GDPR Webinar – Data Breach Notifications and Response Plans

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Your Speakers

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The General Data Protection Regulation ("GDPR")

- 4 May 2016: **Publication**

- 25 May 2016: **Date of entry into force**

- As of 25 May 2018: **Date of application**

Including to companies that process personal data outside of the EU but offer their goods or services to individuals within the EU
Overview

- Background

- What is a personal data breach?

- What are the notification obligations?

- How to prepare a personal data breach response plan?
Background

- GDPR introduces for the first time a general data breach notification at EU level:
  - Requiring both notification to the supervisory authority ("SA") and communication to the data subjects.
  - The Article 29 Working Party ("WP29") is expected to update guidance on data breach notification in 2017.

- At present:
  - At EU level, there exist special regimes for:
    - providers of “publicly available electronic communications services“ under the ePrivacy Directive (will be replaced by proposed ePrivacy Regulation); and
    - for operators of essential services under the Directive on the security of network and information systems ("NIS Directive").
  - At national level, there exist some mandatory or voluntary data breach notification regimes, such as in Germany or the UK.
What is a Personal Data Breach?
Article 4(12) GDPR

- A **breach of security** leading to:
  - The accidental or unlawful
    - destruction;
    - loss;
    - alteration;
    - unauthorised disclosure of; or
    - access to
      - **PERSONAL DATA** transmitted, stored or otherwise processed.

- Not covered:
  - Other forms of non-compliance; and
  - Security breaches concerning other types of data or information, such as company data or proprietary data (e.g., business secrets, IP).
Notification to the SA
Article 33 GDPR

- **What** triggers the obligation?
  - In the case of a personal data breach.
  - Exception: If the breach is unlikely to result in a risk to the rights and freedoms of natural persons.

- **Deadline:**
  - Without undue delay.
  - Where feasible: Not later than 72 hours after having become aware of the breach.
    - If later than 72 hours: justification required (reasons for the delay)!
Who must notify whom?

- The processor must notify the controller.

- The controller must notify the competent SA.
  - New: One-Stop Shop: Lead SA for EU-wide processing.
    - Cooperation mechanism between lead SA, concerned SAs and the European Data Protection Board.
    - For Article 29 WP guidance on identifying the competent lead SA, see here.
Notification to the SA (cont.)
Article 33 GDPR

- **How to notify?**
  - **Content:**
    - Name and contact details of the data protection officer or other point of contact.
    - Description of:
      - the nature of the personal data breach;
      - the likely consequences of the personal data breach;
      - the measures taken or proposed to be taken by the controller to address the personal data breach.

- **In principle:** All information must be provided at the same time.
  - Exceptionally: In phases, without undue further delay.
Documentation Requirements
Article 33(5) GDPR

- The controller shall **document** any personal data breaches, comprising:
  - the facts related to the breach,
  - its effects and
  - the remedial action taken.

- The documentation shall **enable SAs to verify compliance** with the notification requirement.
Communication to the Data Subject (cont.)
Article 34 GDPR

- **What triggers** the obligation?
  - When the personal data breach is likely to result in a *high* risk to the rights and freedoms of natural persons.
  - SA might order the controller to communicate the personal data breach to the data subject.

- **Exceptions:**
  - The controller has implemented *appropriate technical and organisational protection* measures, and those measures were applied to the personal data affected by the personal data breach (e.g., encryption).
  - The controller has taken *subsequent measures* which ensure that the high risk to the rights and freedoms of data subjects is no longer likely to materialise.
  - A communication would involve *disproportionate effort*.
    - In such a case, a public communication or similar measure is required.
Communication to the Data Subject (cont.)
Article 34 GDPR

- **Deadline**
  - Without undue delay.

- **Who must communicate to whom?**
  - The controller must communicate the breach to the data subject.

- **How to communicate the breach?**
  - Same content as notification to the SA, but in clear and plain language.
Non-compliance with the Personal Data Breach Requirements
Articles 77-84 GDPR

- Constitutes a serious violation, subject to a fine up to Euro 10 million or up to 2% of the total worldwide turnover of the preceding year.

- May lead to:
  - Complaints to the SA;
  - Claims for damages;
  - Ban or suspension of the underlying processing by a SA;
  - Injunctions or interim measures by individuals or works councils;
  - Loss of reputation and customer trust;
  - Further data loss, etc.
How to Prepare a Data Breach Response Plan?

- **Breach prevention**
  - Identify, assess and amend existing technical and organisational security measures (Art. 32 GDPR).
  - When using vendors:
    - Implement/amend existing due diligence procedures to cover data protection/security.
    - Check existing contractual terms and incorporate new mandatory GDPR requirements, including specification of the mandatory breach reporting obligation and specific security measures.
    - Audit and monitor for non-compliance.
  - Operate awareness campaigns/training for the organisation’s employees.
  - Review the organisation’s insurance policies to ensure they sufficiently cover the costs of a data breach.
How to Prepare a Data Breach Response?

- **Breach management**
  - Assign responsibilities:
    - Consider setting up a multi-departmental team, comprising, for example, General Counsel, Privacy/Compliance, IT, Security, HR, Communications/Media relations.
    - Contact information for team members, competent SA and other authorities.
  - Consider contractual arrangements with public relations firms, credit monitoring service providers, forensic investigation firms, external counsel, public communications firms in advance.
  - Set up policies/procedures to detect, stop and respond to data breaches, including the capability to assess the risk and risk levels in light of statutory requirements and especially the tight reporting deadlines.
  - Ensure proper documentation right from the start.
  - Plan for notifying affected individuals.
  - Involve legal counsel (legal privilege).
  - Create guidance, FAQs, checklists and templates, including for documentation purposes.
  - Regularly review, test and update/improve the data breach response plan.
Questions and Answers
Thank you!

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