**Citation Key**

for more information see: http://open.umich.edu/wiki/CitationPolicy

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**Make Your Own Assessment**

{ Content Open.Michigan believes can be used, shared, and adapted because it is ineligible for copyright. }

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Public/Private Interrelation

510 - Data Security and Privacy: Legal, Policy, and Enterprise Issues
University of Michigan School of Information
Week 4
Interrelation

- Cooperation
  - NCFTA
  - CERT
- Private Standards Accepted
  - Safe Harbor
- Private Standards Adopted
  - PCI-DSS statutes
Substantive Areas

- National Security
  - Critical infrastructure attack
  - Espionage
- Private Security
  - Enterprise/Personal attack
  - Theft
- Privacy
National Security

- Homeland Security Act
  - Title II - Information analysis and infrastructure protection
  - Title VII – Coordination with other entities
HSA Title II

- Receive and analyze information
- Assess vulnerabilities
- Integrate to identify priorities
- Develop national plan based on priorities
- Take steps to protect
- Administer advisory system
- Review policies and procedures for information sharing
HSA Title II Scope

- Focuses on
  - “Critical infrastructure”
  - “Internet events”
- Information sharing involves only government entities
HSA Title VIII

- Public and private
- Information Sharing and Analysis Centers
  - Proven very valuable
  - Originally sector specific but broadened
  - Potential problems with
    - FOIA
    - Antitrust
    - Federal Advisory Committee Act
    - Disclosures affecting privacy and civil liberties
HSA Domestic Issues

- FOIA exemption for voluntary submission if CII
- Secrecy may lead to adverse public consequence
- ECPA exemptions
  - Imminent danger, good faith, all government levels
- Legitimate data mining can raise privacy concerns
HSA International Issues

- “Transnational terrorism” broadens definition of national security
- Share with foreign governments
- Similar steps in other countries
  - EU members can compel ISPs to log use
  - Swiss – record email date, time, sender, recipient
  - Spain – one year ISP data retention
Sharing Issues

- Government secrets
- Industry secrets
- Business concerns
- Antitrust laws
Government Secrets

- Disclose systems
  - Details
  - Existence
- Disclose data
  - Details
  - Types
Industry Secrets

- Disclose trade secrets
- Disclose data
  - Details
  - Types
Business Concerns

- Financial effects
- Shareholder reaction
- Law enforcement reaction
  - Civil – GLBA
  - Criminal – impute insider activity
- Private lawsuits
- Customer reaction
- Congressional reaction
Antitrust Laws

- More to private-private interaction
  - Potential competitors discussing common approach to problem
- Can arise with in government context
  - Meeting that involved competitors convened by FTC Commissioner to discuss spam issues had to be vetted by FTC antitrust counsel
Sharing Approaches

- Mandatory
  - Breach notification
- Voluntary – government initiative
  - CERT - CERT/CC
  - NCFTA
  - Infragard
- Voluntary – private initiative
  - CastleCops – phishing investigations
    - Gone after operator tired of DDOS attacks
  - Internet Storm Center
  - Private corporate spam traps
International Approaches

- National Security Statutes
  - EU members can compel ISPs to log use
  - Swiss – record email date, time, sender, recipient
  - Spain – one year ISP data retention
- APEC adoption of UN resolution on criminal misuse of IT
- EC jawbone approach to improving security practices
- ENISA – collect, analyze, and share data
- G8 High Tech Subgroup
NGOs

- Non Governmental Organizations
- ITU World e-Trust
- ICC Global Action Plan for Electronic Business
- BIAC security assurance guide
- GBDPe
  - Upstream and downstream sharing
  - Global definitions of “appropriate level of security”
Statutory Adoption of Private Standards

- Safe Harbor
  - COPPA
  - EU
- Reference to PCI-DSS
COPPA

- Children’s Online Privacy Protection Act
- Components
  - Substantially similar requirements to FTC’s
  - Effective mandatory compliance assessment
  - Financial or public reporting penalties
- Certification
  - Document how program meets standards
  - How assessment and compliance incentives meet requirements
- 4 approved
EU Safe Harbor

- Developed through negotiation between EU and US Department of Commerce
  - Approved 2000
- Annual self-certification to Commerce that it agrees to adhere to the safe harbor's requirements
- 1345 companies registered (12/24/2007)
  - (was 997 on 7/31/2006)
  - Many not current with self-certification
Safe Harbor Red Tape

- Much more extensive than COPPA
- Enforced under False Statements Act
  - Certify falsely or fail to notify that a relevant self-regulatory or government enforcement body has found a persistent failure to comply
  - Government: FTC or DoT
  - Self regulatory: e.g., TRUSTe, BBBOnline
- List of companies at www.export.gov/safeharbor/
PCI-DSS Principles

- Payment Card Industry Digital Security Standards
  - Build and maintain a secure network
  - Protect cardholder data
  - Maintain a vulnerability management program
  - Implement strong access control measures
  - Regularly monitor and test networks
  - Maintain an information security policy
PCI-DSS Implementation

- 12 Sections
- Audit guidelines and specific security standards
  - Encryption
  - Storage
  - Retention
State Legislation

- Adopt language clearly from PCI-DSS vs specific incorporation of PCI-DSS
- Examples from
  - Minnesota - adoption of language that can be traced to PCI-DSS
  - Texas - specific reference to PCI-DSS
Minnesota

- HF 1758
  - Forbids storing data longer than 48 hours
  - No shadow of PCI-DSS provision for “compensating controls” that allow company to demonstrate alternatives to formal PCI standards
- Enacted
Texas

- HB 3222
- Businesses that acquire credit card data in the regular course of business “must comply with payment card industry security standards”
- Passed TX House but not Senate
Industry Standards in Law

Advantages

- Theoretically prepared by subject matter experts
- Revisions to keep up with technology may be faster
Industry Standards in Law Problems

- May entrench standard in law with delay if change necessary
- May not be general enough to address broad range of industries or allow risk management approach
- Even industry standards can be dated
  - WEP wifi security allowed by PCI-DSS in some instances as recently as last year