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# Protecting the communication: Data protection and security measures under telecommunications regulations in the digital age

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## ABSTRACT

### Keywords:

Telecommunication  
Security  
Cyber security  
Data protection  
Privacy  
EU  
Turkey

This paper aims to provide a comparative overview and evaluation of various legal frameworks for electronic communications security in light of the recent developments in the electronic communications sector. The article also includes an insight on European Union and Turkish legal environment for data protection security in electronic communications sector.

The dynamic and ever-changing nature of electronic communication technologies brings brand new opportunities for quick access to extensive information and communication through integrated channels. On the other hand such dynamic nature paves the way for new challenges and concerns regarding electronic communications security. Both national and international sector regulators and policy-makers are encountering new threats for security of electronic communications while trying to adapt to convergence and the ongoing tendency for Internet Protocol ("IP") based digital networks.<sup>1</sup> Various legal frameworks come into force accordingly and legal security measures are created by the regulators and the sector actors, in order to overcome security concerns. Evolution of electronic communication technologies and new challenges that it yields, forces national and international authorities to work for unified solutions and cooperation in fighting against these challenges.

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## 1. Introduction

The history of communication begins with the history of humanity. Invention of the optical telegraph in the year of 1792 is accepted as a corner stone of the communication systems.<sup>2</sup> In 1862 first fax was sent by an Italian physicist's pantelegraph

and it was only 15 years before Alexander Graham Bell patents the telephone.<sup>3</sup> A rapid development in communication systems and invention of fax machine with the ability of scanning, invention of telautograph, audio and radio transmission took place after the following years since the worldwide communication systems emerged by virtue of Internet in 1991.<sup>4</sup> This

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<sup>1</sup> Centre for European Policy Studies (CEPS), E-communications: Regulatory Challenges for the Post-Lisbon Era, available at <http://www.ceps.eu/taskforce/e-communications-regulatory-challenges-post-lisbon-era>.

<sup>2</sup> William von Alven, Bill's 200-Year Condensed History of Telecommunications, <http://www.cclab.com/billhist.htm>.

<sup>3</sup> Id.

<sup>4</sup> Telecommunications and Industrial Development, United Nations Industrial Development Organization, Research and Statistics Branch Working Paper 14/2009, Anders Isaksson, Research and Statistics Branch Programme Coordination and Field Operations Division UNIDO, available at [http://www.unido.org/fileadmin/user\\_media/Publications/Research\\_and\\_statistics/Branch\\_publications/Research\\_and\\_Policy/Files/Working\\_Papers/2009/WP%2014%20Telecommunications%20and%20Industrial%20Development.pdf](http://www.unido.org/fileadmin/user_media/Publications/Research_and_statistics/Branch_publications/Research_and_Policy/Files/Working_Papers/2009/WP%2014%20Telecommunications%20and%20Industrial%20Development.pdf).

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was the beginning of a new era which boosted the communications' pace of improvement. Previously, before the transition to the electronic communication, communication was limited with distance and speed.<sup>5</sup> Electronic communications enabled people to communicate nearly as quickly as the speed of a light, over much greater distances with scores of people and vast amount of data can be transferred.

Electronic communications term encompasses all forms of communications through electronic means, including but not limited to communications via fixed line, mobile telephone, facsimile, Internet, cable or satellite. In the age of converged technologies gathering various kinds of communications in the widest possible description has significant importance due to the information technologies' rapid development. Therefore, "electronic communications" term shall be regarded as comprehensive description covering existing means of electronic communications as well as the future technologic innovations.<sup>6</sup>

Public Switched Telephone Network ("PSTN") and Integrated Services Digital Network ("ISDN") were considered as the most traditional and widely-used networks which are known as secure and reliable. However, by virtue of the Internet's recent improvement, electronic communications services steered for the IP based systems, as of mid-nineties.<sup>7</sup>

Next are the Next Generation Networks ("NGNs"), which are IP based systems providing telecommunication systems by using broadband. NGNs enable all information and services such as voice, data and media transferred through the same network. Rapidly emerging communication technologies are compatible with both IP based and new generation applications. In this respect NGN is a platform wherein all kinds of electronic information and communications are combined.<sup>8</sup> According to the International Telecommunication Union ("ITU"), NGNs may be described as packet switching networks providing high standards of electronic communication services and supporting various broadband technologies. As the NGNs provide mobility, services become accessible and consistent for all users. Therefore NGN enables the convergence of various networks compatible with the developments in telecommunication sector by way of providing various kinds of services through an IP based network to the end-users or in other terms the consumers.

Convergence is a concept providing all voice, data, video, imagery, and other applications and all access, transport, and other service requirements through a single telecommunication facility.<sup>9</sup> Convergence makes traditional regulatory approaches of telecommunication sector insufficient, since it is difficult to foresee the future issues related to electronic communications.

Electronic communications operators focus on delivering convergent services in order to keep up with the needs and

requirements of the consumers.<sup>10</sup> The Organization for Economic Co-operation and Development ("OECD") defines convergence in two other aspects; first one is the overlapping of technology, service and companies of different sectors.<sup>11</sup> The other definition given by OECD for the term "convergence" is the vanishing of the technical and regulatory borders between the sectors.<sup>12</sup> In this respect, NGN and the term "convergence" are compatible with each other. Thus, European Telecommunications Standard Institute ("ETSI") refers NGN as convergence of PSTN, mobile networks and Internet.

It can also be argued that "convergence is expected to foster a multimedia environment where voice, audio, video, and data can be seamlessly exchanged between users".<sup>13</sup> Along with the social, economic, and technological developments, the need of transforming the traditional competencies and responsibilities of national regulatory authorities for the electronic communications emerged.

As a result of a legal need with respect to the above mentioned developments in telecoms world, Directive 2002/21/EC of the European Parliament and the European Union Council, stipulates that each member state shall take necessary measures to safeguard its electronic communications security, including the national regulatory authorities' establishment of specific and proportional obligations applicable to the providers of electronic communications services.<sup>14</sup>

## 2. Governmental regulators for electronic communications

The urge to establish the data protection and security measures for electronic communications sector, certain governmental bodies are established under national and international laws. Bearing in mind that mere governmental efforts are not sufficient to fight against data protection breaches and that a public private cooperation needs to be established, a number of data protection authorities have been constituted.

The Body of European Regulators for Electronic Communications ("BEREC") is an umbrella organization which is actively initiated in January 2010<sup>15</sup> and the main authority in the Europe which serves for the development and better functioning of the European electronic communications. BEREC advises the European Commission ("EC") and national regulatory authorities on issues related to the application

<sup>5</sup> Id.

<sup>6</sup> European Commission – MEMO/05/255 14/07/2005, available at [http://europa.eu/rapid/press-release\\_MEMO-05-255\\_en.htm](http://europa.eu/rapid/press-release_MEMO-05-255_en.htm).

<sup>7</sup> J. Lintao, 2005, Concern over the Security of Communication Networks, Huawei Technologies Issue 16.

<sup>8</sup> Available at <http://www.etsi.org/technologies-clusters/technologies/next-generation-networks>.

<sup>9</sup> J. A. Pecar, D. A. Garbin, *The New McGraw-Hill Telecom Factbook*, 2000, p. 722.

<sup>10</sup> A. D. Çaycı, *Convergence Of Information And Communication Technologies With A Regulatory Point Of View: Turkish Case*, 2009, available at [http://www.tk.gov.tr/kutuphane\\_ve\\_veribankasi/tezler/diger\\_tezler/Aysel\\_Deniz\\_CAYCI.pdf](http://www.tk.gov.tr/kutuphane_ve_veribankasi/tezler/diger_tezler/Aysel_Deniz_CAYCI.pdf).

<sup>11</sup> *Convergence and Next Generation Networks*, available at <http://www.oecd.org/sti/40761101.pdf>.

<sup>12</sup> Id.

<sup>13</sup> C. Saxtoft, *Convergence User Expectations, Communications Enablers and Business Opportunities*, 2008, England, John Wiley & Sons Ltd., p.101.

<sup>14</sup> Directive 2002/21/EC, available at <http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2002:108:0033:0033:EN:PDF>.

<sup>15</sup> Available at [http://berec.europa.eu/eng/about\\_berec/what\\_is\\_berec/](http://berec.europa.eu/eng/about_berec/what_is_berec/).

of the EU regulatory framework for electronic communications.<sup>16</sup>

Another important international regulator is the Independent Regulators Group (“IRG”) which was established under Belgian law in 2008.<sup>17</sup> At the present time, IRG has 37 members which correspond to 28 European Union (“EU”) member states, 4 European Free Trade Association (“EFTA”) members and 5 candidate countries to the EU whereas BEREC has 28 EU member states.<sup>18</sup> Therefore IRG’s focus might be deemed broader than BEREC due to its diverse structure.

In the United Kingdom (“UK”) a separate regulatory Office of Communication (“Ofcom”) was established for discussions on convergence of electronic communication technologies and infrastructures following the enactment of the Office of Communication Act in 2002.<sup>19</sup> The second step was made in November 2002 by introducing the Communication Bill to the parliament that will set the new regulatory framework. Before, establishment of Ofcom responsibilities in the communication sector were shared between five different bodies: The Broadcasting Standards Commission, Office of Telecommunications (“Ofcom”), the independent Television Commission (licensing and regulating independent television services), the Radio Authority (licensing and regulating the independent radio services) and the Radio Communications Agency within the UK Department of Trade and Industry. The general duties of the Ofcom are set as consumer interests in relevant markets, where appropriate by promoting competition, to secure the optimal use of the radio spectrum, a wide range of TV and radio services available in the UK, and to secure that standards are applied in the communications sector.<sup>20</sup>

In Turkey, Information and Communications Technologies Authority (“ICTA”) is the main governmental authority for regulating, controlling and developing electronic communications sector. Among its other competencies and responsibilities, ICTA is responsible for taking necessary measures and performing coordination to ensure the continuity of electronic communications in case of any threats or vulnerabilities.

The electronic communications networks’ fast-growing and fast-changing nature and increase of interconnectivity, information systems and networks<sup>21</sup> is inevitably exposed to a growing number and variety of threats and vulnerabilities which lead to new legal problems for electronic communications security each day. Accordingly, the need for enhancing awareness and understanding of security issues within the

society and to develop a culture of security has emerged. In 2012, eighteen (18) countries reported seventy nine (79) significant incidents of electronic communications security breaches to the European Union Agency for Network and Information Security (“ENISA”), in which most of them were the affected mobile telephones or mobile Internet.<sup>22</sup> ENISA is a network and information security center for the EU, its members, among the private sector and European citizens, assisting EU members in the application of relevant EU legislation and developing Europe’s critical information infrastructure and networks.<sup>23</sup>

### 3. Standards for security in telecommunications sector

Electronic communications security aims to prevent unauthorized access to secure areas related to electronic communications, to mitigate the risks of the circumstances beyond control (e.g. natural disasters), to prevent inaccurate or incorrect information and to prevent halt of electronic communications services. In order to achieve these objectives, both the organizational and the technical aspects of security shall be taken into consideration.<sup>24</sup>

The most comprehensive regulation regarding the security of electronic communications in Turkey is the Regulation on Electronic Communications Security which sets out the procedures and principles for the measures which must be taken by operators in an effort to prevent the risks caused by threats and/or weaknesses by ensuring;

- (i) Physical area security,
- (ii) Data security,
- (iii) Hardware and software security and reliability and
- (iv) Personnel reliability<sup>25</sup>

Regulation on Electronic Communications Security covers quantitative and qualitative continuity, equal treatment, regularity, transparency and effective use of resources unless objective reasons require otherwise, protection of consumer rights and promotion of service quality and national and/or international standards and regulations.<sup>26</sup>

According to Regulation on Electronic Communications Security, authorized operators are obliged to make sure that they fulfill either TS ISO/IEC 27001 or ISO/IEC 27001

<sup>16</sup> BEREC adopts revised broadband common positions, net neutrality reports, and the 2013 work programme, available at [http://berec.europa.eu/eng/document\\_register/subject\\_matter/berec/press\\_releases/1131-berec-adopts-revised-broadband-common-positions-net-neutrality-reports-and-the-2013-work-programme](http://berec.europa.eu/eng/document_register/subject_matter/berec/press_releases/1131-berec-adopts-revised-broadband-common-positions-net-neutrality-reports-and-the-2013-work-programme).

<sup>17</sup> IRG, available at [http://www.irg.eu/render.jsp?categoryName=CATEGORY\\_ROOT](http://www.irg.eu/render.jsp?categoryName=CATEGORY_ROOT).

<sup>18</sup> Available at <http://www.irg.eu/render.jsp?categoryId=260504>.

<sup>19</sup> Ofcom, available at [www.ofcom.gov.uk](http://www.ofcom.gov.uk).

<sup>20</sup> Ofcom Annual Plan 2013/14, available at <http://www.ofcom.org.uk/about/annual-reports-and-plans/annual-plans/annual-plan-2013-14/>.

<sup>21</sup> OECD Guidelines for the Security of Information Systems and Networks, Ministerial Background Report DSTI/ICCP/GISP (2007)2/ Final available at <http://www.oecd.org/sti/ieconomy/15582260.pdf>.

<sup>22</sup> Dr. M. Dekker, C. Karsberg, M. Lakka, Annual Incident Reports 2012, Analysis of Article 13a annual incident reports, 2013, available at <http://www.enisa.europa.eu/activities/Resilience-and-CIIP/Incidents-reporting/annual-reports/article-13a-annual-report-2012>.

<sup>23</sup> About ENISA, available at <http://www.enisa.europa.eu/about-enisa>.

<sup>24</sup> R. Jay, Data Protection Law and Practice, 2012, Sweet & Maxwell, 7-02, p.302.

<sup>25</sup> Article 2 of the Regulation on Security of Electronic Communications, available at <http://eng.btk.gov.tr/mevzuat/yonetmelikler/dosyalar/BY-LAW%20on%20Security%20of%20Electronic%20Communications.pdf>.

<sup>26</sup> Article 5 of the Regulation on Security of Electronic Communications.

standards.<sup>27</sup> ISO/IEC 27001 standard is an information security standard published in October 2005 by the International Organization for Standardization (“ISO”) and the International Electro-technical Commission (“IEC”), which specifies the requirements to be met by information security management systems (“ISMS”)<sup>28</sup> and which is currently in the process of revision and expected to be published at the end of 2013.<sup>29</sup> This standard is an internationally recognized code which has 100 certifications 17,509 ISO/IEC 27001 issued in a hundred (100) countries at the end of December 2011. On the other hand, TS ISO/IEC 27001 is the equivalent of ISO/IEC 27001 adopted by Turkish Standards Institute in order to establish an effective information security system and to provide certification for the operators.<sup>30</sup> The security standards set out in ISO/IEC 27001 are generic and are convenient to all organizations, regardless of type, size and nature and all sectors, with minor modifications.

Imposing upon the operators the obligation of complying with international standards with national regulations is inevitable and crucial due to the dynamic needs of the telecommunications sector. Moreover, harmonized standards are mandatory for the operators as this sector is borderless.

The Security of Electronic Communications Regulation obliges the operators to comply with these standards within a year as of their authorization date and this period can be extended, should the Information and Communication Technologies Board (“Board”) find it necessary. The Board extended this period to two years as of the authorization date for all operators, which are authorized after publication of the regulation (i.e. July 20, 2008), with its decision of June 24, 2009.<sup>31</sup> If an operator does not comply with this requirement within its legal period, it might be subject to administrative fines by the Board according to the Article 34 of the Regulation on Administrative Fines and Other Sanctions and Measures to be Imposed upon Service Providers by the Telecommunication Authority (“Sanctions Regulation”). These administrative fines might vary according to the circumstances such as type of the breach, size of the loss, the financial gain in return and its magnitude, reoccurrence, previous breaches and good faith, pursuant to the Article 32 of the Sanctions Regulation.<sup>32</sup>

On the other hand, a new regulation to replace the Regulation on Electronic Communications Security is open to public opinion since September 9, 2013. This new Regulation on Electronic Communications Security obliges the operators to comply with these standards within a year as of their authorization date. This period may be extended, should the

Information and Communication Technologies Board (“Board”) find it necessary. The Board extended this period to two years as of the authorization date for all operators, which are authorized after publication of the regulation (i.e. July 20, 2008), with its decision of June 24, 2009.<sup>33</sup> If an operator does not comply with this requirement within its legal period, it might be subject to administrative fines by the Board according to the Article 34 of the Regulation on Administrative Fines and Other Sanctions and Measures to be Imposed upon Service Providers by the Telecommunication Authority (“Sanctions Regulation”). These administrative fines might vary according to the circumstances such as type of the breach, size of the loss, the financial gain in return and its magnitude, reoccurrence, previous breaches and good faith, pursuant to the Article 32 of the Sanctions Regulation.<sup>34</sup>

The new Regulation brings some significant changes to the Regulation on Electronic Communications Security which was published on Official Gazette on July, 20, 2008. The new regulation introduces certain brand new definitions, concepts and governmental bodies to the Regulation on Electronic Communications Security which are mostly new definitions, concepts and governmental bodies for Turkish law (e.g. certificate of authority, information security management system (“ISMS”), information security management system standard, information system, information integrity, accessibility, critical infrastructure, critical information, risk evaluation, risk processing, risk based analysis and Cyber Security Board, etc.).

As a governmental step for maintaining cyber security in Turkey, a cabinet decision regarding conducting, managing and coordinating national cyber security activities came into force on October 20, 2012. Moreover, on June 20, 2013, another decision on the national cyber security strategy and action plan for the years 2013–2014 came into force. Under the decision of October 20, 2012, a Cyber Security Board was established in Turkey. The Cyber Security Board of Turkey is entitled to determine the governmental precautions regarding cyber security, to approve national cyber security strategies and procedures and principles within this scope and to maintain the national cyber security and coordination.

The new Regulation on Electronic Communications Security also extends obligations of the operators. Moreover, some of the operators defined under Article 5/2 of this new regulation, i.e. operators providing infrastructure operation services, operators which are operating under concession agreements,

<sup>27</sup> Article 11 of the Regulation on Security of Electronic Communications.

<sup>28</sup> ISO/IEC 27001:2005 Abstract, available at [http://www.iso.org/iso/catalogue\\_detail?csnumber=42103](http://www.iso.org/iso/catalogue_detail?csnumber=42103).

<sup>29</sup> Katie Bird, New version of ISO/IEC 27001 to better tackle IT security risks, 14.08.2013, available at [http://www.iso.org/iso/home/news\\_index/news\\_archive/news.htm?refid=Ref1767](http://www.iso.org/iso/home/news_index/news_archive/news.htm?refid=Ref1767).

<sup>30</sup> Available at <http://www.tse.org.tr/hizmetlerimiz/belgelendirme-hizmetleri/sistem-belgelendirme/belgelendirme-yap%C4%B1lan-y%C3%B6netim-sistemleri/ts-iso-iec-27001-bilgi-g%C3%BCv-y%C3%B6netim-sistemi>.

<sup>31</sup> Available at [http://www.btk.gov.tr/mevzuat/kurul\\_kararlari/dosyalar/kkehy.pdf](http://www.btk.gov.tr/mevzuat/kurul_kararlari/dosyalar/kkehy.pdf).

<sup>32</sup> Available at [http://www.btk.gov.tr/mevzuat/yonetmelikler/dosyalar/05\\_09\\_2004%20.pdf](http://www.btk.gov.tr/mevzuat/yonetmelikler/dosyalar/05_09_2004%20.pdf).

<sup>33</sup> In January 23, 2013 the Board issued a fine in the amount of TRY 589,967.97 (which corresponds to %0.008 of the operator's net sales for the year 2011) for one of the leading communication and convergence technology operators in Turkey, regarding its failure to meet certain standards stipulated under TS ISO/IEC 27001 and ISO/IEC 27001 during configurations of a device.

<sup>34</sup> In a recent decision, the Board decided to send an official warning letter to two telecommunications companies, which did not certify their conformity with the Standards, and requested them to obtain and submit their certificates of conformity within six months. On the other hand, in the same decision, the Board decided to merely send an official warning letter to the other two telecommunication companies, which certified their conformity with a delay. This decision demonstrates the Board's approach on certification of conformity and variety of its sanctions based on the circumstances. Available at [http://www.btk.gov.tr/mevzuat/kurul\\_kararlari/dosyalar/2013%20DK-BTD-348.pdf](http://www.btk.gov.tr/mevzuat/kurul_kararlari/dosyalar/2013%20DK-BTD-348.pdf).

mobile phone service operators, mobile phone operators providing services for air vehicles, Internet service providers, mutually used radio service operators, fixed phone service operators, virtual mobile network service operators, satellite communication service operators, satellite and cable TV service operators have additional obligations, provided that their annual sales are above 15.000 (fifteen thousand) Turkish Liras.

All operators are obliged to establish ISMS, containing all services, infrastructures and networks of such operator. Management body of the operator is obliged to publish an ISMS policy including the understanding of such operator regarding information security under Article 7 of the new Regulation. Operators shall monitor and keep the system record files for two years including but not limited to user identities, login and logout history of the users, system changes, special authorizations of certain users.

Non-disclosure agreements will be also mandatory once the new Regulation becomes effective. The amending Regulation stipulates the minimum requirements for the non-disclosure agreements which will be signed in between the operators and its employees and operators and third parties.

The new Regulation on Electronic Communications Security, with its Article 36, requires operators to obtain a certificate of conformity from the certification authorities. The operator, if obtaining certificate of conformity for the first time, should obtain it in one year following the end of the year of which the obligation status of the operator has changed. Operators are obliged to inform ICTA within two months, in case there is a certain amendment on the certificate of conformity or in case of the certificate of conformity is renewed.

Operators are also obliged to prepare an electronic communications security report by the end of March of each year and to send such a report to ICTA through electronic means. The hardcopy of the electronic communications security report shall be kept for five years by the operator. The content of the electronic communications security report is set out under Article 37 of the new Regulation. Under Article, the operator is obliged to inform ICTA in case there is a full-scale breach against electronic communications security.

Amending the Regulation on Electronic Communications Security introduces definition of anonymizing data. On the other hand, it prohibits export of both traffic data and location data abroad which might affect the relations of the operators with international business partners. Therefore, amending the regulation brought more strict rules on data protection which might affect business structures of operators in Turkey.

#### 4. Security measures

In December 2010, ENISA drew up a guideline on security measures for electronic communications within EU.<sup>35</sup> This guideline titled "Technical Guideline for Minimum Security Measures" sets out security measures that categorized in different sections.

<sup>35</sup> Technical Guideline for Minimum Security Measures, available at [http://www.enisa.europa.eu/activities/Resilience-and-CIIP/Incidents-reporting/minimum-security-requirements/copy\\_of\\_minimum-security-requirements/technical-guideline-on-minimum-security-measures](http://www.enisa.europa.eu/activities/Resilience-and-CIIP/Incidents-reporting/minimum-security-requirements/copy_of_minimum-security-requirements/technical-guideline-on-minimum-security-measures).

These categories are (i) governance and risk management, (ii) human resources security, (iii) security of systems and facilities, (iv) operations management, (v) incident management, (vi) business continuity management, (vii) monitoring, auditing and testing.<sup>36</sup> The guideline provides security measures operators and providers of public communications networks should take to ensure security and integrity of these networks, and lists down the minimum security measures that national regulatory authorities of the EU members should take into account for their assessment of public communications network providers' compliance with the relevant legislation.<sup>37</sup>

Current Turkish electronic communications legislation imposes various obligations on the electronic communications operators for taking all possible measures and actions to prevent electronic communications security breaches, in order to provide integrity, confidentiality, continuity, reliability, nonrepudiation, thus the security in the electronic communications services.<sup>38</sup> The foregoing objectives might be achieved by ensuring (i) physical area security, (ii) data security, (iii) hardware-software security and reliability and (iv) human resources security. Data protection policies of Turkey are in line with the data protection policies of the EU. Amendments on Turkish data protection legislation mostly refer to EU regulations. On the other hand, EU's data protection policy does not prohibit transfer of data abroad if the country to which the data will be transferred has a specific data protection law.

##### 4.1. Physical area security

Under Turkish laws, the physical area security measures to be taken by the operator may be grouped as indoor security sensitive area measures, outdoor security sensitive area measures and measures for both security sensitive areas.

The indoor measures set out in the Regulation on Electronic Communications Security are the operators' obligations (i) to specify the authorities for entrance and access and permit entrance and access of only authorized persons, (ii) to keep records of the visitors' information entering the building and ensuring that they enter the permitted sections of the premises, (iii) to make sure that all persons in the building carry identity or entrance cards in view, (iv) to keep the entrance and access authority information up-to-date.<sup>39</sup> On the other hand, as for the outdoor measures, the operators are obliged to control access to the facilities including infrastructure items and to put warning signs where necessary.

<sup>36</sup> Executive Summary, Technical Guideline for Minimum Security Measures, available at [http://www.enisa.europa.eu/activities/Resilience-and-CIIP/Incidents-reporting/minimum-security-requirements/copy\\_of\\_minimum-security-requirements/technical-guideline-on-minimum-security-measures](http://www.enisa.europa.eu/activities/Resilience-and-CIIP/Incidents-reporting/minimum-security-requirements/copy_of_minimum-security-requirements/technical-guideline-on-minimum-security-measures).

<sup>37</sup> Technical Guideline for Minimum Security Measures, available at [http://www.enisa.europa.eu/activities/Resilience-and-CIIP/Incidents-reporting/minimum-security-requirements/copy\\_of\\_minimum-security-requirements/technical-guideline-on-minimum-security-measures](http://www.enisa.europa.eu/activities/Resilience-and-CIIP/Incidents-reporting/minimum-security-requirements/copy_of_minimum-security-requirements/technical-guideline-on-minimum-security-measures).

<sup>38</sup> Article 19 of the Regulation on Authorization in the Electronic Communications Sector.

<sup>39</sup> Article 7 of the Regulation on Security of Electronic Communications.

Besides, operators are obliged to refrain from conducting unscheduled activities, prevent entrance of unauthorized devices to and create physical area security schemes in all security sensitive areas (i.e. indoor and outdoor) in order to prevent any malicious activities.

Physical area security includes the measures to be taken for prevention of unauthorized access to the work area and to the information therein. One can easily control and take hold of the electronic communications devices and exploit them for illicit purposes, if he/she has physical access to them. Therefore in order to ensure security of electronic communications it is necessary to primarily secure the physical environment. For these purposes it is necessary to keep electronic communications devices locked, to use passwords or keep devices off, when they are not used. Also it is necessary to ensure that the authorized person has access to the information therein and to monitor the entrance to the areas in which the electronic information is kept.

On the other hand, as previously indicated above, there is always the risk of encountering natural disasters such as earthquakes, hurricanes, flood or terror attacks which are beyond one's control. The measures to be taken with respect to such unforeseeable circumstances should also be considered a part of physical area security. Establishing a secure information system infrastructure is necessary for providing uninterrupted flow of information and to prevent the halt of communications.

On September 9, 2009 there was a flash flood in Istanbul, Turkey which killed at least thirty one people<sup>40</sup> and was regarded as "the worst flooding in decades".<sup>41</sup> The flood led to a huge damage to the infrastructure and it destroyed a leading global telecommunications company's data center in Istanbul. The company suffered both physical losses and, as a side effect, technical difficulties<sup>42</sup> which had a negative effect on the company's reputation. This event was brought to the Board's attention and the Board decided to send an official warning letter to the telecommunications company for causing damages to its data center by acting in a negligent and inattentive manner, and not taking the necessary actions with respect to physical area and environment despite the fact that there were similar floods in the same area previously, and to investigate the case at hand.<sup>43</sup>

#### 4.2. Data security

Data security defines protection of data from all threats and jeopardies, including but not limited to unauthorized access to, use, disclosure, disruption, modification, perusal, inspection, recording or destruction of data, while collecting,

communicating it to the end users, retaining and using, and all measures to be taken in advance and actions to be taken during any attempts to commit security breaches so as to preserve confidentiality, integrity, non-repudiation, reliability and availability of information.<sup>44</sup>

Data security breaches may give rise to financial loss, loss of customer confidence and lead to regulatory action.<sup>45</sup> It appears that challenges in this area are going to get harder rather than easier in the future as the technology changes rapidly.<sup>46</sup> Hence it is not possible to ensure data security by using merely one security solution. In order to make sure that the data is completely secure one must use multiple measures to have the sufficient precautions for threats.

According to the European Parliament's and the European Union's Council's Directive 2002/58/EC (i.e. EU directive on privacy and electronic communications) electronic communications service operators should take both technical and organizational measures to safeguard security of its services and network security and these measures shall ensure a level of security adequate for the risk encountered.<sup>47</sup>

Points to take into consideration in order to provide electronic communication security are listed in ISO/IEC 17799 (Information technology- Code of practice for information security management) as data confidentiality, integrity and availability. ITU broadened the scope of electronic communication security elements in its X.805 Recommendation.<sup>48</sup> According to ITU's relevant recommendation, the security elements are classified as access control, authentication, non-repudiation, data confidentiality, communication security, integrity, availability and privacy.<sup>49</sup>

In Turkey, Regulation on the Amendment of Regulation on Processing of Personal Data and the Protection of Privacy in the Electronic Communications Sector ("Electronic Communications Data Protection Regulation") was published in the Official Gazette on July 11, 2013. There have been some significant changes made to the previous electronic communications regulation.

Recent amending Electronic Communications Data Protection Regulation also serves for such harmonization process with the European Union legislation, and aims to keep up with recent technological developments. Electronic Communications Data Protection Regulation sets forth certain protective measures for the personal information of subscribers or users of the electronic communication services, including but not limited to the following ones. Article 5 of the amending Electronic Communications Data Protection Regulation stipulates that traffic data required for marketing of the electronic

<sup>40</sup> Available at [http://www.nytimes.com/2009/09/10/world/europe/10turkey.html?\\_r=0](http://www.nytimes.com/2009/09/10/world/europe/10turkey.html?_r=0).

<sup>41</sup> Available at <http://www.hurriyetdailynews.com/default.aspx?pageid=438&n=flash-floods-immense-istanbul-highway-stranding-dozens-of-2009-09-09>.

<sup>42</sup> Available at <http://www.datacenterknowledge.com/archives/2009/09/14/video-data-center-floods-in-istanbul/>.

<sup>43</sup> Information and Communication Technologies Board's decision of 07.01.2010 numbered 2010/İK-12/04, available at [http://www.tk.gov.tr/mevzuat/kurul\\_kararlari/dosyalar/2010%C4%B0K-12-04.pdf](http://www.tk.gov.tr/mevzuat/kurul_kararlari/dosyalar/2010%C4%B0K-12-04.pdf).

<sup>44</sup> ISO/IEC 17799:2005.

<sup>45</sup> Rosemary Jay, *Data Protection Law and Practice*, 2012, Sweet & Maxwell, 7-01, p.301.

<sup>46</sup> Sir Gus O'Donnell, *Data Handling Procedures in Government*, available at [https://www.gov.uk/government/uploads/system/uploads/attachment\\_data/file/60966/final-report.pdf](https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/60966/final-report.pdf).

<sup>47</sup> Article 4 of Directive 2002/58/EC, available at <http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2002:201:0037:0047:EN:PDF>.

<sup>48</sup> Zachary Zelstan, *ITU-T Recommendation X.805 and its application to NGN*, available at <http://www.itu.int/ITU-T/worksem/ngn/200505/presentations/s5-zelstan.pdf>.

<sup>49</sup> Id.