Danc se, John

From:

Kendall, Ann

Sent:

November 19, 2014 10:24 AM

To:

Dancause, John

Subject:

FW: Treasure Island Coins - CBSA ruling request

As requested

From: Milne, Mike

Sent: October 31, 2014 10:17 AM

To: Kendall, Ann

Cc: Jones, Theresa; Sears, Mark; Drabyk, Holly; Dancause, John

Subject: RE: Treasure Island Coins - CBSA ruling request

The contravention is governed by the Proceeds of Crime Legislation and any determination as to goods would emanate from the *Customs Tariff*.

I suspect his CRA reference is a moot point. The important point is whether the goods seized are goods or do they qualify as currency that need to be reported.

I think JL's e-mail should help.

Mike Milne
Recourse Directorate | Direction des recours
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Ottawa, ON K1A 0L8
Mike Milne@cbsa-asfc.gc.ca
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Teletypewriter/Téléimprimeur: 1-866-335-3237

From: Kendall, Ann

Sent: October 31, 2014 9:57 AM

To: Milne, Mike

Cc: Jones, Theresa; Sears, Mark; Drabyk, Holly; Dancause, John **Subject:** RE: Treasure Island Coins - CBSA ruling request

Thank you Mike

My question is in regards to the link the claimant provided for CRA (coins are classified as Financial Instruments, however, the document also dates to 1999, $\frac{\text{http://www.cra-arc.gc.ca/E/pub/gm/17-1/17-1-e.html}}{\text{htm}}$

which states different to what we are utilizing with (PCMLTFA). I have to address this issue as it is the basis of his appeal.

Does the new PCMLTFA legislation out-rule the 1999 CRA information?

Thank J Ann

From: Milne, Mike

Sent: October 31, 2014 9:46 AM

To: Kendall, Ann

Subject: FW: Treasure Island Coins - CBSA ruling request

Mike Milne
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From: Boudreau, Terry

Sent: October 31, 2014 9:44 AM

To: Milne, Mike

Subject: FW: Treasure Island Coins - CBSA ruling request

Joanne Lepage's email below is very informative.

Hope this helps.

Terry

From: Strickland, Jeffrey Sent: April 21, 2011 10:02 AM

To: Boudreau, Terry; McIntosh, Lesley

Cc: Lacroix, Danielle

Subject: FW: Treasure Island Coins - CBSA ruling request

The below email may help you with the gold/silver coins files you have.

Although I don't know where the reference is from, it appears the Agency's position with respect to the definition of currency is that it includes "includes all foreign and domestic bank notes and circulation coins"

Using this definition, the seizure of gold/silver coins under the Customs Act for non-report may be appropriate as opposed to the PCMLTFA.

Hope this helps, Jeff From: Lepage, Joanne

Sent: * gust 31, 2010 10:56 AM To: 'I yer@livingstonintl.com'

Cc: 'THarman@livingstonintl.com'; Lacroix, Danielle; Paulin, Desiree

Subject: FW: Treasure Island Coins - CBSA ruling request

Good Morning Marion,

The Canada Border Services Agency (CBSA) is responsible for the administration and enforcement of Part 2 of the *Proceeds of Crime (Money Laundering) and Terrorist Financing Act* (PCMLTFA) that was implemented on January 6, 2003. Part 2 legislates that every person or entity must report to the CBSA the importation or exportation of currency or monetary instruments valued at the equivalent of CAD \$10,000 or greater.

In response to your request, the definition of currency and monetary instruments as follows:

Currency includes all foreign and domestic bank notes and circulation coins.

Monetary instruments means the following instruments in bearer form (blank, cash, to the bearer) or in such other form as title to them passes on delivery, namely,

- (a) securities, including stocks, bonds, debentures and treasury bills; and
- (b) negotiable instruments, including bank drafts, cheques, promissory notes, travelers cheques and money orders, other than warehouse receipts or bills of lading.

As previously discussed with Terry Harman, gold and silver coins are not deemed currency or monetary instruments under the PCMLTFA cross border reporting regime. As such, there is no obligation pursuant to the PCMLTFA to submit a written report for such commodities.

I remain available should you require any additional information or clarification.

Joanne A. Lepage

Senior Program Advisor/Conseillère principale des programmes
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From: Meyer, Marion [mailto:MMeyer@livingstonintl.com]

Sent: August 26, 2010 2:06 PM

To: Lepage, Joanne Cc: Harman, Terry

Subject: Treasure Island Coins - CBSA ruling request

Hello Joanne,

Further to recent conversations you have had with Terry Harman from Livingston regarding our client Treasure Island Coins, please accept the attached letter requesting a ruling with respect to Cross-Border Currency and Monetary Instruments Reporting Regulations. Treasure Island Coins plans to import gold and silver products into Canada. Along with the ruling request letter, attached is product literature for the gold and silver products in question.

Thank you for your assistance. Please let me know if additional information is required.

Regards, Marion,

Maric yer, Project Co-ordinator

Livingston Consulting

Ph: (905) 629-4411 ext 5262

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