Principles of Information Security

Chapter 3
Legal, Ethical, and Professional
Issues in Information Security

In civilized life, law floats in a sea of ethics.

EARL WARREN, CHIEF JUSTICE, U.S. SUPREME COURT, 12 NOVEMBER 1962

Learning Objectives

- Upon completion of this material, you should be able to:
 - Describe the functions of and relationships among laws, regulations, and professional organizations in information security
 - Differentiate between laws and ethics
 - Identify major national laws that affect the practice of information security
 - Explain the role of culture as it applies to ethics in information security

Introduction

- You must understand scope of an organization's legal and ethical responsibilities
- To minimize liabilities/reduce risks, the information security practitioner must:
 - Understand current legal environment
 - Stay current with laws and regulations
 - Watch for new issues that emerge

Law and Ethics in Information Security

- Laws: rules that mandate or prohibit certain societal behavior
- Ethics: define socially acceptable behavior
- Cultural mores: fixed moral attitudes or customs of a particular group; ethics based on these
- Laws carry sanctions/approval of a governing authority; ethics do not

Organizational Liability and the Need for Counsel/Advise

- Liability: legal obligation of an entity extending beyond criminal or contract law; includes legal obligation to make restitution/return
- Restitution: to compensate for wrongs committed by an organization or its employees
- Due care: insuring that employees know what constitutes/forms acceptable behavior and know the consequences of illegal or unethical actions
- Due diligence/make a effort: making a valid effort to protect others; continually maintaining level of effort

Policy versus Law

- Policies: body of expectations that describe acceptable and unacceptable employee behaviors in the workplace
- Policies function as laws within an organization; must be crafted/skilled carefully to ensure they are complete, appropriate, fairly applied to everyone
- Difference between policy and law: ignorance of a policy is an acceptable defense

Policy versus Law (cont'd.)

- Criteria for policy enforcement:
 - Dissemination (distribution)
 - Review (reading)
 - Comprehension (understanding)
 - Compliance (agreement)
 - Uniform enforcement

Types of Law

- Civil: governs nation or state; manages relationships/conflicts between organizational entities and people
- Criminal: addresses violations harmful to society; actively enforced by the state
- Private: regulates relationships between individuals and organizations
- Public: regulates structure/administration of government agencies and relationships with citizens, employees, and other governments

Relevant U.S. Laws

- United States has been a leader in the development and implementation of information security legislation
- Implementation of information security legislation contributes to a more reliable business environment and a stable economy
- U.S. has demonstrated understanding of problems facing the information security field; has specified penalties for individuals and organizations failing to follow requirements set forth in U.S. civil statutes

General Computer Crime Laws

- Computer Fraud and Abuse Act of 1986 (CFA Act): cornerstone of many computer-related federal laws and enforcement efforts
- National Information Infrastructure Protection Act of 1996:
 - Modified several sections of the previous act and increased the penalties for selected crimes
 - Severity of penalties judged on the purpose
 - For purposes of commercial advantage
 - For private financial gain
 - In furtherance of a criminal act

General Computer Crime Laws (cont'd.)

- USA PATRIOT Act of 2001: provides law enforcement agencies with broader latitude in order to combat terrorism-related activities
- USA PATRIOT Improvement and Reauthorization Act: made permanent fourteen of the sixteen expanded powers of the Department of Homeland Security and the FBI in investigating terrorist activity
- Computer Security Act of 1987: one of the first attempts to protect federal computer systems by establishing minimum acceptable security practices

Privacy

- One of the hottest topics in information security
- Is a "state of being free from unsanctioned intrusion"
- Ability to aggregate data from multiple sources allows creation of information databases previously impossible
- The number of statutes addressing an individual's right to privacy has grown

Privacy (cont'd.)

- US Regulations
 - Privacy of Customer Information Section of the common carrier regulation
 - Federal Privacy Act of 1974
 - Electronic Communications Privacy Act of 1986
 - Health Insurance Portability and Accountability
 Act of 1996 (HIPAA), aka Kennedy-Kassebaum Act
 - Financial Services Modernization Act, or Gramm-Leach-Bliley Act of 1999

Privacy (cont'd.)

- Identity Theft
 - Federal Trade Commission: "occurring when someone uses your personally identifying information, like your name, Social Security number, or credit card number, without your permission, to commit fraud or other crimes"
 - Fraud And Related Activity In Connection With Identification Documents, Authentication Features, And Information (Title 18, U.S.C. § 1028)

Privacy (cont'd.)

- If someone suspects identity theft
 - Report to the three dominant consumer reporting companies that your identity is threatened
 - Account
 - Close compromised account
 - Dispute accounts opened without permission
 - Register your concern with the FTC
 - Report the incident to either your local police or police in the location where the identity theft occurred

Health Insurance Portability and Accountability Act of 1996 (HIPAA)

- Protects the confidentiality and security of health care data by establishing and enforcing standards and by standardizing electronic data interchange
- Consumer control of medical information
- Boundaries on the use of medical information
- Accountability for the privacy of private information
- Balance of public responsibility for the use of medical information for the greater good measured against impact to the individual
- Security of health information

Export and Espionage Laws

- Economic Espionage Act of 1996 (EEA)
- Security And Freedom Through Encryption Act of 1999 (SAFE)
- The acts include provisions about encryption that:
 - Reinforce the right to use or sell encryption algorithms, without concern of key registration
 - Prohibit the federal government from requiring it
 - Make it not probable cause in criminal activity
 - Relax export restrictions
 - Additional penalties for using it in a crime

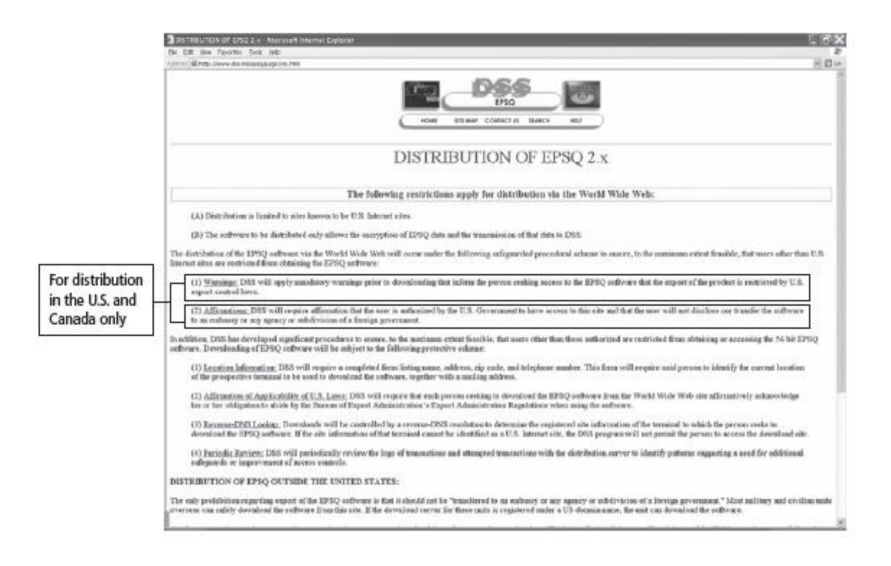


Figure 3-1 Export and Espionage

U.S. Copyright Law

- Intellectual property recognized as protected asset in the U.S.; copyright law extends to electronic formats
- With proper acknowledgment, permissible to include portions of others' work as reference
- U.S. Copyright Office Web site: www.copyright.gov

Financial Reporting

- Sarbanes-Oxley Act of 2002
- Affects executive management of publicly traded corporations and public accounting firms
- Seeks to improve reliability and accuracy of financial reporting and increase the accountability of corporate governance
- Penalties for noncompliance range from fines to jail terms
- Reliability assurance will require additional emphasis on confidentiality and integrity

Freedom of Information Act of 1966 (FOIA)

- Allows access to federal agency records or information not determined to be matter of national security
- U.S. government agencies required to disclose any requested information upon receipt of written request
- Some information protected from disclosure

State and Local Regulations

- Restrictions on organizational computer technology use exist at international, national, state, local levels
- Information security professional responsible for understanding state regulations and ensuring organization is compliant with regulations

International Laws and Legal Bodies

- When organizations do business on the Internet, they do business globally
- Professionals must be sensitive to laws and ethical values of many different cultures, societies, and countries
- Because of political complexities of relationships among nations and differences in culture, there are few international laws relating to privacy and information security
- These international laws are important but are limited in their enforceability

European Council Cyber-Crime Convention

- Establishes international task force overseeing Internet security functions for standardized international technology laws
- Attempts to improve effectiveness of international investigations into breaches of technology law
- Well received by intellectual property rights advocates due to emphasis on copyright infringement prosecution
- Lacks realistic provisions for enforcement

Agreement on Trade-Related Aspects of Intellectual Property Rights

- Created by World Trade Organization (WTO)
- First significant international effort to protect intellectual property rights
- Outlines requirements for governmental oversight and legislation providing minimum levels of protection for intellectual property

Agreement on Trade-Related Aspects of Intellectual Property Rights (cont'd.)

- Agreement covers five issues:
 - Application of basic principles of trading system and international intellectual property agreements
 - Giving adequate protection to intellectual property rights
 - Enforcement of those rights by countries in their own territories
 - Settling intellectual property disputes
 - Transitional arrangements while new system is being introduced

Digital Millennium Copyright Act (DMCA)

- U.S. contribution to international effort to reduce impact of copyright, trademark, and privacy infringement
- A response to European Union Directive 95/46/EC,
- Prohibits
 - Circumvention of protections and countermeasures
 - Manufacture and trafficking of devices used to circumvent such protections
 - Prohibits altering information attached or imbedded in copyrighted material
- Excludes ISPs from some copyright infringement

Ethics and Information Security

- Many Professional groups have explicit rules governing ethical behavior in the workplace
- IT and IT security do not have binding codes of ethics
- Professional associations and certification agencies work to establish codes of ethics
 - Can prescribe ethical conduct
 - Do not always have the ability to ban violators from practice in field

Offline The Ten Commandments of Computer Ethics 13

From The Computer Ethics Institute

- Thou shalt not use a computer to harm other people.
- Thou shalt not interfere with other people's computer work.
- Thou shalt not snoop around in other people's computer files.
- Thou shalt not use a computer to steal.
- Thou shalt not use a computer to bear false witness.
- Thou shalt not copy or use proprietary software for which you have not paid.
- Thou shalt not use other people's computer resources without authorization or proper compensation.
- Thou shalt not appropriate other people's intellectual output.
- Thou shalt think about the social consequences of the program you are writing or the system you are designing.
- Thou shalt always use a computer in ways that ensure consideration and respect for your fellow humans.

Ethical Differences Across Cultures

- Cultural differences create difficulty in determining what is and is not ethical
- Difficulties arise when one nationality's ethical behavior conflicts with ethics of another national group
- Scenarios are grouped into:
 - Software License Infringement
 - Illicit Use
 - Misuse of Corporate Resources
- Cultures have different views on the scenarios

Ethics and Education

- Overriding factor in levelling ethical perceptions within a small population is education
- Employees must be trained in expected behaviors of an ethical employee, especially in areas of information security
- Proper ethical training is vital to creating informed, well prepared, and low-risk system user

Deterring Unethical and Illegal Behavior

- Three general causes of unethical and illegal behavior: ignorance, accident, intent
- Deterrence: best method for preventing an illegal or unethical activity; e.g., laws, policies, technical controls
- Laws and policies only deter if three conditions are present:
 - Fear of penalty
 - Probability of being caught
 - Probability of penalty being administered

Codes of Ethics and Professional Organizations

- Several professional organizations have established codes of conduct/ethics
- Codes of ethics can have positive effect; unfortunately, many employers do not encourage joining these professional organizations
- Responsibility of security professionals to act ethically and according to policies of employer, professional organization, and laws of society

Major IT Professional Organizations

- Association of Computing Machinery (ACM)
 - Established in 1947 as "the world's first educational and scientific computing society"
 - Code of ethics contains references to protecting information confidentiality, causing no harm, protecting others' privacy, and respecting others' intellectual property

- International Information Systems Security Certification Consortium, Inc. (ISC)²
 - Nonprofit organization focusing on development and implementation of information security certifications and credentials
 - Code primarily designed for information security professionals who have certification from (ISC)²
 - Code of ethics focuses on four mandatory canons

- System Administration, Networking, and Security Institute (SANS)
 - Professional organization with a large membership dedicated to protection of information and systems
 - SANS offers set of certifications called Global Information Assurance Certification (GIAC)

- Information Systems Audit and Control Association (ISACA)
 - Professional association with focus on auditing, control, and security
 - Concentrates on providing IT control practices and standards
 - ISACA has code of ethics for its professionals

- Information Systems Security Association (ISSA)
 - Nonprofit society of information security (IS) professionals
 - Primary mission to bring together qualified IS practitioners for information exchange and educational development
 - Promotes code of ethics similar to (ISC)², ISACA,
 and ACM

Key U.S. Federal Agencies

- Department of Homeland Security (DHS)
 - Made up of five directorates, or divisions
 - Mission is to protect the people as well as the physical and informational assets of the US
- Federal Bureau of Investigation's National InfraGard Program
 - Maintains an intrusion alert network
 - Maintains a secure Web site for communication about suspicious activity or intrusions
 - Sponsors local chapter activities
 - Operates a help desk for questions

Key U.S. Federal Agencies (cont'd.)

- National Security Agency (NSA)
 - Is the Nation's cryptologic organization
 - Protects US information systems
 - Produces foreign intelligence information
 - Responsible for signal intelligence and information system security
- U.S. Secret Service
 - In addition to protective services, charged with the detection and arrest of persons committing a federal office relating to computer fraud or false identification

Summary

- Laws: rules that mandate or prohibit certain behavior in society; drawn from ethics
- Ethics: define socially acceptable behaviors; based on cultural mores (fixed moral attitudes or customs of a particular group)
- Types of law: civil, criminal, private, public

Summary (cont'd.)

- Relevant U.S. laws:
 - Computer Fraud and Abuse Act of 1986 (CFA Act)
 - National Information Infrastructure Protection Act of 1996
 - USA PATRIOT Act of 2001
 - USA PATRIOT Improvement and Reauthorization
 Act
 - Computer Security Act of 1987
 - Title 18, U.S.C. § 1028

Summary (cont'd.)

- Many organizations have codes of conduct and/or codes of ethics
- Organization increases liability if it refuses to take measures known as due care
- Due diligence requires that organization make valid effort to protect others and continually maintain that effort