 351**
Freedom to Travel to Cuba Act of 2017

**S. 1286**
Freedom to Export to Cuba Act of 2017

**H. R. 442**
Cuba Trade Act of 2017
Cuba at a Glance
Key Trading Partners

**EXPORTS (2016):**
- 27.7%
- 14.2%
- 11%

**IMPORTS (2016):**
- 22.7%
- 15.4%
- 11%

229 business delegations visited Cuba with 2428 members.

23 trade agreements have been signed and there are several about to be signed.

Relations have been maintained with 25 business associations, especially with the US Chamber of Commerce.

90 US companies with 240 businessmen and 4 state representatives attended the Havana Fair in November 2016.
The Economic Impact of Tightening U.S. Regulations on Cuba.

4-year economic impact of REVERSING CUBA POLICIES

$6.6 BILLION cost to U.S. economy
12,295 JOBS AFFECTED

<table>
<thead>
<tr>
<th>Industry</th>
<th>Impact</th>
<th>Jobs</th>
</tr>
</thead>
<tbody>
<tr>
<td>TRAVEL INDUSTRY</td>
<td>$3.5 BILLION</td>
<td>10,154</td>
</tr>
<tr>
<td>MANUFACTURING</td>
<td>$929 MILLION</td>
<td>1,359</td>
</tr>
<tr>
<td>REMITTANCES</td>
<td>$1.2 BILLION</td>
<td>782</td>
</tr>
</tbody>
</table>

2017 619 523 trips of Americans to Cuba
2018 September: + 400 000 trips of Americans

According to the World Food Programme, Cuba imports between 70 to 80% of its food.

In FY 2008, U.S. agricultural exports to Cuba reached $658 million. However, by the end of FY 2014, they had fallen by more than half, to $300 million. Yet, at the same time, global agricultural exports to Cuba have doubled over the past decade to more than $2 billion.
MINNESOTA has sold only about $93 million worth of food to Cuba since 2004, according to the USDA.

Source: http://www.cubatrademagazine.com/
September 26, 2018- BUFFALO, N.Y. — Governor Andrew M. Cuomo today announced Buffalo-based Roswell Park Comprehensive Cancer Center has formed Innovative Immunotherapy Alliance S.A., the first-ever biotech venture between the U.S. and Cuba. The announcement marks a significant milestone of progress following Governor Cuomo’s landmark trade mission to Cuba in April 2015, where he facilitated this historic partnership between Roswell Park and the Center for Molecular Immunology. This historic step will advance the research and development of new cancer medicines that may prolong and enhance survival for thousands of U.S. patients.

This new joint venture gives Roswell Park access to CIMAvax-EGF and three additional cancer drugs — unique approaches to treating some of the most deadly and burdensome cancer types both in the U.S. and globally — for U.S. patients and researchers.

For more information, please see roswellpark.org/cimavax.
“So, let us not be blind to our differences--but let us also direct attention to our common interests and to the means by which those differences can be resolved. And if we cannot end now our differences, at least we can help make the world safe for diversity. For, in the final analysis, our most basic common link is that we all inhabit this small planet. We all breathe the same air. We all cherish our children's future. And we are all mortal.”

Commencement Address at American University, June 10, 1963
US-CUBAN RELATIONS

Thank you.
Overview of U.S. Economic Sanctions on Cuba

By Dave Townsend, Of Counsel
Dorsey & Whitney
Key Points on Cuba Sanctions

1. All transactions between the U.S.-Cuba are prohibited unless authorized

2. By statute and regulations, authorizations are limited and conditional

3. As a result, U.S. exports to Cuba and service-related transactions are limited

4. Obama administration changes to Cuba sanctions were repealed in part, but not entirely, by the Trump administration

5. Opportunities remain for U.S. persons to do business with Cuba
Basic Prohibitions of Cuban Sanctions

- **Traded Goods**: Exports/imports to/from Cuba generally prohibited
  - Includes shipments from third countries in many instances

- **Services/Currency/Travel**: Transactions between the United States and Cuba are prohibited

- **Technology**: Release of technology to Cuba or Cuban nationals is generally prohibited unless the technology is publicly available or otherwise not subject to U.S. export controls and sanctions

- **Facilitation**: U.S. persons cannot avoid Cuban sanctions by referring Cuban business opportunities to third countries or other persons not subject to sanctions against Cuba
Notable Aspects of Cuban Sanctions

• **Only Congress Can Repeal Cuba Sanctions:** Congressional codification of sanctions means that significant liberalization would require statutory repeal by Congress

• **Extraterritoriality:** Cuba sanctions apply to foreign subsidiaries of U.S. companies
  – Trading with the Enemy Act (TWEA) applies to non-U.S. Entities
  – Ex: If a U.S.-EU joint venture sells to Cuba, even without U.S.-person involvement, the transaction violates the CACR
  – Other OFAC sanctions have limited application to non-U.S. entities, although Iran sanctions now penalize U.S. companies for transactions by owned/controlled subsidiaries

• **Travel:** TWEA-based sanctions apply to travel – other sanctions programs generally do not

• **Dual Jurisdiction:** General licenses and specific licensing policies under regulations administered by Office of Foreign Assets Control (OFAC) (services/currency/travel) and Bureau of Industry and Security (BIS) (goods/technology)
Key Authorizations for Cuba Transactions

- **Agriculture/Food (BIS License Exception)**
  - Limited to certain agricultural commodities that are export control classification number (ECCN) EAR99, shipped within 12 months of signing contract, and requires notification to BIS
  - Cannot include prohibited Cuban entities
  - Doesn’t apply to foreign subsidiaries or transactions not subject to EAR.
  - Limited payment terms

- **Medical Devices/Medicine (Policy of Approval of Licenses)**: Limited to EAR99 items for a restricted scope of end uses (e.g., not for human rights abuses, reexport, biotech production)

- **Telecommunication (BIS License Exception)**: Generally limited to those items that will benefit Cuban people rather than the Cuban government or Cuban communist party
Obama Administration Changes to Cuba Sanctions

• **Support for the Cuban People** (15 CFR 740.21):
  
  – **Independent Economic Activity**: Authorizes transactions to Cuba that are used by Cuban private sector or for use by non-sanctioned Cuban individuals
  
  – **Civil Society**: Authorizes donations or temporary exports of items for activities, research or professional meetings related to scientific, archaeological, cultural, ecological, educational, historic preservation or sporting use
  
  – **Improving Communications**: Authorizes export of items that improve the flow of information such as for use of internet, media, news organizations, private sector use of communications
  
  – Temporary exports for certain items for the installation, servicing or repair of items that were sent to Cuba under a license or license exception

• **Travel**: Significantly expanded authorization for travel to Cuba

• **Medical Research and Cuban-Origin Pharmaceuticals**: Authorizes joint research with Cubans and transactions to gain FDA approval for Cuban-origin pharmaceuticals
Trump Administration Rollback of Changes

1. **Sanctions on Cuban Military, Intelligence, Security Services**
   - State Department list of Cuban entities associated with certain elements of the Cuban military, intelligence and security services
   - Does not apply to entities 50% or more owned/controlled by those entities, which is a departure from OFAC policy relating to Specially Designated Nationals (SDNs)
   - Includes GAESA, CIMEX, GAVIOTA, rum companies, soft-drink manufacturers, hotels

2. **Scale Back of Permissible Travel**
   - Requires sponsoring organization
   - Requirements of full time schedule for travel authorized under certain licenses

   • Although these are significant, the Trump administration has left many of the Obama administration Cuba changes in place
Travel Authorizations Remaining in Place

• **12 Types of Travel Authorized:**
  - (1) family visits; (2) official government business; (3) journalistic activity; (4) professional research/meetings; (5) educational activities; (6) religious activities; (7) public performances, clinics, workshops, athletic and other competitions/exhibitions; (8) travel related to transactions authorized by the license exception for support for the Cuban people; (9) humanitarian projects; (10) activities of private foundations or research or educational institutes; (11) travel related to the exportation, importation, or transmission of information or informational materials; and (12) travel related to certain authorized export transactions
  - Each travel authorization contains conditions and requirements to meet the terms of the OFAC license

• **Certain Transactions Incident to Travel:** Transportation, living expenses in Cuba, importation of certain Cuban merchandise, remittances, payments for the same

• **Travel Services Authorized:** OFAC has authorized carrier, banking, lodging, safety-related aviation services to travel authorized by the general licenses
Other Notable Licenses

- **Business Presence Authorized**: OFAC general license for business/physical presence in Cuba for telecommunications providers, internet-based services, travel and carrier services, and exporters of goods that are licensed or exempt.

- **Physical Presence Authorized**: OFAC general license for physical presence in Cuba for news bureaus, education entities, religious organizations, and certain private foundations, research organizations and those engaged in non-commercial activities.

- **Humanitarian Projects**: Wide variety of humanitarian projects designed to help Cuban people are authorized under OFAC regulations.

- **Importation of Goods Produced by Cuban Entrepreneurs**: U.S. persons can engage in transactions to import certain goods from Cuban entrepreneurs if the U.S. importer can demonstrate that the Cuban entrepreneur operates independently from the Cuban government.

- **Financial Transactions**: OFAC permits banks to provide financial services for activities that are licensed.
Data on U.S. Exports to Cuba*

- **2017**: $282 million
- **2018**: Down 5.8% year-to-date versus 2017 (roughly a year after Trump administration changes)
  - 90-99 percent of exports are agricultural goods
  - Remainder of U.S. exports to Cuba are: (1) Insecticides; (2) Aircraft Parts; (3) Phosphates; (4) Medical instruments
- USITC on Impediments to Cuban Trade, Pub. 4591 (2016): $1.4 billion in expected trade if the United States lifted the Cuba embargo, key impediments under the U.S. embargo currently are:
  - Restrictions on marketing funds from USDA or U.S. industry
  - Payment restrictions
  - Travel/investment restrictions

*These figures do not include shipments of non-U.S.-origin items or cross-border services*
Compliance Challenges for U.S. Companies

• Foreign Subsidiaries of U.S. Companies
  – Global trade compliance programs must ensure that non-U.S. affiliates and persons are aware of, and adhere to, Cuban sanctions
  – General licenses have different scope between U.S. and non-U.S. persons, companies must confirm those differences are operationalized to be consistent with U.S. law

• Due Diligence on Licensed Transactions: Are all conditions of the license met?
  – Ambiguity in general licenses (who is independent of Cuban government?)
  – Lack of information about potential customers

• Risks: Some companies continue to avoid Cuba because of risks inherent in transacting with Cuba
  – Sanctions can quickly change, and without advanced public notice
  – Banks may decline to handle authorized transactions
  – Inadvertent missteps in complying with license conditions and burdens of compliance
A Look at U.S.—Cuban Relations: Past, Present and Future

THANK YOU