Data flows between the EU and partner countries: how to comply with the EU standards on data protection and fundamental rights
National Comprehensive Data Protection/Privacy Laws and Bills 2013

Blue - Comprehensive Data Protection Law Enacted
Red - Pending Effort or Obligation to Enact Law
White - No Law or information

David Banisar
July 2013
TISA Countries

No general data protection law in red

- Australia, Canada, Chile, Chinese Taipei, Colombia, Costa Rica, European Union, Hong Kong
- Iceland, Israel, Japan, Korea, Liechtenstein, Mexico, New Zealand, Norway
- Pakistan, Panama, Paraguay, Peru, Switzerland
- Turkey, United States
TPP countries

- Australia, Brunei, Canada, Chile, Japan, Malaysia

- Mexico, New Zealand, Peru, Singapore, Vietnam, United States
TiSA (leaked text)
Annex on e-commerce, dated Feb 2015 and US core provisions

Art 2.1 Movement of Information.

[CA/TW/CO/JP/MX/US propose: No Party may prevent a service supplier of another Party [CO/JP propose: or consumers of those suppliers,] [CA/CO/JP/TW/US propose: from transferring, [accessing, processing or storing] information, including personal information, within or outside the Party’s territory, where such activity is carried out in connection with the conduct of the service supplier’s business.]
Ecommerce Article X-03 Trust and Confidence in Electronic Commerce

“Each Party should adopt or maintain laws, regulations or administrative measures for the protection of personal information of users engaged in electronic commerce and, when doing so, shall take into due consideration international standards for data protection of relevant international organisations of which both Parties are a member.”