June 12, 2024

Re: Reducing Federal Cybersecurity Risk Following the Cyber Safety Review Board’s Review of the Summer 2023 Microsoft Exchange Online Intrusion

Dear Executive Branch Leaders:

On April 2, 2024, the U.S. Government released the Cyber Safety Review Board’s (CSRB) review of a cyber attack on Microsoft-hosted cloud environment that resulted in major public and private sector compromises. These lessons should inform a resilient security posture in an era of geopolitical tension and increased targeting from malicious actors.

However, the CSRB, as an advisory body, can only go so far to address the underlying threat that poor security poses to the U.S. government and national security. To improve the security and resiliency of the United States, the federal government must take steps to increase vendor diversity and ensure products with poor security are no longer acceptable within federal government networks.

At its core, the CSRB report showed that the existing, dated approach to security — often with a legacy vendor — creates devastating, preventable errors and serious breaches. Major platform providers — particularly those serving public sector and critical infrastructure organizations — have a heightened responsibility to advance the best security practices.

Many see a software concentration risk among public-sector organizations around the world stemming from the use of the same vendor for operating systems, email, office software, and security tooling. This approach raises the risk of a single breach undermining an entire technology ecosystem. Recognizing this, Senators Eric Schmitt (R-MO) and Ron Wyden (D-OR)

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1 Please refer to pages 4-8 for a complete distribution list.
have called on agencies to “embrace an alternate approach, expanding [the] use of open source software and software from other vendors, that reduces risk-concentration.”

As the 2021 Executive Order on Promoting Competition in the American Economy notes, “Agencies can and should further the policies set forth in section 1 of this order by... adopting pro-competitive regulations and approaches to procurement and spending.” Competition cannot exist without accountability. We therefore stand with the Senators, the White House, and the Cybersecurity and Infrastructure Security Agency (CISA) in their efforts to improve resiliency, ensure strong security baselines for software products, and encourage competition in the marketplace for these services. As the National Cybersecurity Strategy states, “responsibility must be placed on the stakeholders most capable of taking action to prevent bad outcomes.” Doing so will help to “drive the market to produce safer products and services while preserving innovation and the ability of startups and other small- and medium-sized businesses to compete against market leaders.” We agree. A multi-vendor approach to the security of government networks advances both of these goals, and would help to ensure that products with poor security are no longer acceptable within federal government systems.

We urge you to consider actions that can be taken at the agency level to protect your networks and systems and transition your agency to a secure by design approach.

1. **Assess your software concentration risk.**

   A comprehensive assessment of the agency’s software supply chain is crucial to identify and mitigate software concentration risks. Over-reliance on a limited number of vendors or specific software components creates a risk to resilience to vulnerabilities and disruptions, cyberattacks, and potential exploitation. A thorough analysis should evaluate the agency’s entire software ecosystem, including critical systems and applications, to determine the extent of software concentration risk. This assessment should inform strategies to diversify suppliers, develop redundant capabilities, and establish robust security measures to ensure the resilience and security of your software systems.

2. **Review past security performance in your procurement process.**

   To maintain a robust security posture in an ever-changing threat landscape, it’s essential to have the flexibility to evolve your procurement strategies. This includes regularly evaluating vendor relationships and considering their security performance alongside other factors like delivery and quality. If a vendor’s product has been compromised, especially if it has impacted your agency, it’s crucial to re-evaluate its suitability for your needs. Resources like CISA’s list of [top routinely exploited vulnerabilities](https://www.cisa.gov/topics/vulnerability) can be valuable tools in this process, helping you make informed decisions that prioritize the protection of your agency’s critical data and systems.
3. **Switch to a multi-vendor environment.**

Relying on a single vendor for your critical IT is like putting all your eggs in one basket. If that vendor is breached, an entire agency's operations could be compromised. This over-reliance on single vendors is a growing concern, as many public sector organizations worldwide are using the same provider for everything from operating systems to security tools.

To mitigate this risk, we recommend diversifying the public sector technology ecosystem through a multi-vendor approach: an approach that is increasingly adopted in the private sector, and which fosters competition and innovation among vendors. By developing and adhering to open standards, agencies can ensure interoperability, making it easier to switch out individual products if they become insecure. Diversification of cybersecurity providers has already proven its value, and it's time to adopt this model more broadly across the government.

If there is a breach, or if a provider fails to protect customer information, organizations and procurement officials should have the option of pivoting quickly. Without this option they are at the mercy of exploited systems. This should include the ability to trigger a security recertification for products suffering major security incidents, as well as considering past security performance in buying decisions.

In today’s landscape of constantly evolving threats, the status quo is not sufficient. As members of the global online community, we recognize our role in protecting billions of people against these kinds of threats. We are happy to bring together the following co-signatories to share their thoughts with you, whenever helpful.

Respectfully submitted,

Coalition for Fair Software Licensing (CFSL)
Computer & Communications Industry Association (CCIA)
Internet Infrastructure Coalition (i2C)
NetChoice
Software & Information Industry Association (SIIA)
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