Expert Dialogue on
Data Protection in the EU’s Trade Law and Policy

Wednesday 4 December 2019
Utrecht University
Room Opzoomerkamer, Academiegebouw (University Hall), Domplein 29

THEME
This Utrecht University Expert Dialogue seeks to provide legal and policy insights on the EU’s attempts to secure data privacy rights while engaging in ambitions trade negotiations with third countries. By discussing the external implications and tensions arising from the relationship between data flows and trade agreements, the Dialogue explores normative and pragmatic dilemmas underlying the EU’s commitment to fundamental rights in its external action.

PARTICIPATION & REGISTRATION
To participate, please register via SecretariaatIERSBR@uu.nl.

PROGRAMME


13.30-14.10  Svetlana Yakovleva – “The EU’s negotiating position on cross-border transfers of personal data in ongoing trade negotiations. Would this work for you?”
(25 minutes discussion Q&A)

14.10-14.50  Christopher Kuner – “The EU as a global data actor: values vs interests”
(25 minutes discussion Q&A)

14.50-15.00  Coffee break

15.00-15.40  Machiko Kanetake – “Essentially Equivalent: The Adequacy Decision on Japan in the Context of EU-Japan Trade Relations”
(25 minutes discussion Q&A)

15.40-16.20  Isabella Mancini – “The EU as a Global Convergence Actor: from Trade to Data”
(25 minutes discussion Q&A)

16.30-17.00  Mistale Taylor – Concluding remarks
Dr. Urszula Jaremba is an Assistant Professor in EU law at the Europa Instituut. Urszula conducts research in the area of the application and enforcement of EU law in Member States of the EU, EU external relations in the area of trade, judicial protection in the EU and the EU internal market. In her research she tries to employ various socio-legal methods in order to illustrate how the law works in practice.

Dr. Machiko Kanetake is an Assistant Professor of Public International Law. Machiko has received Ph.D. from Kyoto University and LLM at the London School of Economics (LSE). Prior to Utrecht, she was appointed as a postdoctoral researcher at the University of Amsterdam. She is an Editorial Board member of the Leiden Journal of International Law.

Prof. Christopher Kuner is Professor of law and co-chair of the Brussels Privacy Hub at the Vrije Universiteit Brussel (VUB) in Brussels, Visiting Professor at Maastricht University and associate in the Centre for European Legal Studies of the University of Cambridge. He has taught courses at the Hague Academy of International Law and the European University Institute, and is editor of the first detailed commentary on the GDPR, to be published in 2019 by Oxford University Press.

Since October 2017, Isabella Mancini is a PhD candidate at the City Law School (City, University of London) and Early Stage Researcher under the EU Trade and Investment Policy (EUTIP) ITN, supervised by Prof. Elaine Fahey and Dr. Tawhida Ahmed. Isabella is working on a thesis on “The Place of Fundamental Rights in the New Generation of EU ‘Deep’ Trade Agreements with other Developed Economies”.

Prof. Cedric Ryngaert is Professor of Public International Law and programme leader of the master Public International Law. Recently, he finalized two research projects in which he examined to what extent states and regional organizations can apply their own legislation, such as data protection law, beyond their borders with a view to realizing international values.

Dr. Mistale Taylor is a Senior Research Analyst at Trilateral Research, where she contributes to ongoing projects related to law, technology, privacy, data protection, human rights and ethics. Mistale obtained her PhD from Utrecht University. She is also Counsel at Public International Law and Policy Group, and a Fellow at the Brussels Privacy Hub.

Svetlana Yakovleva is a PhD candidate at the Institute for Information Law (IvIR) of the University of Amsterdam. She also works as a Senior Professional Support lawyer in Privacy and Cybersecurity practice group at De Brauw Blackstone Westbroek in their Amsterdam office. Her primary research interests lie at the intersection of data privacy and cybersecurity law, human rights and international trade law.