

[Art. 4.1(b)] (TRADE)

**Subject:** Report: meeting with the U.S. Chamber of Commerce

**From:** [Art. 4.1(b)](TRADE)

**Sent:** Tuesday, September 22, 2015 12:58 PM

**To:** SCHLEGELMILCH Rupert (TRADE); [Art. 4.1(b)]  
[Art. 4.1(b)] (TRADE); [Art. 4.1(b)] (EEAS-GENEVA)

**Cc:** [Art. 4.1(b)] [Art. 4.1(b)]

**Subject:** report: meeting with the U.S. Chamber of Commerce

Dear All,

Yesterday, B1 met with Adam Schlosser (AS) and Peter Chase (PC) from the U.S. Chamber of Commerce to discuss [Out of scope] (even if the discussion was broader and links to TPP and TTIP were also made).

AS and PC were mostly interested in discussions on data flows and localisation. They stressed the importance of three main points for the US business:

1. Preservation of data flows,
2. Prohibition on localisation of servicers,
3. **Providing some clarity to GATS exceptions on privacy, by means of including in trade agreements non-exhaustive list of data transfer mechanisms (e.g. listing Safe Harbour)**

Further they mentioned importance of treating flows of financial data in the same way as other data [Art. 4.1(b)]

[Out of scope]

With regards,

[Art. 4.1(b)]