

Embedding GDPR into the SDLC

Sebastien Deleersnyder Siebe De Roovere



Who is Who?



Sebastien Deleersnyder

- 5 years developer experience
- 15+ years information security experience
- Application security consultant Toreon
- Belgian OWASP chapter founder
- OWASP volunteer
- www.owasp.org





Siebe De Roovere

- 5 years GRC & InfoSec experience
 - Information Security (ISO27001 implementor)
 - Privacy (certified DPO)
- GRC security consultant at Toreon
- IAPP (international association of privacy professionals) member https://iapp.org



DPI instructor





Agenda

- GDPR Introduction
- SDLC/SAMM Introduction
- Embedding GDPR into the SDLC
- Conclusions & Next Steps
- Q&A



GDPR

- General Data Protection Regulation
 - Directly applicable within EU + UK
 - 25th of may 2018



- Unification of Privacy Legislation
- Improve protection of personal data and data subject rights





What is Personal Data?

Personal data is <u>all information related to an identified or identifiable person</u> ("data subject").

Card number, IP address, biometric, user id, email address, employee mobile phone traffic data, surf history, employee mailbox,...

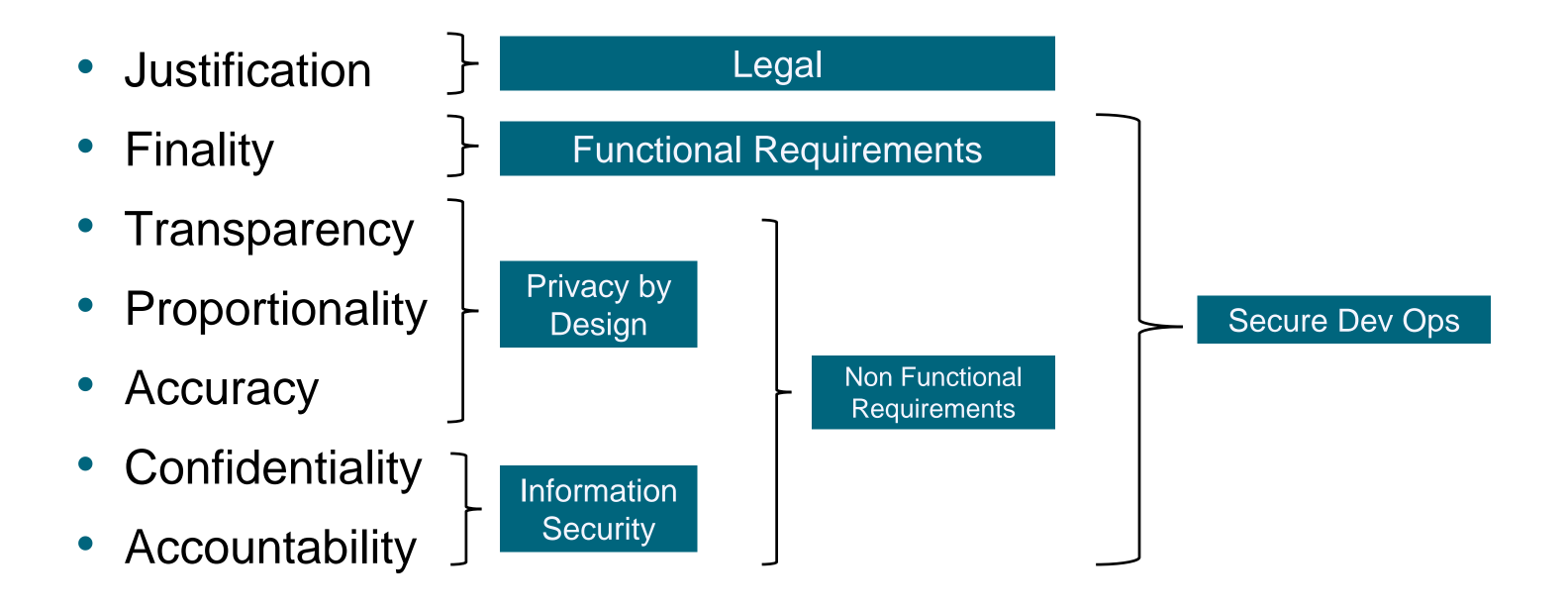








GDPR – 7 Principles





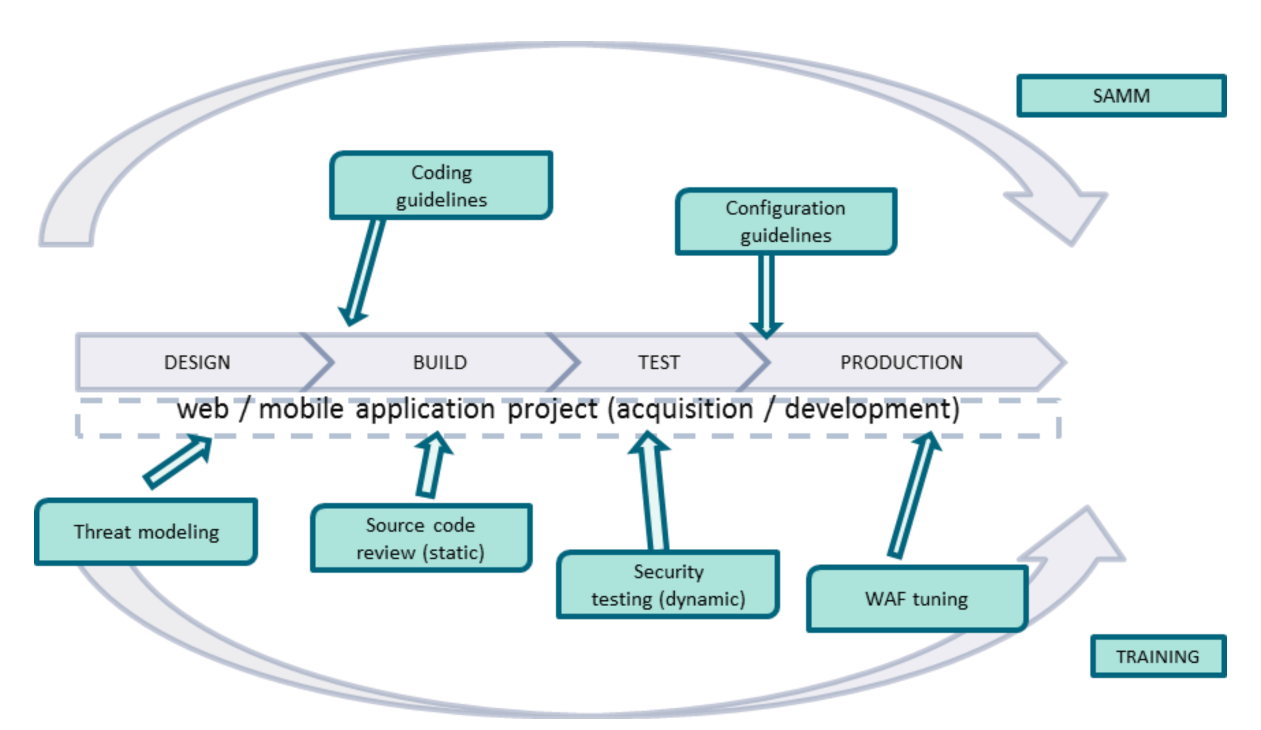
GDPR Secure Development

GDPR Article	GDPR Content	
Implement appropriate technical and organizational measures, such as pseudonymisation, who designed to implement data-protection principles, such as data minimization, in an effective meto integrate the necessary safeguards into the processing in order to meet the requirements of Regulation and protect the rights of data subjects. 25. Privacy by Design & Default The controller shall implement appropriate technical and organizational measures for ensuring		
	default, only personal data which are necessary for each specific purpose of the processing are processed. That obligation applies to the amount of personal data collected, the extent of their processing, the period of their storage and their accessibility.	
22 Coourity of	Taking into account the state of the art, the costs of implementation and the nature, scope, context and purposes of processing as well as the risk of varying likelihood and severity for the rights and freedoms of natural persons the controller and the processor shall implement appropriate technical	
32. Security of Processing	and organizational measures to ensure a level of security appropriate to the risk	
35. DPIA's	Where a type of processing in particular using new technologies, and taking into account the nature, scope, context and purposes of the processing, is likely to result in a high risk to the rights and freedoms of natural persons, the controller shall, prior to the processing, carry out an assessment of the impact on the protection of personal data.	

Embedding GDPR into the SDLC (Toreon - Privacy Café 23 Okt 2017)



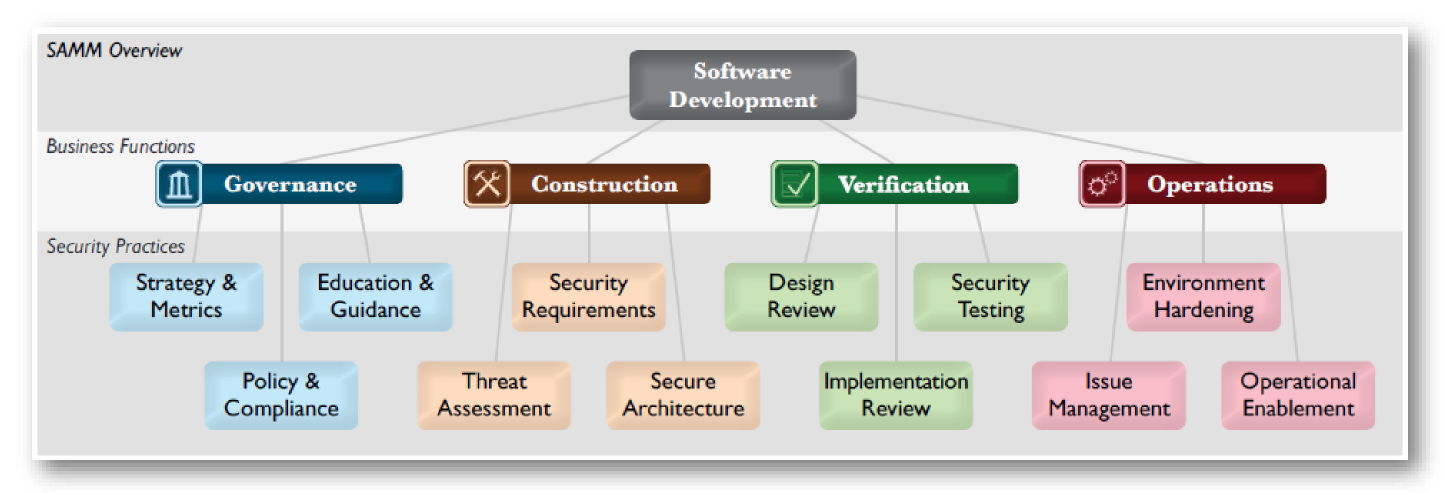
SDLC





OWASP SAMM

- For each of the Business Functions, 3 Security Practices are defined
- The Security Practices cover areas relevant to software security assurance





Mapping GDPR / SAMM

	SAMM Domains	GDPR Articles
SM	Strategy & Metrics	5, 24, 32, 33
PC	Policy & Compliance	7, 24, 32, (12-21)
EG	Education & Guidance	37, 39
TA	Threat Assessment	25, 35
SR	Security Requirements	24, 28, 32
SA	Secure Architecture	25
DR	Design Review	24, 25, 30, 32
IR	Implementation Review	24, 25, 32
ST	Security Testing	24, 25, 32
IM	Issue Management	33, 34, 39
EH	Environment Hardening	25, 33
OE	Operational Enablement	32, 33

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SM – Strategy & Metrics

	SAMM	GDPR
<u> </u>	 Estimate overall business risk profile Build and maintain assurance program roadmap 	Management
<u></u> 10	 Classify data and applications based on risks Establish and measure per classification security goals 	 Create a <u>Personal Data Inventory</u> (Records of Processing), integrate this with an application security classification scheme. <u>DPIA</u> threshold questionnaire Define <u>personal data risks</u> within applications
<u></u> SM3	 Conduct periodic industry-wide cost comparisons Collect metrics for historic security spenditure 	• /



PC – Policy & Compliance

	SAMM	GDPR
PC 1	 Identify and monitor external compliance drivers Build and maintain compliance guidelines 	 GDPR is an external <u>compliance driver</u> Build and maintain <u>GDPR policies and</u> <u>processes</u> and integrate GDPR into existing Info. Sec. and operational policies, processes and guidelines.
mpc 2	 Build policies and standards for security and compliance Establish project audit experience 	 Build and maintain <u>GDPR policies and processes</u> and integrate GDPR into existing Info. Sec. and operational policies, processes and guidelines. DPO should <u>monitor GDPR compliance</u> within the organization.
Pc3	 Create compliance gates for projects Adopt solution for audit data collection 	DPO should monitor and approve security of new developed applications at different timeframes in the project



EG – Education & Guidance

	SAMM	GDPR
EG 1	 Conduct technical security awareness training Build and maintain technical guidelines 	Include <u>GDPR</u> <u>requirements</u> (opt-in, consent details, information portability) in secure coding guidelines
EG 2	 Conduct role-specific application security training Utilize security coaches to enhance projects teams 	The DPO should <u>raise GDPR awareness</u> within the organization.
EG 3	 Create formal application security support portal Establish role-based examination and certification 	The DPO shall be designated on the basis of professional qualities and, in particular, expert knowledge of data protection law and implementation practices.



TA – Threat Assessment

	SAMM	GDPR
X TA 1	 Build and maintain application specific threat models Develop attacker profile from software architecture 	 Include <u>DPIA threshold</u> analysis in threat modeling phase. If appropriate perform <u>a full</u> <u>DPIA.</u>
X TA 2	 Build and maintain abuse-case models per project Adopt a weighting system for measurement of threats 	• /
X TA 3	 Explicitly evaluate risk from third-party components Elaborate threat models with compensating controls 	Conduct due diligence on processors



Data Protection Impact Assessment (DPIA)

- Methodology for identifying and mitigating compliance nonconformities and personal data risks.
- A DPIA should contain at least:
 - Description of processing and purposes
 - Legitimate interests pursued by controller
 - List of recipients & processors of personal data
 - Proportionality Assessment
 - Assessment Data Subject Rights
 - Foreseen measures to control security & compliance risks
 - Identification and quantification of risks
 - Additional security & compliance risk mitigating measures
 - Timeframes to implement additional controls









SR – Security Requirements

	SAMM	GDPR
X sr 1	 Derive security requirements from business functionality Evaluate security and compliance guidance for requirements 	 Add <u>GDPR</u> security compliance requirements (opt-in, consent details, information portability) Consider <u>extra security controls</u> to protect privacy sensitive information
X sr 2	 Build an access control matrix for resources and capabilities Specify security requirements based on known risks 	 Apply <u>least privilege</u>, need to know and segregation of duties principles Create <u>audit trail</u> of data access Apply data <u>retention</u> requirements Consider <u>encryption</u> of data (stored or in transit)
SR 3	 Build security requirements into supplier agreements Expand audit program for security requirements 	 Have <u>data processing agreement</u> in place with suppliers (and include security requirements at the same time). Verify that <u>data is not transferred out of Europe</u>



SA – Security Architecture

	SAMM	GDPR
X sa 1	 Maintain list of recommended software frameworks Explicitly apply security principles to design 	 Apply <u>privacy by design principles.</u> Apply minimization / pseudonymization if possible (risk based approach, comply or explain) Apply encryption (risk based approach, comply or explain)
X sa 2	 Identify and promote security services and infrastructure Identify security design patterns from architecture 	• /
X sa 3	 Establish formal reference architectures and platforms Validate usage of frameworks, patterns, and platforms 	• /



DR – Design Review

	SAMM	GDPR
DR 1	 Identify software attack surface Analyze design against known security requirements 	Review design against GDPR controls decided during previous phases.
DR 2	 Inspect for complete provision of security mechanisms Deploy design review service for project teams 	• /
DR3	 Develop data-flow diagrams for sensitive resources Establish release gates for design review 	• /



IR – Implementation Review

	SAMM	GDPR
CR 1	 Create review checklists from known security requirements Perform point-review of high- risk code 	Include GDPR checks in security reviews/reporting
CR2	 Utilize automated code analysis tools Integrate code analysis into development process 	• /
CR3	 Customize code analysis for application-specific concerns Establish release gates for code review 	• /



ST – Security Testing

	SAMM	GDPR
st 1	 Derive test cases from known security requirements Conduct penetration testing on software releases 	 Include GDPR checks in security reviews/reporting Assure pseudonymisation and/or anonymization of test data Minimize or remove production data from test environments
ST 2	 Utilize automated security testing tools Integrate security testing into development process 	Consider/review privacy scanning tools (e.g. IAAP OneTrust that scans for cookies, tags, forms and policies)
ST 3	 Employ application-specific security testing automation Establish release gates for security testing 	• /



VM- Vulnerability Management

	SAMM	GDPR
© [©] ∨м 1	 Define contact point for data breaches Create informal security response team 	DPO should be notified of all Data Breaches
© [©] ∨м2	 Establish consistent incident response process Adapt a security issue disclosure process 	 Organization must be able to identify data breaches Data Protection Authorities and affected Data subjects must be notified
© [©] ∨M3	 Conduct root-cause analysis for incidents Collect per-incident metrics 	• /



EH – Environment Hardening

	SAMM	GDPR
EH 1	 Maintain operational environment specification Identify and install critical security upgrades and patches 	• /
© [©] EH 2	 Establish routine patch management process Monitor baseline environment configuration status 	Privacy by default (most privacy friendly setting should be the default setting)
© EH3	 Identify and deploy relevant operations protection tools Expand audit program for environment configuration 	Forward / trigger on privacy or security related alerts/logs (automate with WAF, SIEM)



OE – Operational Enablement

	SAMM	GDPR
© OE 1	 Capture critical security information for deployment Document procedures for typical application alerts 	Identify/document breach indicators to assure timely followup (for DPA notification)
© [©] ○E 2	 Create per-release change management procedures Maintain formal operational security guides 	Include GDPR considerations in the operational security guides to demonstrate compliance!
©© OE 3	 Expand audit program for operational information Perform code signing for application components 	• /



Use Case

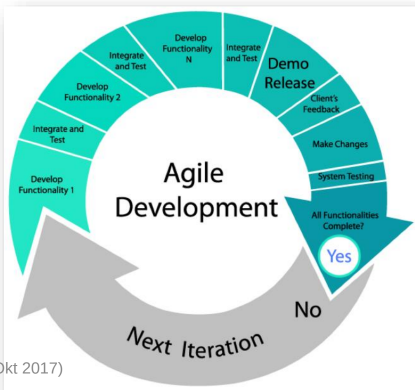
- Project ongoing with customer
- Combined SAMM, GDPR & PCI assessment
- Integrated approach
- Security group & champions in the development teams
- Anonymized questionnaire will be shared with the SAMM project





Integrate GDPR!

- Do not "bold on" extra compliance activities
- Integrate compliance in appsec / infosec activities
- Add "GDPR epics and stories" to product backlog & include in sprints.





Advantages

- GDPR and SDLC re-inforce each other
- (ab)use GDPR to start SDLC (business case)
- Improve SDLC by including GDPR activities
- SDLC "deliverables" with GDPR artifacts demonstrate compliance





Key Success Factors

- Extend your appsec "community" with DPO & legal allies.
- Turn your DPO into an SDLC advocate





Next steps

- Share the mappings with the OWASP SAMM project
- Improve GDPR / SAMM activity mappings
- Feedback & improvements will be included!







That's all folks!

OWASP: seba@owasp.org

Toreon: seba@toreon.com / siebe.deroovere@toreon.com