

Data privacy and protection fundamentals

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USA Aim and objectives

- This presentation offers basic knowledge with regards to data privacy and protection.
- The objectives of this presentation are to:
 - define data privacy and data protection
 - explain who are the players in data protection
 - describe functional components and domains of data protection
 - discuss GDPR principles and data subjects
 - provide a strategy for an organization to implement data protection





Learning outcomes

- At the end of this presentation, you will be able to:
 - Explain the main distinctions of data privacy and data protection
 - Recognize the three different types of stakeholders in data protection
 - Identify the seven data protection principles according to GDPR
 - Describe the four data security domains
 - Describe the four data protection functional components
 - Recognize the eight rights of data subjects
 - Outline five fundamental steps of a generic data protection strategy



MUSA Table of contents

- Section 1 < Data privacy and data protection definitions>
- Section 2 <Types of players in data protection>
- Section 3 <GDPR principles>
- Section 4 < Functional components of data protection>
- Section 5 < Data security domains >
- Section 6 < Data subjects' rights >
- Section 7 < Strategy for data protection implementation>





Data privacy and data protection definitions



 The terms data privacy and data protection are often used interchangeable



Source: https://medium.com

- In reality, they can have very different meanings, depending on the jurisdiction, industry or market sector they are applied.
- The distinctions between data privacy and data protection are fundamental to understanding how one complements the other.





MUSA Data privacy vs data protection

- Data privacy is about authorized access who has the data and who defines it
- Data protection is about securing data against unauthorized access
- Data protection is essentially a technical issue, whereas data privacy is a legal one.
- What's important to understand when comparing data privacy vs. data protection is that you can't ensure data privacy unless the personal data is protected by technology.



- Data means information which
 - is being processed or is intended to be processed by computers operating automatically in response to relevant instructions
 - computer files, databases, emails, audio recording, etc.
 - is recorded as part of a "relevant filling system" or with the intention it should form part of a relevant filling system
 - e.g. structured paper records, such as medical records
 - is an accessible record
 - e.g. education, social work and local authority housing records





Musa What does processing means

- Processing in relation to information or data, means
 - obtaining,
 - · recording or holding the information or data, or
 - <u>carrying out any operation</u> or set of operations on the information of data, including:
 - Organization, adaptation or alteration on the information or data
 - retrieval, consultation or use of the information or data,
 - disclosure of the information or data by transmission, dissemination or otherwise making available, or
 - alignment, combination, blocking, erasure or destruction of the information or data



MuSA Sensitive personal data

- Sensitive personal data refers to personal data relating to
 - Racial of ethnic origin
 - Political opinions
 - Religious beliefs
 - Trade Union membership
 - Physical or mental health
 - Sex life
 - Offences or alleged offences



Source: https://www.macfro.com





Types of players in data protection





MUSA Involved parties in data protection

- Data subject
- Data controller
- Data processor
- Data protection officer



Source: www.hfgproject.org



 The term data subject refers to the individual that the information relates to



 This encompasses all natural persons, who can be distinguished as persons with rights in regards to the processing of their personal data



- The legal person who determines how data will be processed and protected.
- In charge of data processing as a natural or legal person, public authority, agency or other body that, alone or jointly with others.
- The controller is responsible for determining the purposes for which the personal data is used and what privacy protection should be implemented.
- The controller can appoint processors for various tasks.



- Natural or legal persons, public authorities or other bodies and organizations that process personal data on behalf of the controller.
- The controller may have an external IT provider that determines where the data is stored and which technical controls are implemented.
- Or, the controller may pass some personal data to a marketing agency for targeted email campaigns.
- In summary, any service provider that obtains access to personal data, controlled by the other organization, is a data processor.





VUSA Data protection officer

- In organizations, the DPO is a guarantor of compliance with the data protection regulations, without replacing the functions carried out by the supervisory authorities.
- Required by public companies and those that process data on a large scale or collect especially sensitive data or data that is related to criminal convictions or offenses
- Their functions include
 - supervising implementation and application of internal policies
 - staff training
 - organization and coordination of audits
 - management of interested parties' information and their request as to the exercise of their rights





GDPR principles



Data protection principles based on GDPR

- Based on GDPR personal data shall be:
 - 1. Processed lawfully, fairly and transparently
 - 2. Used for specified, explicit and legitimate purposes
 - 3. Adequate, relevant and limited to what is necessary
 - 4. Accurate and kept up to date
 - 5. Held for no longer than is necessary
 - 6. Processed in a manner that ensures appropriate security
 - 7. Compliant with the other GDPR principles



1st principle: Processed lawfully, fairly and transparently (1/2)

- The following are important to be explicitly stated:
 - Data controller's identity
 - The purpose for which the data are intended to be processed - what reasonable expectations the data subject had about how their data would be used?
 - In specific circumstances, any further information which is necessary to make the processing generally fair.
 - e.g. if you are going to use personal data for direct marketing you must inform the data subject
- Must NOT deceive or mislead



1st principle: Processed lawfully, fairly and transparently (2/2)

- The data controller must be able to justify the processing of the data in order for that processing to be considered lawful.
- In order to be lawful, the processing must either be:
 - as a result of consent given by the data subject
 - for the performance of a contract with the individual; or
 - to comply with a legal obligation; or
 - to protect the vital interests of the individual; or
 - for the administration of justice, or the exercise of any statutory function; or
 - for the legitimate interests of the organization, unless the interests of the individual would be prejudiced





USA 2nd principle: Purpose limitation

- As a general rule, personal data must be collected only for specified, explicit and legitimate purposes, and used in accordance with those agreed purposes.
- The data must not be further processed in any manner incompatible with the original purpose for which it is collected.



Source: https://medium.com





MUSA 3rd principle: Data minimisation

- Personal data shall be adequate, relevant and not excessive in relation to the purpose or purposes for which they are processed.
- The introduction of a "necessity" requirement is likely to make it more difficult for data controllers to collect data for some general or as yet unspecified future use.
- Privacy notices or "how we use your information" guides now need to be clearer than before. This means that mere consent is not enough; the individual must be informed of exactly what their data is being used for;



USA 4th principle: Accuracy

- Reasonable steps must be taken to keep the information up to date and to change it if it is inaccurate.
- When an individual updates the information a company holds on them, the organization must stop contacting the individual using the previous details
- Organizations should be active in ensuring they have the correct information on an individual
- Ensure data is not incorrect or misleading
- Undertake regular data cleansing





USA 5th principle: Storage limitation

- Personal data processed for any purpose shall not be kept for longer than is necessary for that purpose.
- Organizations must regularly review the length of time they retain data on individuals
- Personal data may be stored for longer periods provided it is processed solely for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes.
- This is subject to the implementation of appropriate data security measures designed to safeguard the rights and freedoms of data subjects.





6th principle: Integrity and confidentiality

- Personal data must be processed in accordance in a manner that ensures its appropriate security.
- This includes protection against unauthorized or unlawful processing and against accidental loss, destruction or damage.
- Data controllers and processors must use appropriate technical or organizational security measures.



Source: https://www.information-age.com





7th principle: Accountability

- The data controller is responsible for, and must be able to demonstrate, compliance with the other data protection principles.
- Need to put in place appropriate technical and organizational measures to meet the requirements of accountability, such as:
 - adopting and implementing data protection policies;
 - taking a 'data protection by design and default' approach;
 - putting written contracts in place with organizations that process personal data on your behalf;
 - maintaining documentation of your processing activities;
 - implementing appropriate security measures;





Functional components of data protection





USA Information assurance

- Information Assurance (IA) is the study of how to protect your information assets from destruction, degradation, manipulation and exploitation. But also, how to recover should any of those happen.
- This process is both proactive and reactive and involves:
 - protection
 - detection
 - capability restoration
 - response





Data protection functional components (1/2)

- Protection: ensures the availability, integrity, authenticity, confidentiality and non-repudiation of information
- Attack detection: the process of identifying that an intrusion has been attempted, is occurring, or has occurred
 - Intrusion is an unauthorized access to and/or activity in an information system
 - <u>Timely attack detection and reporting</u> is key to initiating the restoration and response processes.





Data protection functional components (2/2)

Capability restoration

- Relies on established procedures and mechanisms to prioritize restoration of essential functions. Capability restoration may rely on backup or redundant links, information system components, or alternative means of information transfer.
- A post-attack analysis should be conducted to determine the command vulnerabilities and recommended security improvements.
- Attack response: involves determining actors and their motives, establishing cause and complicity, and may involve appropriate action against perpetrators. It contributes by removing threats and enhancing deterrence.





Data security domains





MUSA Data protection and security

- There are four major domains of data protection and security:
 - Physical security
 - Personnel security
 - IT security
 - Operational security



Source: https://www.globalsign.com

 That means that threats/risks to data protection should be considered along all four dimensions as well





Data security domains (1/2)

- Physical security refers to the protection of hardware, software, and data against physical threats to reduce or prevent disruptions to operations and services and loss of assets.
- Personnel security is a variety of ongoing measures taken to reduce the likelihood and severity of accidental and intentional alteration, destruction, misappropriation, misuse, misconfiguration, unauthorized distribution, and unavailability of an organization's logical and physical assets, as the result of action or inaction by insiders and known outsiders, such as business partners.





VUSA Data security domains (2/2)

- IT security is the inherent technical features and functions that collectively contribute to an IT infrastructure achieving and sustaining confidentiality, integrity, availability, accountability, authenticity, and reliability.
- Operational security involves the implementation of standard operational security procedures that define the nature and frequency of the interaction between users, systems, and system resources, the purpose of which is to
 - Achieve and sustain a known secure system state at all times, and
 - Prevent accidental or intentional theft, release, destruction, alteration, misuse, or sabotage of system resources





Data subjects' rights





MUSA Individual rights

- The GDPR provides the following rights for individuals:
 - 1. The right to be informed
 - 2. The right of access
 - 3. The right to rectification
 - 4. The right to erasure
 - 5. The right to restrict processing
 - 6. The right to data portability
 - 7. The right to object
 - 8. Rights in relation to automated decision making and profiling



Source: https://www.coe.int





USA Data subject's rights (1/4)

Right to be informed: Data subjects have the right to be informed about the collection and use of their personal data. Privacy notices are the usual way of complying with this obligation.



Source: https://www.fphandbook.org

 Right of access: Data subjects have the right to be told that their data is being processed and the right to access the information held about them. Such access should be given free of charge unless the request is excessive or unfounded.



Source: https://itergy.com





USA Data subject's rights (2/4)

Right to rectification: If data held about a subject is inaccurate, the data subject can ask to have it corrected. If the organization has passed the incorrect data on to a third party, the organization should rectify with the third party too where possible.



 Right to erasure: Data subjects have the right to have personal data erased. This is also known as the 'right to be forgotten'. The right is not absolute and only applies in certain circumstances.



Source: https://www.readitquik.com





USA Data subject's rights (3/4)

 Right to restrict processing: an individual can limit the way that an organization uses their data where they have a particular reason for wanting the restriction. This is an alternative to requesting the erasure of their data.



Source: https://activaconsulting.co.uk

 Right to data portability: gives individuals the right to receive personal data they have provided to a controller in a structured, commonly used and machine readable format.



Source: https://www.usoft.com





USA Data subject's rights (4/4)

Right to object: object to the processing of their personal data. This effectively allows data subjects to request the termination of processing of their personal data. Applies in certain circumstances.



Source: http://www.melissasugarwrites.com

 Right related to automated decision making including profiling: Data subjects have the right to not be subject to automated decision-making, including profiling, which has legal or other significant effects on them.



Source: https://www.oliverwyman.com





Strategy for data protection implementation





USA Data protection strategy (1/4)

Step 1: Learn where your data lives

- You can't complete your security plan until you know exactly what you're protecting and where it's stored
- Most businesses store data on multiple media types: local disks, disk-based backup systems, offsite on tape and in the cloud. Each technology and format requires its own type of protection.

Step 2: Implement a need-to-know policy

- To minimise the risk of human error (or curiosity), create policies that limit access to particular data sets.
- Designate access based on airtight job descriptions. Also be sure to automate access-log entries so no one who's had access to a particular data set goes undetected.





USA Data protection strategy (2/4)

Step 3: Enhance network security

- Need to ensure network security tools (e.g. firewall and antivirus) are up-to-date and comprehensive enough to get the job done.
- New malware definitions are released daily, and antivirus software needs to keep pace with them.
- The bring-your-own-device philosophy is here to stay, and your IT team must extend its security umbrella over smartphones and tablets that employees use for business purposes.
- Keep your eyes open for signs that your IT network isn't working well.
- Duplicating data in the cloud will counter ransomware techniques.





USA Data protection strategy (3/4)

Step 4: Monitor and inform your data's lifecycle

- Create a data lifecycle management plan to ensure the enterprise's secure destruction of old and obsolete data.
- Identify the data you must protect, and for how long;
- Build a multi-pronged backup strategy that includes offline and offsite tape backups;
- Forecast the consequences of a successful attack, then guard the vulnerabilities revealed in this exercise;
- Take paper files into account, since they can also be stolen;
- Inventory all hardware that could possibly house old data and securely dispose of copiers, outdated voicemail systems and even old fax machines.





USA Data protection strategy (4/4)

Step 5: Educate everyone

- Data security is ultimately about people.
- Every employee must understand the risks and ramifications of data breaches and know how to prevent them, especially as social engineering attacks increase.
- Talk with your employees about vulnerabilities like cleverly disguised malware web links in unsolicited email messages. Encourage them to speak up if their computers start functioning oddly.
- Build a security culture in which everyone understands the critical value of your business data and the need for its protection.





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MUSA Presenter's bio page



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Theodor Panagiotakopoulos was born in Greece in 1981. He received his Diploma and PhD from the Department of Electrical and Computer Engineering, University of Patras, Greece in 2006 and 2011 respectively. His research interests include, among others, pervasive computing, internet of things, ambient intelligence, mobile health and ambient assisted living systems, telemedicine and biomedical applications. Until now, he has published over 25 articles in international conferences and journals, as well as in international book chapters. He has participated in 7 National and European R&D projects focusing on IoT and e-Health, as well as on the development of educational content for digital skill acquisition in various application sectors via e-learning programs. Since 2016, he is an adjunct assistant Professor at the Department of Electrical and Computer Engineering of University of Patras.



Thank you for your attention!

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