The European Commission and the United States reached an agreement in principle for a Trans-Atlantic Data Privacy Framework.

Key principles
- Based on the new framework, data will be able to flow freely and safely between the EU and participating U.S. companies
- A new set of rules and binding safeguards to limit access to data by U.S. intelligence authorities to what is necessary and proportionate to protect national security; U.S. intelligence agencies will adopt procedures to ensure effective oversight of new privacy and civil liberties standards
- A new two-tier redress system to investigate and resolve complaints of Europeans on access of data by U.S. Intelligence authorities, which includes a Data Protection Review Court
- Strong obligations for companies processing data transferred from the EU, which will continue to include the requirement to self-certify their adherence to the Principles through the U.S. Department of Commerce
- Specific monitoring and review mechanisms

Benefits of the deal
- Adequate protection of Europeans’ data transferred to the US, addressing the ruling of the European Court of Justice (Schrems II)
- Safe and secure data flows
- Durable and reliable legal basis
- Competitive digital economy and economic cooperation
- Continued data flows underpinning €900 billion in cross-border commerce every year

Next steps: The agreement in principle will now be translated into legal documents. The U.S. commitments will be included in an Executive Order that will form the basis of a draft adequacy decision by the Commission to put in place the new Trans-Atlantic Data Privacy Framework.