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PROJECT

Brokering Cloud Offerings based on Data Protection Requirements

Project Release



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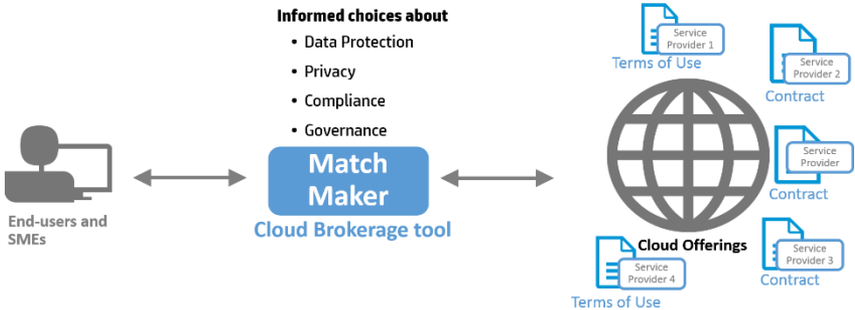
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Brokering Cloud Offerings based on Data Protection Requirements



What is missing in cloud brokerage?

Among other things, matching the contract terms in cloud providers' service offerings with the user's non-functional requirements -- such as transparency, legal terms, court of choice, privacy and security, etc. Some of these non-functional requirements are mentioned in the contracts but they are not clearly categorized and used in offers-requirements matching. We have created a list of attributes that can be used in this matching based on the analysis of standardized cloud contracts, service level agreements (SLAs), the EU Data Protection Directive (DPD), and the proposed EU Data Protection Regulation (GDPR).

Attribute analysis

We have identified 16 categories of attributes that can be used to filter and match offers. The goal is to let the user make an informed choice from the viewpoint of personal data protection.

These attributes can be used as a guideline for those who want to create other brokerage tools covering data protection aspects.

They are also a useful benchmark to take into account when defining cloud contracts.

Our approach

We have created a prototype tool: Cloud Offerings Advisor Tool (COAT) that uses these attributes for matching non-functional requirements across cloud service offers.

The tool gives the users the option to state their security and privacy requirements so they get matches based on them, categorizing and structuring the contractual terms -- based on researched legal ontologies and actual contracts -- to make it easy for users to understand these terms and the security and privacy requirements they are choosing, and finally educating the user on the meaning of these terms/requirements.

Further information

- EU Proposal for a Regulation of the European Parliament and of the Council on the protection of individuals with regard to the processing of personal data (General Data Protection Regulation), 2012.
- Rehab Alnemr, Siani Pearson, Ronald Leenes and Rodney Mhungu ,“COAT: Cloud Offerings Advisory Tool”, In CloudCom IEEE Proceedings, 2014.

Attribute	Explanation
1. Security Measures	
Do you want the CSP to encrypt your data?	Encryption is a mechanism by which data is transformed in a form that preserves confidentiality. Encrypted data remains unreadable to people who don't possess the decryption key. Encryption of personal data, in particular, is considered to be good security policy and best practice methodologies for protecting personal data.
Do you require the CSP to encrypt your data while at rest? and which kind of encryption?	Encryption of data at rest refers to data during the time it is stored within a CSP's systems. Encryption of data in transit refers to data during its transmission from your device/system to the CSP's system.
Do you require the CSP to encrypt your data while in transit? Which kind of encryption?	To establish stronger security, encryption of data at rest has to be combined with the encryption of data while in transit.

Attribute	Explanation
<p>Which key management solution would be suitable for you needs?</p>	<p>Encryption should be considered for both data in transit and at rest to protect it from unauthorised disclosure. The encryption key must be adequately protected as it is needed to convert data in its original form. If the key is lost data become useless and could amount to destroying personal data. If an unauthorized person comes into possession of the key, he can access personal and confidential data. The encryption key must be managed through a proper process.</p>
<p>2. Processing locations</p>	
<p>Where do you want your data to be processed?</p>	<p>This question is particularly relevant when personal data are being processed. Personal data are data from which a living individual may be identified. Processing of personal data refers to any operation or set of operations which is performed upon personal data, such as collection, recording, storage, retrieval, consultation, use, erasure or destruction.</p> <p>EEA (European Economic Area) covers all member states of the EU plus Norway, Liechtenstein and Iceland. Third countries outside the EEA/EU which provide an adequate level of protection for personal data are those whose</p>

Attribute	Explanation
	<p>laws have been found adequate by the European Commission. These countries are Andorra, Argentina, Canada, Switzerland, Faeroe Islands, Guernsey, State of Israel, Isle of Man, Jersey, New Zealand, United States (Safe Harbour), Eastern Republic of Uruguay. If the CSP commits to only process data in a particular country, they are bound to keep data only within the indicated processing locations.</p>

3. Data protection roles

<p>In what capacity do you want the CSP to act in relation to your personal data?</p>	<p>Personal data is any data from which a living individual can be identified. A data processor is a CSP which processes personal data under your instruction and does not use the data for its own purposes.</p> <p>A data controller is a CSP which determines what your data is processed for and how it is processed. The majority of CSPs opt for the role of data processors. This means you, the cloud customer, are liable for the processing of personal data in accordance with applicable law as the data controller.</p> <p>Data protection roles are not relevant if no personal data is being processed.</p>
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Attribute	Explanation
4. Data Deletion	
<p>Taking into account the nature of the data you want to upload, do you want the CSP to provide specific data deletion procedures for data during the terms of the contract?</p>	<p>The inclusion of contractual clauses ensuring specific deletion procedures guarantees that your data cannot be accessed by anybody else either by mistake or for malicious purposes. Only the CSP can offer secure deletion of data.</p>
5. Notification of changes of T&Cs	
<p>Do you want to be notified of changes in Terms and Conditions?</p>	<p>Most CSPs reserve the right to unilaterally modify their terms of service. Some CSPs do not notify customers of changes directly, instead they post changes on the website. Others notify the customer by email. Minor changes are usually effective immediately, after posting on the website or sending the email. Several CSPs give advance notice for material changes to the terms and conditions, usually between 14-30 days. The majority of CSPs state that continued use of the services after notification indicates acceptance of these changes. A few CSPs offer the customer the right to terminate when notified of material changes in the contract.</p>

Attribute	Explanation
6. Third parties supporting the services	
Do you want to allow the CSP to subcontract the services to third parties?	Third parties are companies or individuals used by the CSP to deliver all or part of the services.
7. Reporting of incidents and security breaches	
Do you want to be notified in the event of a security breach involving your data?	In some jurisdictions the CSP will be under a legal obligation to notify you that there has unauthorized access or unlawful transfer of your personal data in certain circumstances. If a CSP agrees to notify you of security breaches it is likely to be limited to material breaches of security affecting your data.
8. Notification of disclosure to LEAs	
Do you want to be notified if a law enforcement agency requests to access your data from the CSP (if legally possible)?	Law enforcement agencies (LEAs) may request data from CSP's to help them investigate crimes. This is normally done on the basis of a warrant or court order. CSP's will often be prohibited from informing customers that they have received an LEA request. If it is possible to be notified that an LEA request has been made for your data, you will be able to object to the request if you believe that your data should not be disclosed.

Attribute	Explanation
9. Certification	
<p>Against which of the following controls would you require the CSP to be certified periodically, if any?</p> <ol style="list-style-type: none"> 1. Information security policy 2. Risk management 3. Security roles 4. Security in Supplier relationships 5. Background checks 6. Security knowledge and training 7. Personnel changes 8. Physical and environmental security 9. Security of supporting utilities 10. Access control to network and information systems 11. Integrity of network and information systems 12. Operating procedures 13. Change management 14. I am not interested in any controls. 	
10. Data retention after termination	
<p>Do you want the CSP to keep your data for a specific period of time following service termination?</p>	<p>If a CSP retains your data for a period after termination of the service, this may allow you to easily resume using the service if you change your mind. Alternatively you may want to ensure your data is deleted as soon as possible upon service termination or shortly thereafter.</p>

Attribute	Explanation
11. Monitoring by the CSP	
<p>CSP's often reserve the right to monitor your activities, for different purposes and with a different level of granularity. Which of the following options do you want to accept?</p>	<p>In principle, CSPs monitor to a certain extent the activities of their customers in order to be able to provide their services and secure their systems. The extent to which A CSP monitors data varies from provider to provider. A CSP may monitor</p> <ul style="list-style-type: none"> (i) your activity (e.g. to verify whether you comply with their Service Level Agreement); and/or (ii) metadata of the information you entrust them (e.g the information about the information) and /or (iii) the actual content of the information you upload.
12. Data Portability	
<p>Do you want the CSP to allow for the portability of your data?</p>	<p>Data Portability is the ability to transfer your data from one cloud service to another and it is particularly relevant if you are likely to switch providers in the future. Data portability enables the re-use of data and can be achieved if the CSP you are leaving provides a mechanism to export your data and the CSP you are joining provides methods to import data. Data portability is a major concern for customers of SaaS cloud services as schemas and formats of data are under the control of the cloud provider.</p>

Attribute	Explanation
13. Business Continuity plan	
<p>Do you want the CSP to provide a business continuity solution?</p>	<p>The CSP may be unable to provide the service due to a series of factors or unforeseen events outside its e.g. electrical outage or bankruptcy. Some CSPs offer business continuity to ensure minimal disruption to your continued use of the service.</p>
14. Dispute resolution	
<p>Is it important that any disputes with the CSP are resolved in your own country?</p>	<p>Disputes with a CSP may be resolved through arbitration, litigation, mediation, and court legal action or online. If you are a business, you need to decide whether you want to resolve disputes with your CSP in the country in which you operate or would be happy to do so in another country. A CSP will often require disputes to be resolved in its own country of establishment. Dispute resolution abroad may be more costly and time-consuming for you than in your own country so you should take legal advice on what the implications may be for you in accepting dispute resolution abroad.</p>

Attribute	Explanation
15. Liability	
<p>To what extent will you accept the CSP limiting its liability to you?</p>	<p>Liability means taking legal responsibility for certain events and it is possible for a CSP to limit its liability for certain types of loss or put a limit or cap on the amount of money a customer can recover from it. Many CSPs will exclude all liability to customers except for those it cannot exclude by law e.g. fraud, death and personal injury caused by negligence. Other CSPs may partially limit their liability by excluding certain types of losses, typically indirect losses, consequential or economic losses arising from a breach by the CSP.</p>
16. Jurisdiction	
<p>Where do you want the court to be located?</p> <ul style="list-style-type: none"> • Own EU Member State • Other EU Member State • US Court • It does not matter 	<p>The large majority of CSPs are located in the US and will require court action to be brought in the USA. Court action in the USA may be more costly and time-consuming for you than in your own country so you should take legal advice on what the implications may be for you in accepting this. If you require court actions to be brought in the EU member state where you are located or another EU member state, this will limit your choice of cloud providers due to the predominance of US CSPs in the current cloud market.</p>

Contributors



**Hewlett Packard
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This research was carried out within the context of the Cloud Accountability Project (A4Cloud). This project is developing methods and tools, through which cloud stakeholders can be made accountable for the privacy and confidentiality of information held in the cloud.

For more information

- EU Cloud Accountability (A4Cloud) Project:
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