CYBERSECURITY FOR MOBILE FINANCIAL SERVICES

FAQs for regulators, supervisory authorities and digital financial services providers

October 2018

Photo: Sudipto Das
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## Agenda

1. Introduction: Fraud in mobile financial services
2. Are mobile networks secure enough for financial services?
3. Are mobile phones secure enough for financial services?
4. How can DFS providers secure their systems and transactions?
5. What can regulators and supervisors do to ensure the security of DFS systems?
6. Recommendations
Introduction: Fraud in mobile financial services

Photo: AJ Rudin
Introduction: Fraud in mobile financial services
Are mobile networks secure enough for financial services?
Mobile network security

1. Eavesdropping by external hackers
2. Eavesdropping via fake network base stations
3. Exploitation of roaming
4. Insider eavesdropping
5. Other insider threats
1. Eavesdropping by external hackers

DFS Customer's Mobile Phone → Mobile Network Operator's Systems

- Radio network
- Mobile network base station
  (distributed around the country)

DFS Customer's Mobile Phone → DFS Systems

DFS Systems

- Banks
- Other external service providers

DFS Systems → Internet

DFS Systems

- DFS Provider's Systems
  - Internet
  - DFS Provider's Systems
2. Eavesdropping via fake stations

DFS Customer's Mobile Phone  
Mobile Network Operator's Systems  
DFS Systems

- DFS app
- SIM
- Phone operating system

Radio network

Fake Base Station

Network operations systems
(At the MNO's main premises)

Network operator's IT services

Internet

Banks

Other external service providers

Internet

DFS Provider's Systems

DFS Systems (SIM: Subscriber Identity Module, Phone: Mobile Phone, Radio network: Cellular network, Fake Base Station: Dummy base station for eavesdropping, Internet: Mobile Internet, MNO: Mobile Network Operator)
3. Exploitation of roaming

DFS Customer’s Mobile Phone

Mobile network base station (distributed around the country)

Other network operations systems
Home network operations systems
Network operator’s IT services

Mobile Network Operator’s Systems

DFS Systems
4. Insider eavesdropping
5. Other insider threats
Importance of mobile network security

Photo: Trung Vo Chi
Are mobile phones secure enough for financial services?
Mobile phone security

- Mobile phones are an important element in ensuring security and confidentiality of customers’ money.
- Properly securing mobile phones requires action from DFS providers and phone manufacturers.
- Customers need to know how best to safeguard their money.
Feature phones

Affordable

Phones themselves not a target for hackers

Can’t be used to enhance security of transactions

Except with a SIM Toolkit app; otherwise enhanced transaction monitoring is essential
Smartphones

Smartphones are sophisticated computers connected to mobile networks that are built from the ground up with security in mind. Nonetheless, flaws still occur.

• **Smartphone manufacturers** should make fixes available whenever a flaw is found.

• **Smartphone owners** should update their phone’s software as soon as a new version is available.

DFS providers should never allow devices with compromised security to access their services.
How to make phones more secure

**DFS customers** should:
- Secure their phones, and install updates.

**DFS providers** should:
- Offer an app.
- Control access to the app.
- Update the app to address security issues.

**DFS smartphone app developers** should adopt the well-understood technical approaches to this problem.
App-based transactions have fewer vulnerabilities

**USSD** has major security vulnerabilities

SMS is little better

Smartphone apps are the best option – but not always available

No DFS provider should rely on the security of the mobile network or the mobile phone.

Best practice is to provide their own end-to-end security.
How can DFS providers secure their systems and transactions?
Focus on insider threats first

The most successful attacks in terms of the total value of money defrauded are insider jobs.

DFS providers’ cybersecurity efforts should **focus on insider threats first**.
How to mitigate insider threats

Tip 1: Know your staff

Cybersecurity can be undermined by malicious staff.

Background checks should be made on all key staff.
How to mitigate insider threats

Tip 2: Staff authentication

Internal controls are only effective if staff members can be reliably identified and if their interactions with the DFS platform can be controlled.

- **Two-factor authentication for staff login**
- **Record all login attempts**
How to mitigate insider threats

Tip 3: Role-based access and auditability

Money transfer functions should be carefully controlled through:

• Role-based access

• Maker/checker controls
Carefully defined and implemented business processes are an essential part of cybersecurity:

- Use a **business process management service**
- Include a set of **control points**
How to mitigate insider threats

Tip 5: Regular reconciliation of accounts

Reconciliation has two main functions:

• Ensure all customer balances are secured by real funds in a bank account.

• Indicate potential fraud perpetrated by breaching cybersecurity controls and controls for the creation of value.
Adopt measures to protect against third-party threats
How to mitigate insider and third-party threats

Tip 1: Know your suppliers

It is important that DFS providers verify the integrity of their suppliers and understand the risks that arise from suppliers’ internal activities or their relationships with third parties.
How to mitigate insider and third-party threats

Tip 2: Encryption

Cryptography is crucial for the operation of DFS and for data protection and privacy. It helps ensure the confidentiality and integrity of communications.

All data must be encrypted in transit and at rest.

All transactions and staff activities must be logged for future auditing or investigations.
How to mitigate insider and third-party threats

Tip 3: Active, automated transaction monitoring

- Implement transaction monitoring.
- Appoint a fraud officer.
- Leverage transaction investigation tools for rapid investigation of potential crimes.
How to mitigate insider and third-party threats

Tip 4: Physical security

Physical security limits the opportunity for the subversion of cyber-controls.

Well-managed data centers focus equally on physical and cybersecurity.

This applies also to visitors.
How to mitigate insider and third-party threats

Tip 5: Cybersecurity reviews

Every DFS service should undergo an external cybersecurity review. **Supervisors** should have sight of the results.
What can regulators and supervisors do to ensure the security of DFS systems?
Should regulators allow DFS?

Yes, but they should require certain security measures.

- The aspiration should be a service that provides its own end-to-end, industrial-grade security.
- In most lower-income countries, we recognize that this is not possible.
- Additional measures are necessary when a service relies on USSD.
Create an expert body to issue and update security standards

Financial sector regulators should not attempt to set technical standards for DFS cybersecurity management.

Instead of technical standards, regulators should specify:
• An expert body that issues security standards.
• Requirements to conform to those standards
• An inspection/audit regime
• A mechanism for responding to new threats
Consider liability of DFS providers

DFS providers’ liability
Regulators should consider the liability issues that might arise if security standards are not followed, especially if noncompliance results in financial loss.

Regulators may allow lower technical security standards (including, for example, USSD) by balancing the higher risk with stricter liability.
Consider responsibilities of supervisors

Supervisory authorities have a data security responsibility, too. Sensitive data supplied by DFS providers to the supervisory authorities, including data about their customers, should be subject to many of the same internal cybersecurity measures that are required of DFS providers.
Recommendations
Regulators

- Identify a center of cybersecurity excellence; national, regional or international.
- Work with this center to define technical cybersecurity standards for the delivery of mobile financial services.
- Obtain a commitment that those standards will be maintained and updated as new cybersecurity threats emerge and technology advances.
- Define policy that references these standards.
Supervisory authorities

• Engage DFS providers in a program of continuous improvement.

• **Adopt a comprehensive data security supervisory program**, including
  - Monitor DFS providers’ compliance with cybersecurity regulations.
  - Require annual cybersecurity review reports from DFS providers.
  - Visit DFS providers’ operational centers to verify that the process and control points that have been documented are being followed.
  - Review and compare suspicious transaction reports (STRs) received from DFS providers.
DFS providers

• Assess risk exposure and improve countermeasures where necessary.

• Annually engage a qualified third-party to carry out a risk assessment and cybersecurity review. Submit report to supervisory authorities.

• Focus equally on technological controls and process controls.

• Engage regularly with supervisory authorities as part of a program of continuous improvement.

• When assessing liabilities to customers, give reasonable consideration to any identified security weaknesses and consequent issues around fairness to customers.
Questions and Answers

Please use the chat box to send us your questions. Be sure to send them to “All Participants” so everyone can see. Thanks!
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