EU-GDPR
Solution Brief
About Netsurion

Netsurion powers secure and agile networks for highly distributed and small-to-medium enterprises and the IT providers that serve them. In such environments, the convergence of threat protection and network management are driving the need for greater interoperability between the NOC (network operations center) and the SOC (security operations center) as well as solutions that fuse technology and service to achieve optimal results. To this end, Netsurion has converged purpose-built network hardware, innovative security software, and flexible managed services.

Netsurion’s SD-Branch solution, BranchSDO, is a comprehensive network management and security solution consisting of SD-WAN, next-gen security, cellular, Wi-Fi, and PCI DSS compliance tools and support. At the heart of the solution is the CXD, Netsurion’s SD-WAN edge appliance.

Netsurion’s Security Operations solution, EventTracker, delivers advanced threat protection and compliance benefits in a variety of deployment options: a SIEM platform, a co-managed SIEM service with 24/7 SOC, and a managed SIEM for MSPs.

GDPR Compliance Overview

The new European Union General Data Protection Regulation (GDPR) (Regulation 2016/679, Apr. 27, 2016), approved by the European Parliament and the Council of the European Union, will replace the Data Protection Directive (Directive 95/46/EC) effective May 25, 2018. The GDPR has been a long time coming (the European Commission introduced its sweeping proposed revision to the EU privacy and data protection regime on January 25, 2012), and introduces a host of new requirements for companies that use or process data in the EU, or simply use or process data about EU citizens anywhere in the world outside of the United States. The reforms will give European consumers new rights and control over their personal information, and impose new obligations on businesses to the extent that they collect personal information from EU citizens, regardless of where they reside, or individuals who reside in the EU, regardless of their nationality.

The new rules empower individuals by, among other things:

- Providing easier access to personal data and more information on how data is processed
- Facilitating data portability, or transfers of personal data between service providers
- Clarifying the fundamental “right to be forgotten” for individuals who no longer wish for their data to be processed, and
- Requiring expedited notifications to the national supervisory authority by companies that experience a data breach affecting personal data

While some of the new measures will serve to make the system less cumbersome, the broad reach, new restrictions, expanded obligations and enhanced penalties imposed on businesses could more than offset these reductions. Given the magnitude of new requirements in the GDPR, it will be important for companies to begin the compliance process now. Most companies operate with multiple streams of data, such as HR data, consumer data, vendor/supplier data, and the like. The task of mapping these data flows, creating the relevant compliance structures and processes to cover the different categories of data, and appropriately documenting them will rapidly consume the two years before the GDPR becomes mandatory. A good starting point is for businesses to assess their current practices and identify gaps, and use that to map out a step-by-step compliance plan specific to their data collection practices that fully prepares them for the new GDPR world in 2018.
GDPR Requirements

Personal Data

The term “personal data” means “any information concerning an identified or identifiable natural person”. An identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, identification number, location data, online identifier or to one or more factors specific to the individual’s physical, physiological, genetic, mental, economic, cultural or social identity. The Regulation does not apply to personal data rendered anonymous so that the data subject is not identifiable.

Extraterritorial Effect

The Regulation applies to not only the processing of personal data by controllers who are in the EU by a controller or a processor not established in the EU. If the processing activities are related to offering goods or services to the data subjects or monitoring their behavior within the EU.

Lawfulness of Processing

To be lawful, at least one of the following must apply:

The data subject consents:

- Processing is necessary for the performance of a contract to which the data subject is a party;
- Processing is necessary for compliance with a legal obligation to which the controller is subject (under EU or Member State law);
- Processing is necessary to protect the vital interests of the data subject or another natural person;
- Processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller (under EU or Member State law);
- Processing is necessary for legitimate interests pursued by the controller or a third party, except where such interests are overridden by the interests or fundamental rights and freedoms of the data subject which require protection of personal data, in particular where the data subject is a child.

Consent

Consent to processing must be unambiguous, specific, informed, and freely given (e.g., checking a box at a website or choosing technical settings). Pre-checked boxes do not constitute consent. For sensitive data (e.g., data revealing race or ethnic origin, political opinions, religious or philosophical beliefs, trade union membership, genetic data, biometric data, data concerning health or data concerning a natural person’s sex life or sexual orientation), consent must be explicit. When processing has multiple purposes, consent should be given for all of them. Consent may be withdrawn.

Data Processing

The processing of personal data must be lawful, fair, and transparent. Individuals should be made aware of the risks, rules, safeguards and their rights in relation to the processing of personal data. The specific purposes for which personal data are processed should be explicit and legitimate and determined at the time of the collection. Personal data should be adequate, relevant and limited to what is necessary for the purposes for which they are
processed. Time limits should be established for erasure or periodic review. Personal data should be processed in a manner that ensures appropriate security and confidentiality.

**Right to Be Forgotten**

Individuals have a right to request deletion of data, with some exceptions (e.g., if retention is legally required).

**Data Portability**

Individuals have the right to transfer personal data between different service providers, with ease.

**Children**

Special rules apply to children's data. When a child is below age 16, processing is lawful only if parents or guardians consent. Member States may establish that a “child” is younger than age 16 for these purposes, so long as the age is not below age 13.

**Controller Responsibility**

Personal data must be processed under the responsibility and liability of the controller, who must ensure and document compliance for each processing operation. Controllers should only use processors who provide sufficient guarantees in terms of expert knowledge, reliability and resources to implement technical and organizational measures that will meet the requirements of the Regulation. Adherence to an approved code of conduct or certification mechanism maybe used to demonstrate compliance. There must be controller-processor agreements in place that describe the subject matter, duration, nature and purposes of the processing, type of personal data, and categories of data subjects. Upon completion of the processing, the processor must, at the controller’s election, return or delete the data, unless the processor required by law to store it. Joint and several liability for controllers and processors.

**Privacy Impact Assessments**

Data controllers must conduct Privacy Impact Assessments for “risky” processing. If PIA indicates that processing involves a high non-mitigatable risk, controller should consult supervisory authority (DPA) prior to the processing.

**Data Protection Officer**

Organizations with 250 or more employees must appoint a Data Protection Officer (DPO) to be tasked with informing controller/processor and employees about their obligations with regard to processing, monitoring compliance with the Regulation, employee training, and audits; providing advice regarding PIA; cooperating with the DPA; and serving as contact point for DPA on issues relating to processing. The DPO must function independently in performing these tasks.

**Documentation**

Controllers and processors must document all processing and make documentation available to DPA on request.
Data Breach Notification

Controllers must notify DPA within 72 hours of learning of a breach, where feasible; no notification is required if a breach is unlikely to result in risk to the rights or freedoms of individuals. Controllers must notify data subjects without undue delay, where the breach is likely to result in a high risk to their rights or freedoms. Notifications to data subjects should describe the nature of the breach and recommendations for individuals to mitigate potential adverse effects. Processors must notify controllers.

Streamlined Approvals

A single DPA can be designated the lead, enabling multiple DPAs to handle cases in a more streamlined manner.

Codes of Conduct and Certification

Codes of conduct are encouraged, and are subject to approval by the Commission and an appropriate expert, accredited body, should monitor compliance. Approved codes of conduct will be registered and published. Data protection certification, seals and marks are encouraged.

Transfers to Other Countries

Transfers to other countries are permitted based on a determination that the country provides adequate protection of privacy; transfers are subject to adequate safeguards (e.g., binding corporate rules, standard contractual clauses, an approved code of conduct, approved certification mechanisms, explicit informed consent (limited), etc.).

Reduced Notifications

Supervisory notifications about data processing are no longer required, but permission is required to process certain categories of data.

Art 29 Committee

Article 29 Committee will be “upgraded” to an independent European Data Protection Board.

DPA Enforcement

DPAs have enhanced enforcement powers, including expanded investigatory authority.

Complaints and Remedies

EU citizens can lodge complaints with local DPAs, even where data is processed extra-territorially, and have the right to a judicial remedy against supervisory authorities who fail to act and against controllers and processors.

Penalties

DPAs are authorized to impose fines of up to 4% of global annual turnover for certain serious infringements 2% for less serious infringements.
Statement of Compliance - GDPR

EventTracker SIEM can help your organization meet the requirements of the GDPR.

Data classification is the foundation of any successful information GRC (Governance, Risk and Compliance) initiative. It limits corporate liability and reduces the risk of data leakage, while increasing the productivity and competency of users. EventTracker SIEM is a next generation, user-friendly solution that digitizes your corporate classification policies, automating the process while simplifying the user experience.

EventTracker SIEM can help organizations meet the GDPR requirements by alerting when sensitive data is accessed and by enforcing access and usage rights on PII (Personally Identifiable Information) whether it is at rest, in transit, received, handled or shared. Additionally, EventTracker SIEM delivers comprehensive audit trails that enable forensic data analysis, so that your organization can know “who” did “what”, “when”, and “how” with the data.

The Challenges of the EU GDPR

Here are challenges organizations are faced with regarding the GDPR, and how EventTracker SIEM can help your enterprise become compliant.

Focus on Personal Data: The right to be forgotten

The GDPR defines personal data rigorously, referring to any information that could be used, on its own or in conjunction with other data, to identify an individual.

EU citizens will have to explicitly agree with the storage, use, and management of their personal data, and will still have the right to access, amend, or request its deletion. Plus, they will be able to oppose certain types of processing, such as profiling for marketing purposes.

EventTracker can help by:

- Allowing Personally Identifiable Information (PII) to be automatically alerted, whenever it is received, handled, or shared in the form of an unstructured file (e.g. an email, Word or PDF document, Excel spreadsheet, PowerPoint presentation).

- Providing a content, context and metadata aware policy engine that identifies PII, alerts on user actions to classify the file according to policy, applies protective markings and labels to identify the information and decrease corporate liability.

Mandatory Data Breach Notification and Information Governance

Organizations are required to actively track how and where data is stored and used through the supply chain. This means adopting risk management tools and building security and privacy into your operations by design. Also, the GDPR requires organizations to report data breaches to the regulators and the individuals whose data was breached, within 72 hours. The data breach and the security measures present at the time of breach will be evaluated by the supervising authority to determine the fine to be levied and to ensure future compliance.
EventTracker can help by:

- Delivering a comprehensive audit trail that documents and traces any authorized and unauthorized access to confidential data.
- Enabling enterprises to leverage EventTracker to correlate events and generate dashboards, alarms and reports, knowing in real-time who is doing what, when, and how with classified information.
- Detecting and alerting on sensitive data to help identify information requiring special handling, allowing for easily adding extra descriptors, customized tooltip texts for each classification, or custom-configured text labels for each security classification.

**Joint Accountability**

The GDPR defines data controllers as individuals or organizations who determine the processing of EU citizens’ personal data, and data processors as those who may manage, modify, store, or analyze that data on behalf of or in conjunction with the controllers (like cloud providers and outsourcing firms).

According to the GDPR, both parties will now be jointly responsible for complying with the new rules. This means that if an organization outsources data entry or analysis to a third party, or processes data on behalf of another organization, they will both be liable.

EventTracker can help by:

- Alerting users when sensitive data is leaving the organization to warn or prevent them from sending data outside of the organization.
- Delivering a way to control access to sensitive information across a myriad of third parties. EventTracker SIEM applies protection to e-mails, documents and any other file formats allowing safely sharing of sensitive information via any media.
- Logging client and server side events in a central database for audit trails and forensic analysis purposes.

**EventTracker Offers Full View of Entire IT Infrastructure**

EventTracker SIEM improves security, maintains compliance and increases operational efficiency. EventTracker can be deployed On-Premises for customers who prefer their equipment to reside in their data center. EventTracker is a software-based SIEM and log management solution that resides in a Windows Server environment. EventTracker may also be deployed in a virtual environment using VMware. In both cases, On-Premises installation implies that the EventTracker software resides at the customer’s location in some form or fashion.

For some customers, the space requirements, manpower issues, or lack of technical expertise make a cloud-hosted solution more attractive, and EventTracker SIEM is deployed in a Tier 1 EventTracker data center. EventTracker SIEM will manage the following:

- Secure Virtual Private Cloud (single tenant) environment
- Installation
- Server disk space
• Platform management
• Antivirus installation and updates
• Windows updates
• Back-up/restore

EventTracker SIEM enables your organization to be aware of potential security risks and internal/external threats that can be identified and eliminated before they are exploited. It guarantees your organization the ability to respond to a security incident and have the necessary data and tools for forensic analysis. The total time required to investigate and mitigate a security incident can be reduced by up to 75 percent, minimizing the potential exposure and costs.

SIEMphonic is our professional services engagement to enhance the value of the EventTracker SIEM and EventTracker SIEM products. Our experienced staff assumes responsibility for all SIEM related tasks including daily incident reviews, daily/weekly log reviews, configuration assessments, incident investigation support and audit support. We augment your IT team, allowing you to focus on the unique requirements of your enterprise, while actively leveraging our expertise.

**Strong Access Control policy and procedures**

EventTracker SIEM enables automatic, unattended consolidation of millions of events in a secure environment along with incrementally scalable to meet the needs of any size organization. It also supports an infinite number of collection points, with each collection point able to process over 100,000 events per second. All this data is identified by the product based Knowledge Base, which contains detailed information on over 20,000 types of events, and automatically determines which logs are alerts, which are incidents, and which can be ignored.

Log Collection includes a flexible, agent-optional architecture providing managed real-time and batch aggregation of all system, event and audit logs. EventTracker SIEM supports UDP and TCP (guaranteed delivery) log transport and is FIPS 140-2 compliant for transmission of events from agent/collection point to console.

EventTracker SIEM complies with OWASP guidelines which enforce the product to have a strong authentication and authorization mechanisms to restrict the user access. It incorporates default deny policy bringing more security to customers. It monitors changes on the file system and in the system registry of a Windows system and substantially improves corporate security and availability.

EventTracker SIEM provides customizable, role-based dashboards that allow organizations to control the information visible to a user based on their role in the organization. It also allows users to remove the information they do not want to see, and rearrange the location of the information on the dashboard. For example, a system administrator may only have access to the information on the ten servers they are responsible for maintaining, while the director of security will see the relevant information concerning the entire infrastructure.

EventTracker SIEM monitors all administrators and user’s activities for all critical file and folder access on all servers. It monitors successful and failed logon attempts to all servers either locally or remotely. Each EventTracker user has specific user credentials and permissions. With the authentication and authorization mechanism implemented by EventTracker, access privileges are controlled.
Ease of Deployment and Scalability

EventTracker Cloud is a highly scalable SIEM and log management solution that offers several deployment options to meet the needs of small organizations with a few dozen critical systems, as well as larger organizations with thousands of systems spread across multiple locations.

Available as an option with EventTracker SIEM, Behavior Analysis enables you to quickly detect and address changes in system and user behaviors. Automatic baseline learning or flexible rules definitions determine your thresholds for alerting on anomalies in your infrastructure. Real-time processing and correlation give you the complete picture of what’s new and different.

Real-time Monitoring, Account and Configuration Management

The file system and registry of every Windows system is ever-changing. This change may be voluntary or involuntary and happens quickly and often without the user’s knowledge. Under the current Windows OS architecture there is no easy way for the user to understand change, identify change and recover from change.

Change Management is a concept by which all system changes are intelligently tracked and reported on demand for the user to analyze, understand, and if needed, recover from change. EventTracker SIEM alerts you to the critical changes you need to know. EventTracker monitors unauthorized software install / uninstall on all servers. It monitors all the Agents and configuration changes on critical file and database servers. Also enforces system and application policies on critical servers using Change Audit and periodically compare policy. It monitors all security patches and updates to servers.

EventTracker SIEM Change Audit is fully integrated into the EventTracker SIEM architecture. EventTracker SIEM stores all the change audit data as both system snapshots for later comparisons and as events in EventVault. Change events can have rules written against them to trigger alerts or any other action available in EventTracker SIEM.

Protect Data and Information

As security with its first and foremost priority, EventTracker monitors network connections on all windows servers and firewall activity. Also monitors for changes or unauthorized access to routers and switches.

EventTracker SIEM is capabilities-rich, with key features that expand its competences beyond SIEM and log management. These include File Integrity Monitoring, Change Audit, Config Assessment, Cloud Integration, Event Correlation, and writeable media monitoring.

EventTracker SIEM safeguards data by ensuring stringent rules against unknown authentication and authorization. EventTracker monitors access to file and database servers. Also, it monitors configuration changes on critical file and database servers and alerts the responsible to take further action. EventTracker SIEM also has an optimized, high performance event warehouse that is designed for efficient storage and retrieval of event logs. It reliably and efficiently archives event logs from across the SIEM without the need for any DBMS licenses or other overhead costs. And these logs are compressed and sealed with a SHA-1 signature to prevent potential tampering.

References:

http://www.eugdpr.org/
https://gdpr-info.eu/