<table>
<thead>
<tr>
<th>Time</th>
<th>Program/Sponsor</th>
<th>Program Description</th>
<th>Speakers</th>
</tr>
</thead>
<tbody>
<tr>
<td>8:30 a.m.</td>
<td>Registration and Continental Breakfast</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9:30 – 10:20 a.m.</td>
<td>Plenary – Opening Session</td>
<td>Living with the EU's New Data Protection Regulation - Pitfalls and Best Practices for United States Businesses, Presented by Gibbons</td>
<td><strong>Kevin C. Backus</strong>, Senior Vice President, General Counsel and Secretary, ThyssenKrupp North America, Inc.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Panelists will address the impact of the proposed EU Data Protection Regulation on United States businesses, as well as specific key aspects of the regulation.</td>
<td><strong>Birgit Kurtz</strong>, Director, Business &amp; Commercial Litigation Department, Gibbons P.C.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td><strong>Terry Myers</strong>, Director, Corporate Department, Gibbons P.C.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td><strong>Jeffrey L. Nagel</strong>, Director, Business &amp; Commercial Litigation Department, Gibbons P.C.</td>
</tr>
<tr>
<td>10:20 – 10:30 a.m.</td>
<td>Break</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10:30 – 11:20 a.m.</td>
<td>Concurrent Session A</td>
<td>Employee Data Privacy in a Globalized Workforce, Presented by Kelley Drye &amp; Warren LLP</td>
<td><strong>Barbara E. Hoey</strong>, Partner, Kelley Drye &amp; Warren LLP</td>
</tr>
<tr>
<td></td>
<td></td>
<td>As workforces become increasingly global and mobile, employers face the challenge of balancing the need to secure company data with the privacy rights of their employees. Any company with international operations needs to not only be aware of the various statutes and regulations governing third-party and employee data in myriad jurisdictions, but also of the privacy rights implicated when employees communicate with others in and out of the workplace. This session will focus on the standards for employee privacy in a range of jurisdictions throughout the world - - standards that are often driven by broader cultural attitudes toward privacy. The speakers will compare employer obligations and employee rights in various jurisdictions.</td>
<td><strong>Mark A. Konkel</strong>, Partner, Kelley Drye &amp; Warren</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td><strong>Minjoo Lee</strong>, Employment Law – Regulatory, JPMorgan Chase &amp; Co</td>
</tr>
</tbody>
</table>
### 2015 Full-Day CLE Program

<table>
<thead>
<tr>
<th>Time</th>
<th>Program/Sponsor</th>
<th>Program Description</th>
<th>Speaker</th>
</tr>
</thead>
</table>
| 10:30 – 11:20 a.m.    | **Concurrent Session B**                                                        | This session will discuss the top strategies for ensuring success in your next cross-border deal. Experienced Baker & McKenzie M&A and tax professionals will address the latest trends and best practices that will influence your cross-border strategy and investments. | **Jonathan A. Stevens**, Partner, Baker & McKenzie  
**Michael F. DeFranco**, Partner, Baker & McKenzie |
|                       | Global Deal Making: Cross-Border Trends and Tax Advantaged Strategies for Success, *Presented by Baker & McKenzie* | Topics will include:                                                                                                                          |                                              |
|                       |                                                                                 |  
• Global M&A market insights & trends  
• Legal and economic concerns to overcome to mitigate deal-execution risk and ensure success  
• Tax-advantaged considerations when planning and implementing a cross-border transaction |                                              |
| 11:20 – 11:30 a.m.    | **Break**                                                                       |                                                                                                                                                                                                                     |                                              |
| 11:30 – 12:20 p.m.    | **Concurrent Session A**                                                         | Does your legal department need to maximize its productivity levels? Leveraging legal professionals on a consulting, project and temporary basis can free up your existing legal staff. Learn how to implement flexible, cost-effective staffing solutions that can scale quickly to meet rising caseloads and clients' changing demands for legal services. | **Mark Newman**, Branch Manager, Robert Half Legal  
**Billie Watkins**, District Director, Robert Half Legal  
**Judd Henry**, Managing Director and Senior Counsel at BNY Mellon |
<p>|                       | Outsourcing and Other Workplace Strategies to Meet Clients' Changing Demands for Legal Services, <em>Presented by Robert Half Legal</em> |                                                                                                                                                                                                                     |                                              |</p>
<table>
<thead>
<tr>
<th>Time</th>
<th>Program/Sponsor</th>
<th>Program Description</th>
<th>Speaker</th>
</tr>
</thead>
<tbody>
<tr>
<td>11:30 – 12:20 p.m.</td>
<td>Trends &amp; Developments in International Arbitration &amp; Transnational Litigation,</td>
<td>As international trade and foreign investment increase, so too does the amount of litigation between parties from different countries. In some cases, the litigation takes place in the U.S. At other times, in another country. And, in still other cases, it takes the form of an arbitral proceeding. Regardless of the form it takes, or where it takes place, cross-border disputes pose challenges that are often different in number and degree from those that obtain in most other types of lawsuits. Who has jurisdiction? How is a lawsuit against a foreign defendant filed? How is evidence obtained that may be located in a foreign country? Will a foreign court help, and will a U.S. court reciprocate? Will U.S. laws extend to a foreign defendant, or will a foreign defendant have a defense available under the Foreign Trade Antitrust Improvements Act or other extraterritorial jurisprudence? This session will feature a discussion about 28 USC §1782 and other international dispute resolution issues in the context of recent decisions relating to the Alien Tort Statute, the Foreign Trade Antitrust Improvements Act, enforcement of arbitral awards vacated abroad and manifest disregard of the law.</td>
<td>David Breslin, Litigation and Arbitration Partner in SCG Legal United Kingdom member firm Wragge Lawrence Graham &amp; Co Deirdre McEvoy, Counsel in SCG Legal New York City member firm Patterson Belknap Webb &amp; Tyler Carlos Soltero, Partner in SCG Legal Texas member firm McGinnis Lochridge</td>
</tr>
<tr>
<td>Concurrent Session B</td>
<td>Presented by SCG Legal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12:30 – 1:50 p.m.</td>
<td>Lunch and Networking</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Time</td>
<td>Program/Sponsor</td>
<td>Program Description</td>
<td>Speaker</td>
</tr>
<tr>
<td>---------------</td>
<td>--------------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>------------------------------------------------------------------------</td>
</tr>
</tbody>
</table>
| 2:00 – 2:50 p.m. | Concurrent Session A | Effective Strategies for Managing & Protecting your Brands in the Digital Age, *Presented by Corporation Service Company* | The growth of the digital space, from social media to mobile apps to domain names, has provided brands with more ways than ever to connect with a global audience. However, the evolution and expansion of these digital channels has also made it increasingly difficult for companies to protect brands and trademarks from cybercriminals, and brand abuse is now occurring on an unprecedented scale. The extent of such infringement requires an acute understanding of what steps should be taken to properly manage your brands and protect your intellectual property in the digital space. | **David Nowacki**, Counsel, Digital IP Advisor, CSC Digital Brand Services  
**Sara Freixa**, Digital Brand Consultant, CSC Digital Brand Services |
| 2:00 – 2:50 p.m. | Concurrent Session B | Minimizing Disputes in International Contracts, *Presented by BDO* | According to the United Nations Department of Economic and Social Affairs, the global economy continues to grow, albeit at a moderate pace. One of the side effects of this growth is the increased frequency of cross-border business transactions, and ultimately the contracts that bind them. This session will provide best practices on developing international contracts, including the application of dispute resolution clauses within those contracts, in order to minimize disputes during cross-border transactions. | **Jeffrey M. Katz**, Partner, BDO Consulting  
**William (Bill) H. Gussman, Jr.**, Partner, Schulte Roth & Zabel LLP  
**Kenneth J. Labach**, General Counsel, Datalex Group |
| 2:50 – 3:00 p.m. | Break                                                                 |                                                                                                                                                                                                                       |                                                                        |
| 3:00 – 3:50 p.m. | Concurrent Session A | Multinational Employment Matters: Similarities and Differences between the US and the EU, *Presented by Noerr LLP* | The panel offers a comprehensive look at labor and employment law topics in cross-border contexts. Experts from the US and Germany will provide you with insides on similarities, differences and particularities of each respective jurisdiction. Panelists will share their experience in managing the day-to-day operations of transatlantic business operations and best practices for transatlantic transactions. | **Philip Berkowitz**, U.S. co-chair of Littler Mendelson's International Employment Law Practice  
**Dirk Sievert**, Rechtsanwalt, Deputy Head of the New York Representative Office, Noerr LLP  
**Andrez S. Carberry**, Chief Counsel of Global Labor & Employment & Social Responsibility; Regional Compliance Director, North America, Avon Products, Inc. |
<table>
<thead>
<tr>
<th>Time</th>
<th>Program/Sponsor</th>
<th>Program Description</th>
<th>Speaker</th>
</tr>
</thead>
<tbody>
<tr>
<td>3:00 – 3:50 p.m.</td>
<td>Concurrent Session B</td>
<td>Evolving US Economic Sanctions and their Legal Implications – Cuba, Iran, Russia and Burma, <em>Presented by Pillsbury</em></td>
<td>Christopher Wall, Senior International Trade Partner, Pillsbury Winthrop Shaw Pittman LLP</td>
</tr>
<tr>
<td></td>
<td></td>
<td>As the relationships between the U.S. and countries such as Cuba, Iran, Russia and Burma continue to evolve, the potential toughening or loosening of sanctions on specific countries presents important compliance challenges to companies in many industries. The session will provide an overview of the legal issues that companies need to understand in assessing their ability to pursue opportunities while sanctions are undergoing transitions.</td>
<td>Randi Adelstein, Senior Vice President Group Head - Global Regulatory Counsel, MasterCard International Incorporated</td>
</tr>
<tr>
<td>3:50 – 4:00</td>
<td>Break</td>
<td>Ethical Dilemmas in E-Discovery Across the Globe, <em>Presented by Kroll Ontrack</em> <em>1 Ethics CLE Credit</em></td>
<td>Jonathan Sachs, Director, Strategic Markets for Legal Technologies Business Development, Kroll Ontrack</td>
</tr>
<tr>
<td>4:00 – 4:50 p.m.</td>
<td>Ethics Plenary – Closing Session</td>
<td>As eDiscovery becomes global, the connection between eDiscovery production and current international ethical rules grows ever stronger. To help ensure that practitioners uphold the differing international model ethics code integral to the legal profession, a solid understanding of the interplay between eDiscovery and ethical obligations must be integrated into a practitioners skill set. This presentation will explore the current global eDiscovery cultural and ethical challenges and considerations, and explore how new and emerging technologies affect ethical responsibilities.</td>
<td>Robert Jones, Manager of the Kroll Ontrack team of Legal Consultants in Continental Europe, the Middle East and Africa.</td>
</tr>
<tr>
<td>5:00 - 6:30 p.m.</td>
<td>Reception</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>