GUIDELINES FOR HANDLING PRIVACY BREACHES

Volume 4

Mrs Drudeisha MADHUB,
Data Protection Commissioner

Contact Details
Tel No.: 201 3604
E-mail: pmo-dpo@mail.gov.mu
Website: http://dataprotection.gov.mu
PART I

VALUABLE STEPS FOR ORGANISATIONS TO CIRCUMVENT AND CURE PRIVACY BREACHES

Objective

The objective of this document is to provide guidance to private and public sector organisations, both small and large, on how to deal with privacy breaches. Organisations should take preventative steps prior to a breach occurring by implementing reasonable policies and procedural safeguards and conducting necessary training. This document will help organisations take the appropriate steps in the event of a privacy breach and provide guidance in assessing whether notification of the privacy breach to affected individuals is required. However, not all of the recommended steps may be necessary and some steps may also be combined.

What is a privacy breach?

A privacy breach occurs when there is unauthorised access to, alteration of, accidental loss, destruction of, or disclosure of personal information in contravention of the Data Protection Act. Some of the most common privacy breaches happen when personal information of customers, patients, clients or employees is stolen, lost or mistakenly disclosed (e.g., a computer containing personal information is stolen or personal information is mistakenly emailed to the wrong people). A privacy breach may also be a consequence of faulty business procedure or operational break-down.

Four Recommendations to defeat a privacy breach:-

There are four key steps to consider when responding to a breach or suspected breach: (1) breach containment and preliminary assessment; (2) evaluation of the risks associated with the breach; (3) notification; and (4) prevention. Make sure that you carry out each step cautiously before you investigate the potential breach. You should undertake steps 1, 2 and 3 either
simultaneously or in quick succession. Step 4 provides recommendations for longer-term solutions and prevention strategies. The decision on how to respond should be made on a case-to-case basis.

Associated with this guideline is a checklist that organisations can use to help ensure they have made the appropriate considerations in dealing with a possible privacy breach.

Step 1: Breach Containment and Preliminary Assessment

- Take immediate commonsensical steps to limit the breach, for example, stop the unauthorised practice, recover the records, shut down the system that was breached, revoke or change computer access codes or correct weaknesses in physical or technical security.

- Designate an appropriate individual to lead the initial investigation. This individual should have the appropriate authority and expertise within the organisation to conduct the initial investigation and make initial recommendations. If necessary, a more detailed investigation may then subsequently be effected.

- Determine whether there is the need to assemble a team which could include representatives from appropriate sections of the organisation.

- Determine who needs to be made aware of the incident internally, and potentially externally, at this preliminary stage. Escalate internally as appropriate, including informing the person within your organisation responsible for privacy compliance.

- If the breach appears to involve theft or other criminal activity, notify the police.

- Do not compromise the ability to investigate the breach. Be careful not to destroy evidence that may be valuable in determining the cause or allow you to take appropriate corrective action.
Step 2: Evaluate the Risks Associated with the Breach

To determine what other steps are immediately necessary, you should assess the risks associated with the breach. Consider the following factors in assessing the risks:

(i) Personal Information Involved

- What data elements have been breached?
- How sensitive is the information? Generally, the more sensitive the information, the higher the risk of harm to individuals. Some personal information is more sensitive than others (e.g., health information, government-issued pieces of identification such as social security numbers, driver’s licence and health care numbers, and financial account numbers such as credit or debit card numbers that could be used in combination for identity theft). A combination of personal information is typically more sensitive than a single piece of personal information. However, sensitivity alone is not the only criteria in assessing the risk, as foreseeable harm to the individual is also important.
- What is the context of the personal information involved? For example, a list of customers on a newspaper carrier’s route may not be sensitive. However, the same information about customers who have requested service interruption while on vacation may be more sensitive. Similarly, publicly available information such as that found in a public telephone directory may be less sensitive.
- Is the personal information adequately encrypted, anonymised or otherwise not easily accessible?
- How can the personal information be used? Can the information be used for fraudulent or otherwise harmful purposes? The combination of certain types of sensitive personal information along with name, address and date of birth may suggest a higher risk due to the possibility of identity theft.

An assessment of the type of personal information involved will help you determine how to respond to the breach, who should be informed, including the Data Protection Commissioner, and what form of notification to the
individuals affected, if any, is appropriate. For example, if a laptop containing adequately encrypted information is stolen, subsequently recovered and investigations show that the information was not tampered with, notification to individuals may not be necessary.

(ii) Cause and Extent of the Breach

- To the extent possible, determine the cause of the breach.
- Is there a risk of ongoing breaches or further exposure of the information?
- What was the extent of the unauthorised access to or collection, use or disclosure of personal information, including the number and nature of likely recipients and the risk of further access, use or disclosure, including via mass media or online?
- Was the information lost or was it stolen? If it was stolen, can it be determined whether the information was the target of the theft or not?
- Has the personal information been recovered?
- What steps have already been taken to mitigate the harm?
- Is this a systemic problem or an isolated incident?

(iii) Individuals Affected by the Breach

- How many individuals’ personal information is affected by the breach?
- Who is affected by the breach: employees, contractors, public, clients, service providers, other organisations?

(iv) Foreseeable Harm from the Breach

- In assessing the possibility of foreseeable harm from the breach, have you considered the reasonable expectations of the individuals? For example, many people would consider a list of magazine subscribers to a niche publication to be potentially more harmful than a list of subscribers to a national newspaper.
- Who is the recipient of the information? Is there any relationship between the unauthorised recipients and the data subject? For example, was the disclosure made to an unknown party or to a party suspected of being involved in
criminal activity where there is a potential risk of misuse? Or was the recipient a trusted, known entity or person that would reasonably be expected to return the information without disclosing or using it?

- What harm to the individuals could result from the breach? Examples include:
  - security risk (e.g., physical safety);
  - identity theft;
  - financial loss;
  - loss of business or employment opportunities; or
  - humiliation, damage to reputation or relationships.

- What harm to the organisation could result from the breach? Examples include:
  - loss of trust in the organization;
  - loss of assets;
  - financial exposure; or
  - legal proceedings.

- What harm could come to the public as a result of notification of the breach? Harm that could result includes:
  - risk to public health; or
  - risk to public safety.

**Step 3: Notification**

Notification can be an important mitigation strategy that has the potential to benefit both the organisation and the individuals affected by a breach. If a privacy breach creates a risk of harm to the individual, those affected should be notified. Prompt notification to individuals in these cases can help them mitigate the damage by taking steps to protect themselves. The challenge is to determine when notices should be required. Each incident needs to be considered on a case-to-case basis to determine whether privacy breach notification is required. Organisations are also encouraged to inform the Data Protection Commissioner of material privacy breaches so that we are made aware of the breach.

The key consideration in deciding whether to notify affected individuals should be whether notification is necessary in order to avoid or mitigate harm
to an individual whose personal information has been inappropriately accessed, collected, used or disclosed. Organisations should also take into account the ability of the individual to take specific steps to mitigate any such harm.

(i) Notifying Affected Individuals

Organisations should consider the following factors when deciding whether to notify:

- What are the legal and contractual obligations?
- What is the risk of harm to the individual?
  - Is there a reasonable risk of identity theft or fraud [usually because of the type of information lost, such as an individual’s name and address together with government-issued identification numbers or date of birth]?
  - Is there a risk of physical harm [if the loss puts an individual at risk of physical harm, stalking or harassment]?
  - Is there a risk of humiliation or damage to the individual’s reputation [e.g., when the information lost includes mental health, medical or disciplinary records]?
- What is the ability of the individual to avoid or mitigate possible harm?

(ii) When to Notify, How to Notify and Who Should Notify

At this stage, you should have as complete a set of facts as possible and have completed your risk assessment in order to determine whether to notify individuals.

When to notify: Notification of individuals affected by the breach should occur as soon as reasonably possible following assessment and evaluation of the breach. However, if law enforcement authorities are involved, check with those authorities whether notification should be delayed to ensure that the investigation is not compromised.

How to notify: The preferred method of notification is direct – by phone, letter, email or in person – to affected individuals. Indirect notification – website information, posted notices, media – should
generally only occur where direct notification could cause further harm, is prohibitive in cost or the contact information for affected individuals is not known. Using multiple methods of notification in certain cases may be appropriate. You should also consider whether the method of notification might increase the risk of harm (e.g., by alerting the person who stole the laptop of the value of the information on the computer).

Who should notify: Typically, the organisation that has a direct relationship with the customer, client or employee should notify the affected individuals, including when the breach occurs at a third party service provider that has been contracted to maintain or process the personal information. However, there may be circumstances where notification by a third party is more appropriate. For example, in the event of a breach by a retail merchant of credit card information, the credit card issuer may be involved in providing the notice since the merchant may not have the necessary contact information.

(iii) **What should be Included in the Notification?**

The content of notifications will vary depending on the particular breach and the method of notification chosen. Notifications should include, as appropriate:

- Information about the incident and its timing in general terms;
- A description of the personal information involved in the breach;
- A general account of what the organisation has done to control or reduce the harm;
- what the organisation will do to assist individuals and what steps the individual can take to avoid or reduce the risk of harm or to further protect themselves. Possible actions include arranging for credit monitoring or other fraud prevention tools, providing information on how to change a social security number, personal health card or driver’s licence number.
- Sources of information designed to assist individuals in protecting against identity theft (e.g., online guidance on the Data Protection Office Website [http://dataprotection.gov.mu]):
Providing contact information of a department or individual within your organisation who can answer questions or provide further information;

If applicable, indicate whether the organisation has notified the Data Protection Office and that they are aware of the situation;

Additional contact information for the individual to address any privacy concerns to the organization; and

The contact information for the Data Protection Commissioner.

Be careful not to include unnecessary personal information in the notice to avoid possible further unauthorised disclosure.

(iv) Contact

Data Protection Commissioner: Organisations are encouraged to report material privacy breaches to the Data Protection Commissioner as this will help them respond to inquiries made by the public and any complaints they may receive. The Data Protection Office may also be able to provide advice or guidance to your organisation that may be helpful in responding to the breach. Notifying the office may enhance the public’s understanding of the incident and confidence in your organisation. The following factors should be considered in deciding whether to report a breach to the Data Protection Commissioner:

- whether the personal information is subject to the Data Protection Act;
- the type of the personal information, including: whether the disclosed information could be used to commit identity theft; whether there is a reasonable chance of harm from the disclosure, including non-monetary losses;
- the number of people affected by the breach;
- whether the individuals affected have been notified; and
- if there is a reasonable expectation that Data Protection Office may receive complaints or inquiries about the breach.
Regardless of what you determine your obligations to be with respect to notifying individuals, you should consider whether the following authorities or organisations should also be informed of the breach, as long as such notifications would be in compliance with the Data Protection Act:

- Police: if theft or other crime is suspected.
- Insurers or others: if required by contractual obligations.
- Professional or other regulatory bodies: if professional or regulatory standards require notification of these bodies.
- Credit card companies, financial institutions or credit reporting agencies: if their assistance is necessary for contacting individuals or assisting with mitigating harm.
- Other internal or external parties not already notified:
  - third party contractors or other parties who may be impacted;
  - internal business units not previously advised of the privacy breach, e.g., government relations, communications and media relations, senior management, etc.; or
  - union or other employee bargaining units.

Organisations should consider the potential impact that the breach and notification to individuals may have on third parties and take actions accordingly. For example, third parties may be affected if individuals cancel their credit cards or if financial institutions issue new cards.

**Step 4: Prevention of Future Breaches**

Once the immediate steps are taken to mitigate the risks associated with the breach, organisations need to take the time to investigate the cause of the breach and consider whether to develop a prevention plan.

Organisations should also **identify and analyse** the events that led to the privacy breach, **evaluate** what was done to contain it and **recommend** remedial action to help prevent future breaches.
The level of effort should reflect the significance of the breach and whether it was a systemic breach or an isolated instance. This plan may include the following:

- a security audit of both physical and technical security;
- a review of policies and procedures and any changes to reflect the lessons learned from the investigation and regularly after that (e.g., security policies, record retention and collection policies, etc.);
- Conduct Privacy Impact Assessments (PIAs) and Threat and Risk Assessments (TRAs) where necessary;
- a review of employee training practices; and
- a review of service delivery partners (e.g., dealers, retailers, etc.).

The resulting plan may include a requirement for an audit at the end of the process to ensure that the prevention plan has been fully implemented.
PART II

PRIVACY BREACH CHECKLIST

Incident Description

What was the date of the incident?
When was the incident discovered?
How was it discovered?
What was the location of the incident?
What was the cause of the incident?

Step 1: Breach Containment and Preliminary Assessment

Have you contained the breach (recovery of information, computer system shut down, locks changed)?

Have you designated an appropriate individual to lead the initial investigation?

Is there a need to assemble a breach response team? If so, who should be included {e.g., privacy officer, security officer, communications, risk management, legal}?

Have you determined who needs to be made aware of the incident internally and potentially externally at this preliminary stage?

Does the breach appear to involve theft or other criminal activity? If yes, has the police been notified?

Have you made sure that evidence that may be necessary to investigate the breach has not been destroyed?
Step 2: Evaluate the Risks Associated with the Breach

(i) What personal information was involved?
What personal information was involved [name, address, social security number, financial, medical]?
What form was it in [e.g., paper records, electronic database]?
What physical or technical security measures were in place at the time of the incident [locks, alarm systems, encryption, passwords, etc.]?

(ii) What was the cause and extent of the breach?
Is there a risk of ongoing breaches or further exposure of the information?
Can the personal information be used for fraudulent or other purposes?
Was the information lost or was it stolen? If it was stolen, can it be determined whether the information was the target of the theft or not?
Has the personal information been recovered?
Is this a systemic problem or an isolated incident?

(iii) How many individuals have been affected by the breach and who are they [e.g., employees, contractors, public, clients, service providers, other organisations]?

(iv) Is there any foreseeable harm from the breach?
What harm to the individuals could result from the breach [e.g., security risk, identity theft, financial loss, loss of business or employment opportunities, physical harm, humiliation, damage to reputation, etc.]?
Do you know who has received the information and what is the risk of further access, use or disclosure?
What harm to the organisation could result from the breach [e.g., loss of trust, loss of assets, financial exposure, legal proceedings, etc.]
What harm could come to the public as a result of notification of the breach [e.g., risk to public health or risk to public safety]?
Step 3: Notification

(i) Should affected individuals be notified?

What are the reasonable expectations of the individuals concerned?

What is the risk of harm to the individual? Is there a reasonable risk of identity theft or fraud?

Is there a risk of physical harm? Is there a risk of humiliation or damage to the individual’s reputation?

What is the ability of the individual to avoid or mitigate possible harm?

What are the legal and contractual obligations of the organisation?

If you decide that affected individuals do not need to be notified, note your reasons.

(ii) If affected individuals are to be notified, when and, how will they be notified and who will notify them?

What form of notification will you use (e.g., by phone, letter, email or in person, website, media, etc.)?

Who will notify the affected individuals? Do you need to involve another party?

If law enforcement authorities are involved, does notification need to be delayed to ensure that the investigation is not compromised?

(v) What should be included in the notification?

Depending on the circumstances, notifications could include some of the following, but be careful to limit the amount of personal information disclosed in the notification to what is necessary.

- information about the incident and its timing in general terms;
- a description of the personal information involved in the breach;
- a general account of what your organisation has done to control or reduce the harm;
- what your organisation will do to assist individuals and steps individuals can take to reduce the risk of harm or further protect themselves;
✓ contact information of a department or individual within your organisation who can answer questions or provide further information;
✓ whether your organisation has notified the Data Protection Office; and
✓ contact information for the Data Protection Office.

(vi) Are there others who should be informed about the breach?

Should the Data Protection Office be informed?

Should the police or any other parties be informed? This may include insurers; professional or other regulatory bodies; credit card companies, financial institutions or credit reporting agencies; other internal or external parties such as third party contractors, internal business units not previously advised of the privacy breach, union or other employee bargaining units.

Step 4: Prevention of Future Breaches

What short or long-term steps do you need to take to correct the situation (e.g., staff training, policy review or development, audit)?