Data Breach Management and Threats to Data Protection

Francis Euston R. Acero
Complaints and Investigations Division
National Privacy Commission
What is a data breach?
What is a **security incident**?

A security incident is:

- An event or occurrence that affects or tends to affect data protection; or
- An incident that compromises the **availability, integrity, or confidentiality** of personal data.
What is a data breach?

A data breach is a security incident that:

- Leads to unlawful or unauthorized processing of personal data
- Compromises the availability, integrity, or confidentiality of personal data
Management begins with prevention
Do I need a security incident management policy?

A security incident management policy is implemented by the controller or processor for the purpose of managing security incidents.
Do I need a **security incident management policy**?

The security incident management policy has policies and procedures for:

1. The **creation of a data breach response team**
2. Implementation of **security measures and privacy policies**
3. Implementation of an **incident response procedure**
Do I need a **security incident management policy**?

The security incident management policy has policies and procedures for:

4. **Mitigation of possible harm** and other negative consequences of a data breach

5. **Compliance with the Data Privacy Act** and other data protection laws and regulations
Do I need a **data breach response team**?

The data breach response team must have at least one member with the authority to make immediate decisions on critical actions.

The team is responsible for:

- Compliance with the **security incident management policy**
- **Management** of security incidents and personal data breaches
- Compliance with the **law**
What are **best practices** in breach prevention?

1. Regularly conduct a privacy impact assessment
2. Have a working data governance policy
3. Implement security measures
4. Make sure personnel are trained
5. Regularly review policies and procedures
6. Be aware of threats
Top Threats to Data Protection
What are my top threats?

Threats to an organization’s data protection can be classified into two general categories:

1. **Technical** Threats
2. **Physical/Organizational** Threats
What are the top technical threats?

1. Phishing (especially targeted phishing attacks)
2. Unpatched software and applications
3. Non-existent security architecture
4. Malicious code
5. Poor configuration/Backdoor vulnerability
6. Removable media
7. Botnets
8. No immediate backup systems
9. Cloud computing without safeguards
What are **top physical/organizational threats**?

1. Home invasions/robberies
2. Insider jobs
3. Poor password strength
4. Poor physical safeguards
5. Social engineering
6. Insistence on paper-based systems
7. Lack of data disposal policies
8. No organizational support/tone from the top
9. Cultural issues
Mandatory Notification
Notification becomes **mandatory** when:

The personal data involves sensitive personal information or any other information that **may be used to enable identity fraud**.

There is reason to believe that the information may have been **acquired by an unauthorized person**; and

The unauthorized acquisition is likely to give **rise to a real risk of serious harm** to any affected data subject.
All three elements must be present!
In **doubt**? Consider:

The **likelihood of harm or negative consequences** on the affected data subjects.

How notification, particularly of the data subjects, could **reduce the risks arising from the personal data breach** reasonably believed to have occurred.
In **doubt**? Consider:

If the data involves:

- Information that would likely affect:
  - National security
  - Public safety
  - Public order
  - Public health
- At least one hundred (100) individuals are affected
- The information is required by all applicable laws or rules to be confidential
- Personal data of vulnerable groups
Who and when must we notify?

The notification must be made within 72 hours upon knowledge of, or when there is reasonable belief that a personal data breach has occurred.

The obligation remains with the personal information controller even if the processing of information is outsourced or subcontracted.
Notification Requirements
Who must we notify?

Notification must be made to the Commission and to any affected data subjects.
How do we notify the NPC?

Notification to the Commission may be done through e-mail at complaints@privacy.gov.ph or through delivering a hard copy to the NPC office.

Upon receipt of the notification, the Commission shall send a confirmation message/e-mail to the personal information controller.

A report is not deemed filed without confirmation. A read receipt report is not sufficient confirmation.
How do we notify the data subjects?

Notification to affected data subjects may be done electronically or in written form, but must be done individually.

The notification must not involve a further, unnecessary disclosure of personal data.

If individual notice takes disproportional effort, NPC authorization is required for alternative means.
How do we notify the data subjects?

May be made on the basis of available information within the 72-hour period if the personal data breach is likely to give rise to a real risk to the rights and freedoms of data subjects.

May be supplemented with additional information at a later stage on the basis of further investigation.
Content is king. Substance matters.

Nature of the Breach
• Description of how the breach occurred and the vulnerability of the data processing system that allowed the breach
• Chronology of the events leading up to the loss of control over the personal data
• Approximate number of data subjects or records involved
Content is king. Substance matters.

Nature of the Breach

- Description or nature of the personal data breach
- Description of the likely consequences of the personal data breach
- Name and contact details of the data protection or compliance officer or any other accountable persons.
Content is king. Substance matters.

Personal Data Possibly Involved

- Description of sensitive personal information involved
- Description of other information involved that may be used to enable identity fraud
Remedial Measures to Address Breach

- Description of the measures taken or proposed to be taken to address the breach
- Actions being taken to secure or recover the personal data that were compromised
Content is king. Substance matters.

Remedial Measures to Address Breach

- Actions performed or proposed to mitigate possible harm or negative consequences, and limit the damage or distress to those affected by the incident.
Content is king. Substance matters.

Remedial Measures to Address Breach
- Action being taken to inform the data subjects affected by the incident, or reasons for any delay in the notification
- The measures being taken to prevent a recurrence of the incident.
Additional information for data subjects

Remedial Measures to Address Breach
• Contact information or website containing information on how to mitigate damage arising from the data breach
Delay and Exemption from Notifications
Delay in notifications?

The NPC can grant you a delay in data subject notification if:
- There is a need to determine scope
- Delay is necessary to prevent further disclosure
- There is a need to restore integrity to the ICT system
- Notification is going to hinder a criminal investigation
Delay in notifications?

There shall be no delay in the notification if:

- the breach involves at least one hundred (100) data subjects, or
- the disclosure of sensitive personal information will harm or adversely affect the data subject.

- In any event, the Commission must be notified within the 72-hour period.
Exemption from notification

Can’t make the 72-hour deadline? Ask the NPC for an extension.

The NPC can also exempt you from data subject notification if notification is not:

- in the public interest; or
- in the best interest of the data subjects.
Exemption from notification

Is the notification not in the best interest of the data subject? Consider:
• Security measures implemented and applied to make the data unintelligible to unauthorized persons.
• Subsequent measures taken to ensure high risk of material harm does not materialize.
The full report of the personal data breach must be submitted within five (5) days, unless the personal information controller is granted additional time by the Commission to comply.
Concealment is a crime
The **failure** to disclose leads to prison

The NPC can investigate data breaches further: On-site examination of **systems and procedures**. If necessary, the Commission can:

- require the cooperation of concerned parties, or
- compel appropriate action therefrom to protect the interests of data subjects.
The **failure** to disclose leads to prison

An intention to conceal is presumed if **the Commission does not receive notification from the personal information controller within five (5) days from knowledge of or upon a reasonable belief that a security breach occurred.**
The *failure* to disclose leads to prison.

**Imprisonment from 1 year and 6 months to 5 years** plus **fine from ₱500,000 to ₱1,000,000**

Imposed on persons who:

- After having knowledge of a security breach and of the obligation to notify the National Privacy Commission
- Either *intentionally* or *by omission* conceals the fact of such breach
The Annual Report
The annual report

Any or all reports shall be made available when requested by the Commission.

A summary of all reports shall be submitted to the Commission annually.
The annual report

In the event of a security incident amounting to a data breach, the report must include:

- The facts surrounding the incident
- The effects of the incident
- Remedial action taken by the PIC
All security incidents and personal data breaches shall be documented.

Aggregated data for security incidents not involving a personal data breach suffices.
The annual report

The report must contain general information:
• The number of incidents and breaches encountered
• The classification of data breaches according to their impact on the availability, integrity, or confidentiality of personal data
In Conclusion
In conclusion

- Notifications are mandatory only for a **specific form of confidentiality breach**.
- There are two kinds of notifications:
  - Notification to the **data subject**
  - Notification to the **NPC**
- These notifications must be made **within 72 hours of knowledge of a mandatory data breach** has occurred.
- Failure to comply with the notification requirement **can lead to criminal penalties**.
Have questions?

Contact us!

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