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Handbook of Legal Procedures of Computer and Network Misuse in EU Countries

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Executive Summary

This document represents one of the two main deliverables of the 2005 project to update the 2003 CSIRT Legal Handbook. It sets out in a concise form the legal status of different types of computer misuse under the legal systems of the EU countries. The study reviewed the information in the 2003 CSIRT Legal Handbook, which covered the 16 member states, and also included information relating to the new member states which joined in 2004. Information relating to the legal environment for dealing with cyber-crime in each member state was also accompanied by an indication of the prosecution policy of law enforcement agencies in the countries, along with standard rules or procedures for the collection, handling documentation and reporting of computer based evidence. Penal and civil law was considered where applicable.

The Country Reports section begins with an introduction to the supra-national legislative environment pertinent to cyber-crime. The chapters for each country are then presented alphabetically. They are kept concise to ensure brevity and usefulness for the user community. Each country chapter is split into the following sub-sections:

Legislation on Computer Crime
This sub-section presents a general overview of the extent and nature of computer crime legislation in the country. It details whether specific laws have been created to deal with computer crimes or whether these are covered under amendments to existing legislation (e.g. theft). It also highlights the existence of particular legislation to deal with spam or identity theft. This section also contains a table that indicates which penalty, under which law is applicable for a certain type of incident. The severity of the penalty is shown, as is the law under which it is prosecutable (known as applicable provision) and the legal description of the incident.

This sub-section also includes a table of incident types, along with the applicable legal provisions and the sanctions imposed in these provisions specifying the duration of imprisonment and the amount of the fines whenever possible. In order to obtain comparable results for all Member States, these incident types are fixed according to the taxonomy outlined earlier. In the rare event that no provisions apply to an incident, a note is simply made that there is "no applicable provision". Note that legal provisions can be criminal or administrative in nature. Both categories are included in the same table.

Also note that one incident can be covered by more than one provision and that one provision can apply to many incidents. Finally, it is even possible that one provision contains two or more different crimes with different sanctions.
Law Enforcement bodies
This sub-section indicates briefly which law enforcement organisations are present in the country, their structure, roles and estimated effectiveness. It also details the judicial system and what courts are most likely to deal with computer crime incidents and how the process works for appeals to a court of higher authority.

Reporting
This sub-section details the existence of reporting mechanisms in the country, including national schemes and non-national or voluntary activities.

Forensics
This sub-section details forensic procedures in common use in the country (for example, network searching and data seizure).

References
Finally, each chapter lists the references to the legal provisions themselves, including an English translation of the titles.