After Brazil's General Data Protection Law: Authorization in Solid Web Apps

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ABSTRACT

Write the abstract here.

CCS CONCEPTS

Computer systems organization → Embedded systems; Redundancy; Robotics; • Networks → Network reliability.

KEYWORDS

Solid, Access control, Decentralized web, Frameworks, Guardian

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1 INTRODUCTION

With the approval of the Brazilian General Data Protection Law (LGPD),¹ several software companies may need to redesign the applications that handle the personal data of Brazilian citizens. LGPD considers personal any data that directly or indirectly lead to the identification of a user [REF]. Violations can lead to fines up to 2% of global revenue.

LGPD sets compliance requirements on the companies in charge of making decisions about the data processing (i.e., data controllers) and the companies that process personal data in the name of data controllers (i.e., data processors). LGPD states that, in some cases, data controllers and/or data processors may be held liable for any cause of action that involves harm to data subjects [REF].

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ACM ISBN 978-1-4503-9999-9/18/06...\$15.00 https://doi.org/10.1145/1122445.1122456 To avoid being classified as either data processors or data controllers, some companies may redesign applications as decentralized Web Applications (Web Apps). An application is considered decentralized when it does not hold users' data [REF]. Tim Berners-Lee and colleagues [REF] propose a platform called Solid (derived from "Social linked data"), which can be described as a set of principles, conventions, and tools for building decentralized Web Apps. Solid is based on the principle that users should have full ownership of their data, which are stored in Web-accessible personal online datastores (pods). Pods are independent of Web Apps. For obtaining services, users need to authorize Web Apps to access their pods explicitly, by classifying Web Apps as trusted.

Nevertheless, this approach leaves users solely responsible for controlling access to protected resources, which may not be enough to comply with the LGPD requirements of Privacy by Design. For example, a bank Web App may have an operation that reads personal data from the pods that should be accessible by account managers but not by analysts. A violation of this access control policy would configure a data breach, in which case the companies might be required to show that they applied appropriate controls, possibly from the software design.

The current body of literature does not ...

RQ1: How decentralized Web Apps could be designed for privacy to comply with LGPD in an auditable fashion?

The answer to our RQ may help companies...

2 BACKGROUND

In this section, we offer some background on the Brazil's General Data Protection Law, on decentralized Web Apps in Solid, and on access control in Solid.

2.1 Brazilian Data Protection Law

The LGPD is strong inspired by the European GDPR. The Brazilian Bill, as the European one, defines cross-border jurisdiction, thus the Bill is applicable to any organizations processing personal data of Brazilian residents, whether it is headquartered in Brazil or not.

LGPD has also included the right of data portability, the right of access to personal data by the owner, and the right of erasure. Differently of the GDPR, which imposes 30 days for the controllers to comply with these requests, the LGPD imposes 15 days.

 $[\]overline{^1}$ http://www.planalto.gov.br/ccivil_03/_Ato2015-2018/2018/Lei/L13709.htm

The Brazilian law also requires companies to nominate a Data Protection Officer (DPO) who will be in charge of monitoring the adoption of best practices for personal data protection and for reporting to the National Data Protection Authority (ANPD).

The regulation defines the concepts of personal data as "any data, isolated or aggregated to another, that may allow the identification of a nutral person or subject them to a certain behavior" [REF] (IAPP: https://iapp.org/news/a/thenew-brazilian-general-data-protection-law-a-detailed-analysis/); sensitive data refers to data that may be subject to discriminatory practices, such as political opinion, sexual life, religious belief, genetic and biometric data, and it should have additional security layers; Unless it is possible to reverse-engineering the anonimized data, the law does not apply to this kind of data.

In a technical perspective, the efforts related to the decentralization of the Web help to build systems that are privacy-friendly, respecting user's privacy and in compliance with the regulations. Ainda nao sei se esse paragrafo fica nessa section ou na proxima.

2.2 Solid and the Decentralized Web

Traditional social web applications, such as Facebook, Twitter, and others control its own data and have its own authentication and access control mechanisms, transforming them into centralized applications. In the contrast of this approach, there are emergent solutions proposing a new perspective to enable decoupling application logic and user data, allowing it to create privacy-friendly services on the Web.

Solid is a platform that supports decentralized social web applications, relying on open standards and on semantic web technologies. In the Solid platform applications run in a browser or as mobile applications, while users' data are stored in a Web-accessible personal on-line data-store (pod) [3].

2.3 Access Control in Solid

Access control is typically split into two distinct procedures: authentication, and authorization. While authentication is concerned with determining whether an agent (e.g., user, group) is whom it claims to be, authorization is responsible for verifying if the agent is allowed to access a protected resource (e.g., document) or operation (e.g., read, write, append).

The Solid project uses the Web Access Control (WAC) specification for controlling the access to protected resources. WAC specifies a decentralized cross-domain access control system, similar to existing access control models. According to the specification, WAC has the following key features:

- (1) The resources are identified by URLs and can refer to any web documents or resources.
- (2) It is declarative access control policies are written in regular web documents.
- (3) Users and groups are also identified by URLs (specifically, by WebIDs).

```
# Contents of https://alice.databox.me/docs/file1.acl
@prefix acl: <http://www.w3.org/ns/auth/acl#> .

<#authorization1>
a acl:Authorization;
acl:agent <https://alice.databox.me/profile/card#me>; # Alice's WebID acl:accessTo <https://alice.databox.me/docs/file1>;
acl:mode acl:Read,
acl:Write,
acl:Control.
```

Figure 1: Example WAC Document

Figure 2: WAC document with group permission

(4) It is cross-domain – all of its components, such as resources, agent WebIDs, and even the documents containing the access control policies, can potentially reside on separate domains.

Figure 1 shows an example of a WAC document that specifies that Alice (as identified by her WebID https://alice.databox.me/profile/card#me) has full access (read, write, and control) to one of her web resources, located at https://alice.databox.me/docs/file1.

In Figure 2, we can see that it is possible to give access to a group of agents using the acl:agentGroup predicate. A group is a collection of members (or WebIDs) that needs to be specified in a different file. In this case, members of the group Accounting can read and write the Alice's resource located at https://alice.example.com/docs/shared-file1.

Figure 3 depicts the listing of a group. In this case, Bob and Candice belong to the Accounting group. Additionally, it is possible to give access to all agents (public access) or yet to all authenticated agents. It is also possible to classify web apps as trusted. Furthermore, not every document needs its own individual access control list file. Rather, it is possible to create an authorization to a container, which is a web

2.4 Frameworks (temp)

location that contain multiple resources.

Guerra et al. [2]

```
# Contents of https://alice.example.com/work-groups
@prefix acl: <http://www.w3.org/ns/auth/acl#>.
@prefix vcard: <http://www.w3.org/2006/vcard/ns#>
<> a acl:GroupListing
<#Accounting>
     а
                     vcard:Group;
     vcard:hasUID
                    <urn:uuid:8831CBAD-1111-2222-8563-F0F4787E5398:ABGro
                     "2013-09-11T07:18:19+0000"^^xsd:dateTime;
     dc:created
     dc:modified
                     "2015-08-08T14:45:15+0000"^^xsd:dateTime:
     # Accounting group members:
     vcard:hasMember <https://bob.example.com/profile/card#me>;
     vcard:hasMember <a href="https://candice.example.com/profile/card#me">https://candice.example.com/profile/card#me</a>
```

Figure 3: WAC document listing group members

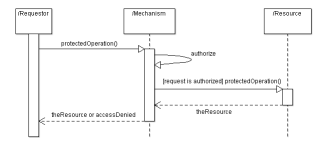


Figure 4: A conceptualization of the interception mechanism. Silva et al. [4]

3 ESFINGE GUARDIAN

In this section, we present the Esfinge Guardian² framework. Essentially, the Esfinge Guardian framework is an intercepting mechanism between a requester and a protected operation. Figure 4 illustrates Guardian intercepting a requester's access to a protected operation on a resource.

As depicted in Figure 5, Guardian is composed of eight main elements.

AuthorizationContext. It is the central entity that holds all the information required for an authorization, which includes the data for the subject, resource, and environment. That means all other entities should provide AuthorizationContext with enough information for authorization to occur. It is also an interface with the user, meaning that all other points must be hidden from the user.

GuardianInterceptor: is the entity responsible for abstracting the different existing interception technologies such as aspect-orientation, CGLib, dynamic proxy etc.

Invoker: is an entity with the ability to mimic the operation performed by the subject on a protected resource. In the Esfinge Guardian framework, this element can execute methods; however, it is important to note that is just one of the possibilities since the architectural model is general.

Populator: It is the entity that contains the data extraction logic for authorization. Information for authorization can

be anywhere such as databases, files, shared variables, user session, arguments, Internet, etc. For this reason, Populator is an entity that knows how to obtain information from all these places.

PopulatorProcessor: Entity that gathers and executes all defined Populators in the application.

Authorizer: Entity that implements the logic of the access control policy and may use information stored in AuthorizationContext if necessary. There must be at least one Authorizer. Every Authorizer must provide its response to the AuthorizationProcessor, usually a "yes" or "no"; however, it must be possible to include other response types such as "Indeterminate".

AuthorizerProcessor: Entity that contains the combining algorithm for all the Authorizers defined in the application. AuthorizationMetada: Entity that indicates which resources or their operations must be intercepted by the authorization mechanism. A requirement is that this element must be of metadata type, so that it can be used declaratively. Esfinge Guardian uses Java annotations as the implementation of this element; however, it can be considered a general marking element that is independent of a specific technology.

4 CASE EXAMPLE

5 DISCUSSION

Here goes some discussion.

6 RELATED WORK

A bit about others work.

7 CONCLUSION

Here goes a conclusion.

8 BACKUP

1.LGPD is based on the General Data Protection Regulation (GDPR),³ which aims at protecting the personal data of EU

 $^{^2 {\}rm https://github.com/EsfingeFramework/guardian}$

 $^{^3 \}rm http://data.consilium.europa.eu/doc/document/ST-9565-2015-INIT/en/pdf$

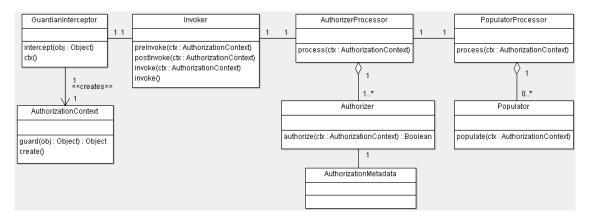


Figure 5: Esfinge Guardian class diagram [4]

individuals. In total, around 120 countries adopt comprehensive privacy laws and regulations to protect personal data held by private and public bodies [1].

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