

# Webinar Recording: How to Assess US National Security Laws and Explain Them to Your EU Data Exporters: Satisfying the New Due Diligence Requirements After Schrems II

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## VIEWPOINT TOPICS

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Five months after the European Court of Justice's momentous *Schrems II* decision, data protection authorities, privacy practitioners, and the organizations that export and import EU personal data are still struggling to reach alignment on the steps that organizations should take to assess — and remediate — the privacy risks posed by national security laws.

This webinar explores the following topics:

- The key US national security laws that need to be taken into account
- How to evaluate whether those laws potentially affect the personal data in question
- Potential risk mitigation measures
- How European data exporters and US data importers can work together to address these issues

## Authors



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Cynthia J. Larose is Chair of the firm's Privacy & Cybersecurity Practice, a Certified Information Privacy Professional-US (CIPP-US), and a Certified Information Privacy Professional-Europe (CIPP-E). She works with clients in various industries to develop comprehensive information security programs on the front end, and provides timely counsel when it becomes necessary to respond to a data breach.