Privacy in Ubiquitous Computing

Marc Langheinrich
ETH Zurich

www.inf.ethz.ch/~langhein/
Contents

- Why should someone bother?
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- Why should I bother?
  - 5 Reasons why Ubicomp People must work harder
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  - Transparency Tools
1. A Human Right

  - No one should be subjected to arbitrary interference with his privacy, family, home or correspondence, nor to attacks on his honour or reputation. Everyone has the right to the protection of the law against such interferences or attacks

  - Everyone has the right to respect for his private and family life, his home and his correspondence. ...
(Long History)

1. A Human Right

- Bible, Jewish Law („...free from being watched“)
- Justices of the Peace Act (England, 1361)
- „The poorest man may in his cottage bid defiance to all the force of the Crown. It may be frail; its roof may shake; the wind may blow though it; the storms may enter; the rain may enter – but the King of England cannot enter; all his forces dare not cross the threshold of the ruined tenement“ (William Pitt, English Parliamentarian, 1765)
- „Right to be left alone“ (Brandeis & Warren, 1890)
2. A Legal Requirement

- Privacy laws and regulations vary widely throughout the world
- US has mostly sector-specific laws, with relatively minimal protections
  - Government has comprehensive “Privacy Act” (1974)
  - Industry favors Self-Regulation over comprehensive Privacy Laws, says regulation hinders e-commerce
- Europe has long favored strong privacy laws
  - First data protection law in the world: State of Hesse, Germany (1970)
  - Privacy commissions in each country (some countries have national and state commissions)
(Some US Privacy Laws)

- Bank Secrecy Act, 1970
- Fair Credit Reporting Act, 1971
- Privacy Act, 1974
- Right to Financial Privacy Act, 1978
- Cable TV Privacy Act, 1984
- Video Privacy Protection Act, 1988
- Family Educational Right to Privacy Act, 1993
- Electronic Communications Privacy Act, 1994

- Recent Additions: HIPAA, COPPA, GLBA
2. A Legal Requirement

- **1995 Data Protection Directive 95/46/EC**
  - sets a benchmark for national law for processing personal information in electronic and manual files
  - facilitates data-flow between member states and restricts export of personal data to “unsafe” non-EU countries

- **1997 Telecommunications Directive**
  - establishes specific protections covering telecommunications systems
  - July 2000 proposal to strengthen and extend directive to cover “electronic communications”

- **Member states responsible for passing relevant national laws by 10/1998**
  - 11 out of 15 member states have passed legislation, 4 are still pending (as of 09/2001)
(OECD Fair Information Principles)

- Collection limitation (data minimization)
- Openness (Notice)
- Purpose specification
- Use limitation
- Individual participation (consent)
- Data quality (updates)
- Security safeguards
- Accountability

http://www.oecd.org/dsti/sti/it/secur/prod/PRIV-en.HTM
09/1980
2. A Legal Requirement

(Privacy around the World)

- **Australia**
  - Proposed: Privacy Amendment (Private Sector) Bill in 2000
  - In talks with EU officials
- **Brazil**
  - Proposed: Bill No. 61 in 1996 (pending)
- **Canada**
  - Passed: Bill C-6 in 4/2000
  - Under review by EU
- **Hong Kong**
  - Passed: Personal Data (Privacy) Ordinance in 1995
- **Japan**
  - Currently: self-regulation & prefectural laws
  - In talks with EU officials
- **Russia**
  - In Progress: updated to comply with EU directive
- **South Africa**
  - Planned: Privacy and Data Protection Bill
- **Switzerland**
  - EU-certified safe third country for data transfers

http://www.privacyinternational.org/survey/

* Has National Privacy Commissioner
3. Privacy Sells!

- 03/1999: IBM shows ads only on Websites with privacy policy
  - 2nd largest Web Advertiser
- 02/2000 DoubleClick announces plans to merge “anonymous” online data with personal information obtained from offline databases
  - Stock dropped from $125 (12/99) to $80 (03/00)
4. It’s Expensive

- 05/2001 Study estimates Cost for Web Privacy Policies:
  - From US $9 Billion to $36 Billion (Direct Costs for modifying Web Site and Back-end Systems)
  - Caveat: No off-the-shelf software considered

- Privacy Planning Takes Time & Money
  - Data Collection Planning
  - Data Access Provision
  - ...
5. Ignorance is Expensive

- Brand/Reputation Damage
  - Lack of Trust == Loss of Revenue?
  - Japan’s Ministry of Postal & Telecomm. Survey, 1999
    - 70% have interest in privacy protection
    - 92% fear that personal information is used unknowingly

- Attorney Costs

- Security Costs
  - Expensive to Store Unnecessary Data
6. It’s not just Anonymity

- Effective Technical Solutions for Anonymous Communication
  - Mixes, Proxies, e-Cash, ...

- However, many services require or perform some form of identification
  - Customization, Delivery, Cameras, ...

- Pseudonymity can be good substitute
  - Can be thrown away, though often-used Pseudonyms may become valuable
  - Have Pseudonyms a right to privacy?

- Data Mining may find „real“ identity!
7. It’s not just Security

- Secure Communications
  - Gets my information safely across
- Secure Storage
  - Locks my information safely away

- Usage?
  - What do they do with my data
- Recipients?
  - Who gets my data?
- Retention?
  - How long do they keep my data?
8. No 100% Guarantees

- Encryption
  - Codes can be broken (CIA, NSA, ...)
- Watermarking
  - (Simple) Data can be copied (manually)
- Human in the Loop
  - Faults can be made

- Goals:
  - Provide Tools to Privacy-Respecting Parties
  - Support Enforcement of Fraud
  - Prevent Accidents
9. Privacy Requires Trust

- Trust Infrastructure
  - In Real-World provided by Global Brands
  - In unbound Virtual World, need Trust Networks, Trust Brands, etc.

- Examples on the Internet
10. It’s a Trade-off

- Convenience vs. Anonymity
  - The more others know about me, the better they can accommodate my preferences

- Personal Liberty vs. Social Utilitarianism
  - Increased Surveillance for apprehending criminals
  - Success Rate vs. Risk of Failure
Summary Slide

1. A Human Right
2. A Legal Requirement
3. Privacy Sells!
4. It’s Expensive
5. Ignorance is Expensive
6. It’s not just Anonymity
7. It’s not just Security
8. No 100% Guarantees
9. Privacy Requires Trust
10. It’s a Trade-off
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- 10 Steps to Privacy (+ Requirements)
- Transparency Tools
1. It’s Inhomogeneous

Web is easy:
- Single Protocol
- Single Interaction Model

Ubicomp is difficult:
- Multiple Protocols
- Peer-to-Peer and Client-Server
- Human to Computer and Computer to Computer Communications
2. It’s Invisible

- How do I know if I interact with a digital service?
  - fingerprint might be taken without my knowledge
- How do I know if I’m under surveillance?
  - life recorders, room computers, smart coffee cups, etc
3. It’s Comprehensive

- Web covers a lot of the real-world
  - Preferences (online shopping)
  - Interests & hobbies (chat, news)
  - Location & Address (online tracking)

- Ubicomp *is* the real-world
  - Permeates our Homes, Cars, Offices, Public Places, Playgrounds, etc
  - No switch to turn it off!
  - Constant Surveillance
4. It’s Smart

- Better Sensors supply more detailed & precise data
- Previously worthless information can contain important clues  
  - Context!
- Might know more about us then we do ourselves!
5. Nobody’s Watching

- Researchers too playful
  - We want to have fun, after all
- Businesses too forgetful
  - Haven’t heard this talk yet
- Lawmakers too busy with the Web
  - Difficult enough
- Society too trustful
  - Census, Supermarket Member Cards, Electronic Road Toll, ...
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Privacy ToDo List

1. How much Data do I need?
2. What about Anonymity and Pseudonymity?
3. Announce Data Collection!
4. Offer a Choice!
5. Get User Consent!
6. Keep Personal Data Secure
7. Delete Unneeded Data ASAP
8. Provide Access
9. Be Accountable
10. Collect & Process Data Locally
Technical Requirements

- Built-In Locality & Proximity
- Anonymous Protocols
- Pseudonyms (Identity Management)
- Adaptive Security (Low Power)
- Transparency Protocols (Notice, Choice)
- Privacy-aware Backend Systems (Access & Control)
- Trust Infrastructure

What can one do about it?
Transparency

Internet Today
- Human-readable Privacy Policies on Web sites (difficult to read)
- Trust Seals

Internet Tomorrow
- Machine-readable Privacy Policies fetched automatically by browser
- Machine-readable Trust Seals
- Browser makes decisions based on user preferences (cookies, data exchange, ...)

What can one do about it?
P3P

Dagstuhl Retreat – September 13, 2001

- Project by the World Wide Web Consortium (W3C)
- Principle:
  - Web Sites offer privacy policies in machine-readable format
  - Web Browser read policies automatically and take action based on user preferences
- Status:
  - Candidate Recommendation (12/2000)
  - 100+ Web sites P3P-enabled (IBM, MS, ...)
  - P3P support in IE6

What can one do about it?
P3P defines...

- Standard Schemas (*What* Data is collected)
  - `user.name.given`, `user.name.family`, *etc.*

- Vocabulary for privacy practices (*Why* is this data collected, *How*, etc)
  - Purpose=marketing, Recipient=ourselves, *etc.*

- XML-Format (machine-readable) for describing Privacy Policies

- Mechanism to associate privacy policies with individual Web pages or sites

- Transport mechanisms für Policies (via HTTP)

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What can one do about it?
Transparency

Dagstuhl Retreat – September 13, 2001

- Ubicomp
  - Machine-readable Privacy Policies emitted by Privacy Beacons
  - Policies read by Personal Privacy Assistant (e.g., smart watch, PDA)
  - Preferences, Data Exchange in Foreground or Background
  - Personal Privacy System keeps track
  - Full Access through Web Interface