Understanding the Impact of Data Privacy

January 2012

Presented By: Eric Dieterich
Agenda

- Why is data privacy important
- Quantifying the costs of a data breach
- Clarifying the differences between a privacy and security program
- Reviewing current trends with privacy legislation
- Using a risk based approach to implement a data privacy program
Why is Data Privacy Important?

- There is a growing body of laws, regulations and legal agreements across the globe that govern how personal information should be:
  - Collected
  - Processed
  - Transferred
  - Stored

- A privacy related incident could result in:
  - Regulatory or legal action
  - Direct financial loss
  - Loss of customer or employee confidence
  - Damage to the brand reputation

- For an individual, incidents may have the following effects:
  - A mere annoyance at being subject to unwanted direct marketing
  - Being denied a service because of inaccurate data
  - Becoming the victim of identity theft or fraud
Business Drivers for Data Privacy

- Minimizes risk of compliance breach or regulatory investigation and associated costs.
- Enhances customer and employee trust and builds brand loyalty.
- Protects shareholder and business partner investments.
- Growing awareness of both the public and board of directors.
Privacy Risk

- The risk associated with privacy and the protection of personal information revolves around the inappropriate or unauthorized **collection, use, retention, and disclosure** of personal information.

- The four privacy risks to be considered when determining the overall business risk include:
  
  1. **Legal**
  2. **Reputation**
  3. **Operational**
  4. **Loss/Benefit**
What Constitutes a Data Breach?

- Lost or stolen hardware
- Backup tapes lost in transit
- Employees stealing information or allowing access to information
- Poor business practices (i.e. mishandling of sensitive information)
- Careless disposal of information (i.e. exposed via dumpster diving)
- Malware
- A malicious attacker compromising an organization's technical infrastructure
Data Breaches – Some Notable Breaches in 2010**

- **Sony**
  - Over a dozen data breaches, stemming from attacks that compromised Sony PlayStation Network, Sony Online Entertainment, and Sony Pictures, among other Sony-owned websites.
  - Estimated $171 Million in breach related expenses.

- **Epsilon**
  - Cloud-based email service provider Epsilon fell to a spear-phishing attack.
  - Affected data from 75 of Epsilon's clients.
  - Conservative estimates are that 60 million customer emails addresses were breached.

- **Sutter Physicians Services**
  - Stolen desktop computer which contained about 3.3 million patients' medical details stored in an *unencrypted format*.
  - The security lapse occurred on two levels: both the data itself (being unencrypted) and the physical location (stored in an unsecure location).

**Privacy Rights Clearinghouse (PRC) Report, December 2011**
Data Breaches – Interesting Case***

**June, 2010 – University of Utah**

- An insurance company has filed a federal lawsuit contending that it is not responsible for reimbursing the University of Utah for the costs related to a data breach caused by a third-party service provider.

- Backup tapes were stolen from an employee of a third party storage company (Perpetual Storage) while transporting the disks to an off-site backup location.

- The disks, which contained sensitive data on 1.7 million patients, were recovered untouched a few day later.

- The University spent $3.3 million in notification expenses, credit monitoring, phone bank, and other fees.
Data Breaches – Growing In Number

Between January 10th, 2005 and August 16, 2011

535,374,400

records containing “sensitive personal information” have been involved in security breaches!

The current U.S.A. population is 311,800,000 in mid-2011.

Source: Privacy Rights Clearinghouse
A Chronology of Data Breaches
Posted April 20, 2005
Updated August 17, 2011
www.privacyrights.org
Data Breach Costs Continue to Increase

Source: Ponemon Institute, LLC – “2010 Annual Study: Cost of a Data Breach”
# Breaking Down the Costs of a Data Breach

## Cost Estimations – Based on $214 Per Incident

<table>
<thead>
<tr>
<th>Cost Per Incident</th>
<th>Records Exposed</th>
<th>Estimated Total Costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>$214</td>
<td>100</td>
<td>$21,400</td>
</tr>
<tr>
<td></td>
<td>1,000</td>
<td>$214,000</td>
</tr>
<tr>
<td></td>
<td>5,000</td>
<td>$1,070,000</td>
</tr>
<tr>
<td></td>
<td>10,000</td>
<td>$2,140,000</td>
</tr>
<tr>
<td></td>
<td>15,000</td>
<td>$3,210,000</td>
</tr>
<tr>
<td></td>
<td>25,000</td>
<td>$5,350,000</td>
</tr>
<tr>
<td></td>
<td>50,000</td>
<td>$10,700,000</td>
</tr>
<tr>
<td></td>
<td>100,000</td>
<td>$21,400,000</td>
</tr>
</tbody>
</table>

## Cost Estimations – Based on $60 Per Incident

<table>
<thead>
<tr>
<th>Cost Per Incident</th>
<th>Records Exposed</th>
<th>Estimated Total Costs</th>
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<td>$60</td>
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<td>$6,000</td>
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<td>1,000</td>
<td>$60,000</td>
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<td>10,000</td>
<td>$600,000</td>
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<tr>
<td></td>
<td>15,000</td>
<td>$900,000</td>
</tr>
<tr>
<td></td>
<td>25,000</td>
<td>$1,500,000</td>
</tr>
<tr>
<td></td>
<td>50,000</td>
<td>$3,000,000</td>
</tr>
<tr>
<td></td>
<td>100,000</td>
<td>$6,000,000</td>
</tr>
</tbody>
</table>
Breach Related Expenses

**Notification**
- Creating letter or other notification
- Printing or design
- Mailing or other transmission

**Public Relations**
- Advertising & Press Releases
- Call Center Operations
- Other Services for Effected Persons:
  - Credit Monitoring

**Forensics**
- Legal Expenses for Outside Attorney
- Cost of Forensic Examination
- Cost To Remediate Discovered Vulnerabilities

**Legal**
- Response to Claims or Suits
- Payment of Judgments or Settlements
Key Privacy Terms
Clarifying Privacy vs. Security

- The term 'privacy' often refers to protecting data against various risks, such as the risks of data being accessed or modified by unauthorized persons. However, a more appropriate term for this concept is 'data security' or 'data transmission security'.

- **Security** is the *protection* of information.
  - Who has access
  - What is most sensitive
  - Who can manipulate the data

- **Privacy** relates to the *appropriate use* of information as defined by:
  - Laws
  - Circumstance
  - Public sensitivity (Cultural Differences)
  - Privacy can only be assured by an adequate security program
What is Personal Information?

- **Personally Identifiable Information (PII)**
  - PII is considered any piece of information which can potentially be used to uniquely identify, contact, or locate a single person. Some examples include:
    - Full name
    - Social Security number
    - Street address
    - E-mail address
    - Driver's license number
    - Credit card numbers
  - It is important to note that other data elements may also be considered personally identifiable information if they are *obtained in unique combinations.*
Data Types

- **Personal data is collected and stored for numerous purposes within an organization.**
  - **Employee Data**
    - Date of Birth, Social Security #, Health Information, Past Job Experiences, Direct Deposit Information, etc.
  - **Customer Information**
    - Name, Address, Date of Birth, Banking Information, Social Security #, Salary, Tax Information, Pay Stubs, Credit Card #, etc.
  - **Vendor (3rd Party) Information**
    - Name, Address, Tax ID #, Bank Information, etc.
Data Types – Breaches

- Compromised data types by number and percent of breaches and percent of records*

<table>
<thead>
<tr>
<th>Data Type</th>
<th>Number of incidents</th>
<th>Percent of incidents</th>
<th>Percent of records</th>
</tr>
</thead>
<tbody>
<tr>
<td>Payment card numbers/data</td>
<td>593</td>
<td>78%</td>
<td>96%</td>
</tr>
<tr>
<td>Authentication credentials (usernames, pwds, etc)</td>
<td>339</td>
<td>45%</td>
<td>3%</td>
</tr>
<tr>
<td>Personal Information (Name, SS#, Addr, etc)</td>
<td>111</td>
<td>15%</td>
<td>1%</td>
</tr>
<tr>
<td>Sensitive organizational data (reports, plans, etc)</td>
<td>81</td>
<td>11%</td>
<td>0%</td>
</tr>
<tr>
<td>Bank account numbers/data</td>
<td>64</td>
<td>8%</td>
<td>&lt;1%</td>
</tr>
<tr>
<td>Intellectual property</td>
<td>41</td>
<td>5%</td>
<td>&lt;1%</td>
</tr>
<tr>
<td>System information (config, svc, sw, etc)</td>
<td>41</td>
<td>5%</td>
<td>unknown</td>
</tr>
<tr>
<td>Classified information</td>
<td>20</td>
<td>3%</td>
<td>unknown</td>
</tr>
<tr>
<td>Medical records</td>
<td>4</td>
<td>1%</td>
<td>unknown</td>
</tr>
<tr>
<td>Unknown</td>
<td>7</td>
<td>1%</td>
<td>0%</td>
</tr>
</tbody>
</table>

Data Privacy Regulations
Data Privacy – Regulatory Implications

- Federal, State, and industry specific regulations govern the collection, use, and storage of PII/PHI.
  - GLBA
  - HIPAA Security and Privacy Rule / HITECH Act
  - State Privacy/Security Regulations
  - State Breach Notification Requirements
  - Payment Card Industry (PCI DSS)
The HITECH Act amends the HIPAA Privacy Rules as follows:

- Gives individuals the right to obtain access to their PHI in electronic format,
- HIPAA’s criminal penalties apply not only to covered entities but to individual employees of covered entities and business associates, and
- Increases the amount of civil monetary penalties under the HIPAA rules.

Penalties

- Where a person "did not know“, $100 - $50,000 per violation,
- Where there was "reasonable cause" but no willful neglect, $1,000 - $50,000 per violation, and
- If there was willful neglect, $10,000 - $50,000 per violation. (with a cap of $1.5 million).
HIPAA – The HITECH Act Impact!

**Notifications**

- Notice to **individuals** must be provided in written or electronic format.
- Notice must be provided to prominent **media outlets** following the discovery of breaches that involved the information of 500 or more individuals.
- If the breach affected more than 500 individuals, notice must also be provided immediately to the **Secretary of Health and Human Services**.
  - HHS will post on website
  - If fewer than 500, keep a log of breaches and submit annually to HHS.
- Notice must be provided **60 calendar days** after “discovery”
  - “Discovery” is the first day the breach is “known” or “should reasonably have been known”
  - Allows for delay if law enforcement is involved
Privacy Legislation and Regulations

US Privacy Laws

- **Massachusetts 201 CMR 17.00: Standards for The Protection of Personal Information**
  - Applies to all persons that own, license, store or maintain personal information about a resident.
  - Establishes minimum standards to be met for the safeguarding of PII contained in both paper and electronic records.
  - Encryption of PII on mobile devices is required under this statute.
Privacy Legislation and Regulations

US Privacy Laws

- **Nevada Senate Bill 227 - PCI and Encryption Law**
  - Nevada law requires businesses to use encryption when data storage devices that contain personal information are moved beyond the physical or logical controls of the business, in addition to continuing to require that personal information be encrypted if it is transferred outside the secure system of the business.
  - The law also mandates compliance with the Payment Card Industry Data Security Standard ("PCI DSS") for businesses that accept payment cards.
  - The law applies to organizations doing business in Nevada and provides that compliance will shield such businesses from liability for damages from a security breach.
State Breach Notification Laws

- **47 states** plus Washington DC have passed breach notification legislation.

- State breach notification laws often require that a government agency (attorney general or a state appointed privacy commission) and/or credit agencies **be notified of the data breach**.
International Privacy Regulations
International Privacy Legislation and Regulations

Canada Privacy Regulations

- Federal
  - **Personal Information Protection and Electronic Documents Act (PIPEDA)** - Applies to the collection, use or disclosure of personal information in the course of any commercial activity within a province. Applies to organizations in provinces other than Alberta, BC and Quebec and to inter-provincial and international personal information transfers.

European Privacy Regulations

- **European Union (EU) Directive 95/46/EC on the protection of personal information** - In accordance with this Directive, Member States shall protect the fundamental rights and freedoms of natural persons, and in particular their right to privacy with respect to the processing of personal data.
  - Various legislation by EU member states to enforce the EU Directive.
<table>
<thead>
<tr>
<th>Country</th>
<th>Do Entities Need to Register?</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Germany</td>
<td>Under Some Circumstances</td>
<td>Registration is not required if the entity has nominated a data protection officer and, either the data subjects have consented to the collection, or the collection serves the purpose of a contractual relationship with the data subject.</td>
</tr>
<tr>
<td>Italy</td>
<td>Under Some Circumstances</td>
<td>Notification is required on an exception basis. Registration is required only in cases of particular personal data processing that, in the evaluation of the legislator, presents risks for the data subject (ex. genetic data, DNA, religion).</td>
</tr>
<tr>
<td>Spain</td>
<td>Yes</td>
<td>The controller is obliged to communicate the creation of personal data files to the Spanish Data Protection Authority (AEPD).</td>
</tr>
<tr>
<td>UK</td>
<td>Yes</td>
<td>If a data controller carries out more than a small range of processing, that controller must notify the processing to the Office of the Information Commissioner. The notified details will be put onto a public register.</td>
</tr>
</tbody>
</table>
Cross Border Data Transfers

- Regulations around cross border data transfers for multi-national organizations can create unique and complex challenges.

- Options for cross border compliance include:
  
  - **U.S. Safe Harbor:**
    Set of privacy principles created by the DOC in cooperation with the EU Commission.
  
  - **Model Contracts:**
    Contracts between the legal entities within a multinational organization.
  
  - **Binding Corporate Rules:**
    A set of rules, procedures and policies with legally enforceable penalties for non compliance.
Identifying & Managing Your Privacy Risk
Data Privacy – Organizational Impact

- **Defining**
  - A data privacy program establishes a framework for controlling *how Personally Identifiable Information (PII) is collected, processed, stored, and shared* throughout an organization.

- **Importance**
  - Enables an organization to *implement policies, procedures, and controls* that will reduce the complexities, risks, and costs associated with PII.

- **Strategy**
  - Understanding *how and where information flows through all business processes*. A framework can then be established to *ensure PII is protected throughout the information life cycle*. 
Data Privacy Governance Framework

- Obtaining executive sponsorship at the start of a data privacy initiative often determines the success of a privacy program.
Data Privacy Principles

Data Privacy principles are often defined by industry or country specific privacy regulations and can provide the framework for a data privacy program.

Example data privacy principles include:

- **Management**: The organization defines documents, communicates, and assigns accountability for its privacy policies and procedures.

- **Notice**: The organization provides notice about its privacy policies and procedures and identifies the purposes for which personal information is collected, used, retained, and disclosed.

- **Choice and Consent**: The organization describes the choices available to the individual and obtains implicit or explicit consent with respect to the collection, use, and disclosure of personal information.

- **Collection**: The organization collects personal information only for the purposes identified in the notice.
Conducting an Inventory of PII / PHI

- With an understanding of compliance requirements, the next step is to determine the sensitive and personally identifiable information (PII) that is:
  - collected,
  - the method of data collection,
  - where it is being stored, and
  - what it is being used for once the initial transaction has been completed.

- We typically collect this information through a combination of:
  - interviews with process owners,
  - surveys, and/or
  - automated discovery tools for high-risk business areas.
Conducting an Inventory of PII / PHI (cont.)

<table>
<thead>
<tr>
<th><strong>Personally Identifiable Information</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Personal Data</strong></td>
</tr>
<tr>
<td>☐ First Name</td>
</tr>
<tr>
<td>☐ Mailing Address</td>
</tr>
<tr>
<td>☐ Home Phone Number</td>
</tr>
<tr>
<td>☐ Middle Initial</td>
</tr>
<tr>
<td>☐ E-mail Address</td>
</tr>
<tr>
<td>☐ Cell Phone Number</td>
</tr>
<tr>
<td>☐ Last Name</td>
</tr>
<tr>
<td>☐ Fax Number</td>
</tr>
<tr>
<td>☐ Work Phone Number</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Credit Card/Financial Data</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>☐ Credit Card Type</td>
</tr>
<tr>
<td>☐ Credit Card Security Code</td>
</tr>
<tr>
<td>☐ Financial Information</td>
</tr>
<tr>
<td>☐ Credit Card Number</td>
</tr>
<tr>
<td>☐ Cardholder Name</td>
</tr>
<tr>
<td>☐ Salary</td>
</tr>
<tr>
<td>☐ Credit Card Expiry</td>
</tr>
<tr>
<td>☐ Bank Account Number</td>
</tr>
<tr>
<td>☐ Bonus</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Other Data</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Please include additional PII data not listed above</td>
</tr>
</tbody>
</table>

2. What method(s) were used to collect the personal information from the above question?

| ☐ Handwritten Form       |
| ☐ Phone                  |
| ☐ Website                |
| ☐ Credit Card Swipe      |
| ☐ Email                  |
| ☐ In-Person              |
| ☐ Kiosk                  |
| ☐ Other                  |

3. Please list all computer systems that are used to capture, process, or store any employee information that is collected in your business area (Excel, SAP, Lotus Notes, other application, etc.)

If Microsoft Word, Excel, or Access is used to collect or store employee information please identify where the files are stored (local workstation, network drive, etc.).

4. What are the **business purposes** for the collection of this personal information (benefits enrollment, payroll processing, regulatory, etc.)? Please describe.
Conducting an Inventory of PII / PHI (cont.)

- **Discovery Tools – Spider (Freeware)**
  - Spider can be utilized to identify files that may contain PII and PHI.
  - Spider scans a collection of files, searching for patterns of numbers or letters that resemble social security numbers or credit card numbers (additional search patterns can be defined).
  - Supports most file types: .zip, .doc, .xls, .pdf, .txt, .pst (email), .mdb, .html, etc.

- **Analyzing data**
  - A log file can be generated (Excel or XML) that lists all the files identified as potentially containing PII or PHI.
Understanding the Data Flow

- Creating detailed process flows through the discovery process provides many added benefits:
  - Baselines current business operations including data collection and storage practices,
  - Helps identify security and privacy controls,
  - Reduces impact on business operations during future audits and assessments, and
  - When used in combination with a detailed data inventory, it can help identify the scope of a potential breach in an expedient manner.
Keys to Achieving and Maintaining Compliance – Internal Audit’s Role

- Help establish executive management support and prioritization of data privacy as a critical business objective.
  - Leverage enterprise risk assessment results and through the identification of critical risks factors related to privacy and security.

- Help define the assignment of privacy responsibilities.
  - Internal Audit, Compliance, Legal, Information Security, or IT.
  - Elements of a privacy framework should be viewed as a compliance function.
  - Resources should be trained in data privacy matters to help ensure new regulations and the risks they pose to your organization are identified and mitigated.

  - GAPP (Generally Accepted Privacy Principles) – AICPA/CICA/IIA/ISACA
  - International Association of Privacy Professionals (IAPP)
Keys to Achieving and Maintaining Compliance – Internal Audit’s Role

- Ensure control owners are clearly defined.
  - Identify who performs the action and who is responsible for oversight, if applicable.

- Establish periodic or automated controls monitoring.
  - Identify potential issues before they result in control failure.

- Perform annual privacy audits.
  - Can be performed by internal audit or compliance function.
  - Third party assessments can be helpful when subject matter expertise is needed.
Questions?

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