Law and regulatory issues
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Lecture topics

• Legal issues
• Main focus on Finland (EU)
• IANAL, law is not a set of axioms
  – however, law must be understood by common people (in Finland)
  – do not try to make overly complex loophole scenarios
• After this lecture, you should
  – have some idea of laws governing information security

Why government cares for security

• Privacy
• Important systems must available
• Resolving crimes
• Intelligence

Short summary of Finnish governance

Acts * are given by Parliament
Decrees * are given by Ministries
Regulations * are given by officials to whom right is given by an Act or a Decree
Special enactment * dictates ruling different from general act* in a specific situation

(Data) security governance in Finland

• Ministry of Transport and Communications*
  – FICORA (Finnish Communications Regulatory Authority*)
• Ministry of Justice*
  – Office of the Data Protection Ombudsman*
• Ministry of Trade and Industry*
  – Consumer Agency* (Consumer Ombudsman*)
  – National Emergency Supply Agency*
• Ministry of the Interior*
  – Police
Privacy

- Governed by multiple laws
  - Personal Data Act* (523/1999)
  - Communications Market Act* (393/2003)
- A message that is not intended to public, is confidential regardless of medium
  - unintended recipient may not disclose even existence of message
  - one may return to sender

Personal Data Act

- General act on processing of personal data
- Furthermore 650 acts gives detailed instructions
- Key terms
  - **personal data** * information on a private individual related to an identifiable person or family
  - **processing of personal data** * is any action done on personal data
  - **personal data file** * is a storage where personal data can be retrieved easily and at reasonable cost
  - **controller** * who determines use of data file
  - **data subject** * is subject of personal data

- Duty of care
  - good processing practice
  - safeguards for private information

- Use of personal data must have a defined purpose that is a real one and not one dictated by technology
- Data may not be used for a purpose that is incompatible with original purpose
  - historical, scientific and statistical purposes are not incompatible
- Precautions if data is exported or stored outside of EU

SVTSL

- Replaces Act on the Protection of Privacy and Data Security in Telecommunications 22.4.1999/565
- Covers
  - public communication networks
  - networks attached to public networks
  - secrecy and privacy in internal (restricted) networks
Definitions in SVTSL

message * is a phone call, e-mail message, SMS message, voice message or any comparable viesti
message sent in

communications network * is any system using electromagnetic means to transport message viestintäverkko

public communications network * is a network available to set of users without any prior julkinen vv
restriction

telecommunications operator network- or service provider

network service provision of a communications network by a telecommunications operator for
providing

communications service means the transmission, distribution or provision of messages

value added service using identification data or location

identification data associated to subscriber or user

location data indicates the geographic location

Definitions in SVTSL

subscriber a legal person or a natural person

corporate or association subscriber

user a natural person

information security administrative and technical measures to protect data

processing means collecting, saving, organising, using, transferring, disclosing, storing, modifying,
combining, protecting, removing, destroying and other similar actions.

Act on the Protection of Privacy

• Sets demand on
  – network and service providers
  – value-add service providers
  – corporate subscribers
  – users of network

• Handling of identification data
  – any data that records existence or details of a message

• Corporate subscriber
  – organisation, that has users using services provided
  – may also be the other party in communications
  – usually a bystander
  – ultimately responsible even if services outsourced
Who has a right to handle identification data

- To realise services
  - even automatic handling for relaying is handling
- To implement data security
  - firewalls, virus scanners
  - must not infer with legal communication
- For charging
  - in most cases, no reason to reveal B-number
    ⇒ aggregate information sufficient
- To improve technical implementation
  - only aggregate or anonymous information
- To resolve technical problems
- To resolve misuse
  - not to follow where an employee visits or what messages sends (unless identified as virus)
  - misuse must have some direct costs
- Communicating parities
- If permission by one of communicating parties

How to handle identification data

- Only when needed
- Only as much as needed
- Only those whose duties it belongs to
- Handing information over only to those that have right
- Service provider must have audit trail for two years
- Professional discretion must be maintained

Information security and privacy

- Corporate subscriber must take care of identification data security
- Threats on information security
  - may take actions to protect system security
  - remove malicious payload
  - refuse from accepting messages
- Must not exaggerate actions
  - no limit freedom of speech or privacy
  - must stop as soon as there is no immediate need
  - filtering should be done without accessing message content
Act on the Protection of Privacy in Working Life

- A special act for Personal Data Act and Act on the Protection of Privacy in Electronic Communication
- Rules for
  - handling employee personal data
  - tests for employees
  - technical surveillance
  - opening emails
- Strict rules for what is allowed
  - uneven situation between employer and employee: “this is ok, isn’t it — or do you want to start looking for a new job”
- Technical supervising and data networks use
  - employees must be informed in cooperation procedures
- Currently in Parliament for renewal

When it is allowed to open employee email

- Employer must provide methods to avoid it
  - automatic vacation replies indicating period of absence and contact for another person taking care of tasks
  - directing emails to another address or person
- Employer may search for messages if
  - employer manages task individually
  - is evident that such message is sent
  - employee cannot perform one’s tasks
  - employees consistent cannot be obtained withing time
  - or if employee is permanently incapable

How to open employee email

- With help of system administrator employer may search for messages using message
  - sender
  - receipient
  - title
  - date that must be close to absence period
- Search and/or opening is documented
  - two persons
  - report delivered to employee as soon as possible
  - opened message must be saved
- Use of role addresses and ticketing systems helps a lot
- Better to have private email address
Communications Market Act

Public communications networks and communications services and the communications networks and communications services connected to them shall be planned, built and maintained in such a manner that:

1. the technical quality of telecommunications is of a high standard;
2. the networks and services withstand normal, foreseeable climatic, mechanical, electromagnetic and other external interference;
3. they function as reliably as possible even in the exceptional circumstances referred to in the Emergency Powers Act and in disruptive situations under normal circumstances;
4. the protection of privacy, information security and other rights of users and other persons are not endangered;
5. the health and assets of users or other persons are not put at risk;
6. the networks and services do not cause unreasonable electromagnetic or other interference;
7. they function together and can, if necessary, be connected to another communications network;
8. terminal equipment meeting the requirements of the Radio Act can, if necessary, be connected to them;
9. they are, if necessary, compatible with a television receiver that meets the requirements of this Act;
10. their debiting is reliable and accurate;
11. access to emergency services is secured as reliably as possible even in the event of network disruptions;
12. a telecommunications operator is also otherwise able to meet the obligations it has or those imposed under this Act.

Information security on Communications provider (FI-CORA 47B 2004M)

- Administrative security*  
  - organisational security (ISO 17799)  
  - documentation  
    * high-level principles  
    * detailed information for day-to-day operation  
  - liabilities and resources  
  - frequent evaluation and updating  
  - security auditing  
  - outsourcing  

- Personal security*  
  - background checks  
  - avoiding dangerous positions: ones where there is no another person supervising other or where one can cover her tracks.  

- Communication security*  
  - information of communication may not be disclosed to third parties  
  - must have user identification / authentication / non-repudiation systems  
  - able to limit or filter traffic
FICORA 47B 2004M

- Equipment and software security*
  - security threats must be controlled
  - no unnecessary services
  - backup systems and backup data

- Documentation security*
  - information classification
  - rights based on tasks, access control

- Usage security*
  - controlled risks
  - rights only for those who need those
  - bookkeeping who has right to where
  - no unauthorised use
  - security violations must be identified

Responsibilities in outsourcing

- Provider ultimately responsible

- What are roles:
  - provider ⇔ outsourced
  - when a contractor becomes a provider?

Assurance of communications networks and services Ficora 54/2008 M*

- Replaced 2008-03-03 Importance classification Ficora 27 E/2005 M*
- It is not economical to protect all systems similarly
- Importance class* 1–5
  - earlier “very important”, “important” systems
  - considers impact of equipment malfunction
  - components, like
    - base station, bs controller, mobile exchange, router, name server, DSLAM, ...
    - not components within network element (like processor units)
    - highest-class component dictates class for equipment and room

Importance class

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<th>mass media</th>
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<td>6h</td>
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<td>5</td>
<td>base station / concentrator</td>
<td>1 000</td>
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fgen fixed auxiliary generator with 12-hour unattended use, 1 week fuel, with N+1 redundancy (or auxiliary)
gen auxiliary generator available to use
• Specifications for
  – redundant paths and elements must be in different buildings in classes 1 and 2
  – power supply: battery times have been increased because it may take long time to get
    even personnel to remote locations after severe weather
  – physical protection: access control, walls, environment alerts

Decrees on email
• Ficora 11/2004M
• Prohibiting open relays
  – must disconnect if one found
• Consumer SMTP traffic through provider system
  – inbound, outbound
  – provider may provide open access
    * must inform customer
    * must be able to react quickly
• Malicious email traffic
  – filtering of traffic
  – ability for emergency filtering
  – must disconnect host sending malicious traffic
• Must monitor email system performance
  – delay, system load
  – breaks by type
  – information about filtering
  – number of disconnected subscriber connections
• Must have standard mailboxes: security, abuse, noc, postmaster

Authorised wiretapping
• Prohibited in Finland before 1st June 1995
• Wiretapping*
  – listening or recording of message
  – for serious crimes; it is also allowed on some lesser crimes in which it is difficult to get
    evidence without wiretapping
• Remote surveillance*
  – identification information from messages, not content
  – location info
  – for crimes that maximum penalty is at least four years
  – crimes done through communication network
  – also information about all mobile devices around some place at certain time
• Telecommunications operator must provide capacity for both
• Requires court order; remote surveillance allowed by officer’s order in urgent situation.
  Must notify court within 24 hours.
State of emergency

- How to protect communications in crisis
  - logical and physical protection
- Information warfare
  - disrupting normal communications
  - spreading false information
- Additional communications
  - priority calls
  - emergency switching: non-priority calls are blocked

Reporting responsibility

- Telecommunications provider must report to FICORA
  - security violations
    * break-ins to provider systems
    * sensitive information disclosure
    * degenerated performance because of attack (DOS, SPAM)
    * malicious software in provider system
    * social engineering
    * unauthorised wiretapping equipment
  - security threats
    * serious break-in attempts
    * anomalous traffic
    * new security problems in provider systems
  - serious system malfunction or disruption
    * breaks longer than one hour affecting many subscribers
    * very important system malfunction more than 30 minutes
- Customers must be informed
  - customer education
  - information about implemented protection measures like email filtering

How about international issues

- Which law should be enforced
  - server location
  - user location
  - service provider location
- Standpoint by country (note: extremely glib)
  
  user privacy  Northern Europe
  government rights  Mediterranean Europe, Asia
  corporate rights  USA

  - who owns your personal details: you or collector
- War on terror adds law enforcement powers
Summary

- Laws and regulatory actions needed
- Several aspects of security must be covered
- Important to classify
  - connections
  - equipment
  - documents
  - data sources
  - people

to maintain security