Yesterday Rupert Schlegelmilch, B2, F2 and C3 met with Chevron at their request.

The purpose of their visit was to express strong concerns that the Chevron case against Ecuador is being mentioned and misused in the context of the current ISDS debate. It is an excellent example of why investment protection should be included in all EU investment agreements (e.g. breach of FET).

Chevron highlighted the potentially high detrimental effects of false information being spread and asked DG Trade officials to set the facts right when confronted with false allegations. To that end, they gave a detailed presentation of their disputes with Ecuador and provided some documentation (attached).