“Legal Issues of Forensics in the Cloud”
About Me

• Owner, Titan Info Security Group, LLC

• Partner, OnlineIntell, LLC
  “Protecting online brands and reputation while providing corporate intelligence and Active Defense”

• Want to know more? Just ask.
Breach!

Some or all data in the cloud?

Forensic Investigation
Legal Issues
1. You are a forensic examiner

Or

2. The Cloud customer
(suffered an incident and need to conduct forensics)
Computer or Digital Forensics

- Specialized practice of investigating computer media;
- for the purpose of discovering and analyzing available, deleted, or hidden information;
- that may serve as useful evidence in legal or other matters.
What is the Cloud?

Characteristics:
1. On-demand Self-service
2. Rapid Elasticity
3. Location Independence
4. Data Replication
What is the Cloud?

- Service Delivery
  - Infrastructure
  - Platform
  - Software
- Customer Billed
- Advertiser Funded
Once collected, Cloud forensics is no different than digital forensics, unless collection is not possible and examination and analysis must be done in the Cloud.”
1. Where’s My Data?

2. Legal Tools
   For compelling disclosure (e.g. subpoena)

3. Breach Strategy
   Pre & Post
Example Scenario

- You/company/data owner located in California
- Cloud Provider incorporated in Maryland
- Cloud servers in PA, GA and NY
- Scattered Data
• Can you seize a cloud?

• Do you have to seize it?

Scattered Data
• How much should be collected?

• What methods are available to collect it?

Scattered Data
Legal Issues

• Can you get access to your data?
• Will provider collect data for you?
• Who exactly has access to your data?
• What will provider collect?
Legal Issues

- Why are you collecting/gathering data?
- Can you determine goal(s) upfront?

(e.g. identify threat, prosecute attacker, calculate integrity loss, calculate confidentiality loss, etc.)

Know Your Expected End-State
This will guide how meticulous you need to be. When in doubt assume you are going to court!
Location

- Jurisdiction: which applies?
- Law: Maryland
Legal Issues

Ownership
Ownership after transfer to Cloud

- Who owns?
- Who controls?
- Do you really control your data? (Content v. meta data)

- SLA, SLA, SLA

- Taking & Seizing or Viewing & Copying?
- No deprivation of property
Legal Issues

Discovery Issues/Litigation Hold/Subpoenas

- Where do you send the subpoena?
- Does Cloud provider act as Agent of your data?
- Do you have proper authority from data owner to collect data?
Litigation Hold

• Do first – Protect the Information
• Send Preservation Letter
Legal / Policy Issues

Discovery / Subpoenas

– Rule 34(a) FRCP
Subpoenas

- Subpoena service permitted in 3 instances
  1. Within the jurisdiction of the court that issues it;
  2. Within 100 miles of the place specified for trial, production, or inspection; and,
  3. Within the state of the trial, production, or inspection.
Strategy

• Develop processes
• Ensure policies and procedures in place
• Understand infrastructure of cloud provider
• Know where your data is at all times
• Legal documents in place to ensure necessary physical and legal control over your data
• Zubulake
Example Providers & SLAs

- Windows Azure
- Amazon Web Services
- Rackspace
- Dropbox
Trial = Who can convince jury or judge their story is the truth

- A digital forensics plan is no different than plan and attempt to prevent a breach
- Put in place policies, procedures and processes

Two Rules (#2 relies on #1)
1. Show a process existed and was followed;
2. Show Integrity of data is sound
• Transactional metadata: data automatically generated by the computer or program in the normal course of use; may authenticate under FRE 901(b)(9)

• Embedded substantial data: data input into the computer or program – FRE 801(a), hearsay

• Show/describe a process or system used to produce a result and that it is accurate

• Forensic examiner may testify to the process and prove its accuracy (expert witness)
1. Customer must be provided service, access, and techniques by provider

2. Trust boundaries, responsibilities, and roles between customer and provider must be clearly defined during forensic investigation

3. Multi-jurisdictional forensic investigations, and multi-tenant environments, must address regulations including data confidentiality and privacy laws
Minimum 12 questions to answer:

1. Does breached company have a contract with cloud provider and what does it say?
2. Where is data right now?
3. What type of data is it?
4. What laws apply to data?
5. Is metadata needed and is it accessible?
6. How was data safeguarded and how compromised?
7. Who had/has access to the data?
8. Who owns data, company or cloud provider; check the contract?
9. Backup of the data and how often?
10. Is data on sole server or many?
11. Is company data only data on server(s) in question?
12. Is there a BYOD policy?
• What if your org. has allowed or implemented BYOD?
• How do you get the info off the user’s device?
• What legal issues:
  – Privacy
  – Is there a BYOD and privacy policy?
  – What does BYOD and Privacy policy say?
  – What if you don’t have one?
Proactive effort and pre-planning are key!

“By failing to prepare you are preparing to fail”
– Benjamin Franklin
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