

Proceedings of 6th International Conference on Internet Applications, Protocols And Services (NETAPPS2020)

ng Internet Use a hin the Pandemic 12

online conference

283 December 2020



Organized by: **INTERNETWORKS Research Laboratory** School of Computing Universiti Utara Malaysia



ENDURING INTERNET'S USE AND GROWTH IN THE PANDEMIC ERA

PROCEEDINGS OF 6TH INTERNATIONAL CONFERENCE ON INTERNET APPLICATIONS, PROTOCOLS AND SERVICES (NETAPPS2020)

Editors

Ahmad Hanis Mohd Shabli Ahmad Suki Che Mohamed Arif Khuzairi Mohd Zaini Massudi Mahmuddin Nur Haryani Zakaria Osman Ghazali Yousef Fazea

Copyright © 2021 UUM College of Arts and Sciences. All Rights reserved. Published by School of Computing, Sintok

This work is subject to copyright. All rights are reserved. Whether the whole or part of the material is concerned, specifically the right of translating, reprinting, reuse of illustrations, recitation, broadcasting, reproduction on papers, electronics or any other way, and storage in data banks without either the prior written permission of the Publisher, or authorization through payment of the appropriate fees as charged by the Publisher. Due care has been taken to ensure that the information provided in this proceeding is correct. However, the publisher bears no responsibility for any damage resulting from any inadvertent omission or inaccuracy of the content in the proceedings.

This proceeding is published in electronic format.

Library cataloging – publication data Universiti Utara Malaysia, 2021 International Conference on Internet Applications, Protocols and Services 2020/ Universiti Utara Malaysia 1. Computing 2. Internet 3. Computer Science 4. Computer Network

eISSN 2773-5966

Published in Malaysia, February 2021.

NETAPPS2020 URL: http://netapps.internetworks.my



PREFACE

The COVID-19 outbreak has changed our collective behavior over the first half of 2020. A large part of the behavior shift has focused on the Internet and its use in everyday life. As events shut down, workplaces and schools moved virtual, and other avenues for entertainment closed their doors, the world shifted Internet habits. In both temporary and lasting ways, this odd time has changed how we use the Internet.

Digital technologies have become a critical enabler of connectivity, facilitating the continuity of our regular lives and connecting people more than ever before. As cities and countries have been asking the population to stay at home, more people have turned to their computers and smartphones as a lifeline and tools to substitute their in-person activities online. Some habits may continue in "new normal" – or at least until a long-term solution to the current challenges, such as a vaccine, is found.

Hence, the need to access reliable digital infrastructure has become increasingly important. Specific aspects of ICTs are critical in a period of isolation, such as increased ICT opportunities from telework, telemedicine, food delivery and logistics, online and contactless payments, remote learning, and entertainment.

According to the International Telecommunication Union (ITU), while research on digitization's contribution to mitigating pandemics' impact is limited, emerging evidence is compelling about its positive effects. In the medium term (e.g., 2021), countries with top connectivity infrastructure could mitigate up to half of the negative economic impact.

Realizing this shift of behavior, NETAPPS2020 with the theme of Enduring Internet Use and Growth in the Pandemic Era discusses Internet Protocols, Architectures, Applications, Network Services, Security, Privacy and Trust in its tracks.

NETAPPS2020 InterNetWorks Research Lab School of Computing Universiti Utara Malaysia



TABLE OF CONTENTS

PAPER ID	TITLE	PAGE NO.
PID112	Design and Evaluation the Bluetooth Mesh-Low Power Node Streaming in Wireless Sensor Networks Hussein Almuslehi, Amran Ahmad, Alaa Jabbar Qasim	1
PID113	Internet of Things Applications for Smart Campus Farizan Salleh, Suhaidi Hassan, Adib Habbal, Emmanuel Mkpojiogu	9
PID114	Review of Peer Selection Process in Device-to-Device Communication Feras ZenAlden, Suhaidi Hassan, Adib Habbal	17
PID116	Content Poisoning Attack in Named Data Networking: A Solution Review Rohazlin Mohamed Iqbal, Amran Ahmad, Mohd. Hasbullah Omar	20
PID117	Survey of Botnet Detection Techniques using Deep Learning in IoT Environment Laila Al-Qaisi, Suhaidi Hassan	25
PID118	Blockchain Trust Mechanism in Named Data Networking: A Systematic Literature Review Athirah Rosli, Suhaidi Hassan, Mohd Hasbullah Omar	32
PID120	Barrier Coverage Issues and Strategies in WSN: A Survey Puteri Azwa Bt Ahmad, Mohd Hasbullah Omar, Massudi Mahmuddin	37
PID121	Energy-Aware Multipath Forwarding Mechanism for Named Data Network in Wireless Environment Suhaidi Hassan, Sarah Hamdi, Mohammed Alsamman	43
PID122	Security and Privacy Concerns in the Malaysian National IoT Strategic Roadmap: Legal Response and the Way Forward <i>Sidi Mohamed Sidi Ahmed, Sonny Zulhuda</i>	50
PID123	The Evaluation of Caching Replacement Strategies in Future Networking Sadaq Jebur Taher, Osman Ghazali, Suhaidi Hassan	55
PID128	A Review on Lightweight Authentication Schemes in an IoT Environment Ikenna Rene Chiadighikaobi, Norliza Katuk	61

PAPER ID	TITLE	PAGE NO.
PID129	Performance Analysis on Radio Access Technology (RAT) Selection Mechanisms in Smart Airport for Future Network (5G) <i>Farizan Salleh, Suhaidi Hassan, Adib Habbal</i>	69
PID130	Subject & Lecture Online Appointment System for Academic Institutions Koon Fung Yee, Yousef Fazea, Zainab S. Attarbashi, Omar Dakkak	79
PID131	A Novel Fault-Tolerance Mechanism in Software Defined Network (SDN) for Dynamic Traffic Engineering Ong Bi Lynn, Hasnah Ahmad, Naimah Yaakob, Amiza Amir, Noor Fazreen Bakar, Mohamed Elshaikh Eloboid	87
PID132	Review on Security Threats of Fog Computing Rometdo Muzawi, Zahurin Mat Aji @Alon, Al-Hanisham Mohd. Khalid, Nur Haryani Zakaria	91
PID133	Online Game Addiction in Cybersecurity Perspective: Systematic Literature Review Wan Mohd Yusoff Wan Yaacob, Nur Haryani Zakaria, Zahurin Mat Aji @Alon	101
PID134	A Survey on IEEE 802.15.4 MAC Protocols for Body Sensor Networks Abdulewadood Alawadhi, Mohd. Hasbullah Omar, Noradila Nordin	109
PID135	Artificial Intelligence Based Traffic Control System using Reinforcement Learning Walid Elbreiki, Shivaleela Arlimatti, Suhaidi Hassan	115
PID138	A Review of Cervical Cancer Imaging: The Need for a Smart Low-end Cervical Cancer Image Acquisition System Fatima Binta Adamu, Abiodun Musa Aibinu, Muhammad Bashir Abdullahi, Sulaimon Adebayo Bashir	119
PID139	Energy Efficient Multichannel Cross-Layer Routing Protocol for Internet of Things Applications Noradila Nordin	125
PID142	Blockchain-base Healthcare Applications: A Survey Raad Mohammed, Raaid Alubady, Ali Sherbaz	130
PID143	Multi-Controller Placement Problem in Software-Defined Networking: A Survey Maher Waleed Saab, Shahrudin Awang Nor, Yousef Fazea, Mohamed Elshaikh	137
PID144	The Potential of Blockchain for 5G Technologies: Opportunities and Challenges Walid Elbreiki, Shivaleela Arlimatti, Suhaidi Hassan	143

PAPER ID	TITLE	PAGE NO.
PID145	Energy-Efficient Clock Synchronization Technique for IoT Network Ernest Ezema, Azizol Abdullah, Nor Fazlida MD Sani	148
PID149	Game-based Profiler for Selection of Person-Organisation Fit Nor Idayu Mahat, Shahrul Azmi Mohd Yusof, Mohd Faizal Mohd Isa, Wan Shakizah Wan Mohd. Noor	153
PID152	Design and Development of Bus Tracker: A Mobile App for Tracking Buses in Real Time Shahrul Azmi Mohd Yusof, Lee Pui Kuan	158

Security and Privacy Concerns in the Malaysian National IoT Strategic Roadmap: Legal Response and the Way Forward

Sidi Mohamed Sidi Ahmed Ahmad Ibrahim Kulliyyah of Laws International Islamic University Malaysia Kuala Lumpur, Malaysia ORCID: 0000-0002-7607-1978

Abstract—Malaysia is geared to maximizing the digital technology and Internet of Things to reap the full benefit of the digital economy. In 2014, the Government came up with an important policy document entitled the National Internet of Things (IoT) Strategic Roadmap ('The Roadmap). Hopes are mounting that the IoT will be smoothly and speedily adopted in Malaysia amid various concerns relating to data security and data privacy. This paper investigates how the Roadmap frames the concerns of data security and privacy *vis a vis* the IoT in Malaysia. Employing a doctrinal and library research, this paper finds that while the Roadmap complements or supports the existing legal framework, its objectives will only be achieved if those legal requirements are complied with.

Keywords-security, privacy, Internet of Things, Malaysia

I. INTRODUCTION

Technology has penetrated all aspects of modern life and left its positive and negative prints therein. Keeping data and information in the technological environment secure and private is important for earning technology benefits and avoiding its drawbacks. However, security and privacy are challenging issues in the virtual world (cyberspace) as well as in the real one. Like other cyber emerging issues, concern about security and privacy rises with every new waves of technology. The Internet of Things (IoT) is one of those technological waves that raise the concern about security and privacy of data flowing and residing in the cyberspace. This is because IoT technology is being used in almost all segments of life such as smart grids, environmental monitoring, logistics, intelligent transportation systems, e-health. [1] Regarding personal data particularly, IoT devices that could collect personal data like smartwatch, fitness tracker, smart evewear, smart clothing, wearable medical device and wearable camera [2] can be found everywhere. The nature of IoT as an ever-connected network and device and its wide penetration into human life make security and privacy of this technology among emerging issues that regulative bodies around the world pay much attention to.

Malaysia joined the IoT caravan and became one of those many countries that put IoT in their national agenda and consider it as a rapid growing technology that could bring tangible benefits to citizens, businesses and governments. To this in practice, the Malaysian Minister of Science, Technology and Innovation (MOSTI) published the country's first National Internet of Things (IoT) Strategic Roadmap in Sonny Zulhuda Ahmad Ibrahim Kulliyyah of Laws International Islamic University Malaysia Kuala Lumpur, Malaysia ORCID: 0000-0003-0192-1971

2014. [3] This Roadmap specifies the mission and vision of the country towards IoT and highlights advantages and disadvantages of implementation of the IoT system in the country. This paper aims to discuss security and privacy as obstacles that could affect implementation of the IoT in the country. To be precise, the focus of this paper is on the intention paid in the Roadmap to the issue of privacy and security and the magnitude of such intention. To achieve this objective, the second section of the paper makes an overview of the Roadmap through analysing the context of its main headings. The third section focuses on privacy and security as emerging issues mentioned in the Roadmap. The discussion here will focus on security and privacy as the legal means to protect interests of persons and property. The fourth section examines and analyses protection of privacy and security of data in the current legal system of Malaysia. The discussion will be restricted to the Principles set by the Personal Data Protection Act 2010 (PDPA). Finally, conclusion and recommendations are provided in the fifth section.

II. AN OVERVIEW OF THE ROADMAP

IoT has been in the developmental agenda of the international community and it is considered as a means that can be used to boost economy and other social sectors. For example, the United Nations (UN) through its specialized agencies such as the International Telecommunication Union (ITU) involved in continuing discussions about IoT and issued recommendations which aim to provide a unique definition to the phenomenon. [4] In most continents of the planet there are growing roots of IoT structures but the development of such structures differ from a place to place. Like its counterparts in the world, Malaysia has embarked on IoT and introduced its National Internet of Things (IoT) Strategic Roadmap in 2014. The country has a proper environment for development of IoT and the number of Internet users in the country are continuously growing. According to the Malaysian Communications and Multimedia Commission (MCMC), Internet users increased from 76.9% in 2016 to 87.4% in 2018. [5] Moreover, the MCMC found that smartphones are the most common means used to connect to the internet as they are used by 93.1% of users.

The IoT Roadmap provides an overview of Malaysian mission and vision towards IoT. Apart from IoT definition and megatrends, the Roadmap discussed the importance of IoT and readiness of the country to implement IoT. For example, it mentioned that the IoT economic potential for Malaysia is forecast to reach RM 9.5 billion in 2020 and the growth will continue to RM 42.5 billion thereafter. In terms of employment opportunities, IoT was also estimated to create more than 14000 high-skilled employment opportunities by 2020. It could also serve the research community and help them commercialise R&D outputs.

Regarding readiness of the country for IoT, the Roadmap mentioned that Malaysia has a suitable environment for IoT and a strong ground in terms of technical, political, societal and political aspects. Nevertheless, the Roadmap highlights some obstacles that can hamper implementation of the IoT system in the country including, among others, barriers to free market competition exist, rural adoption, technology phobia, technology complexity, data accessibility and security and concerns. All these factors can privacy impede implementation of IoT in the country, according to the Roadmap. Therefore, the Roadmap outlines that its achievement strategic keys include (1) formulating an interoperability framework that harmonises the heterogeneity and complexity of standards and technologies to enable fast development and deployment of the IoT and (2) instituting a centralised regulatory and certification body to address privacy, security, quality and standardisation concerns [3].

Further on, alleviating concerns over data security and privacy has been made as a part of the long-term strategy to create an open community data framework. This was to be achieved through opening up public data with the intention of expanding the applications of IoT [3]. Obviously with this objective and strategy, settling data security and privacy problems must be one key success factors of the deployment of IoT in Malaysia.

In this paper, the focus will be on the concern about security and privacy of data flow in the IoT environment. The next sub-section will be devoted on security and privacy governance as mechanisms or tools used to protect people and their interests in the digital age.

III. SECURITY AND PRIVACY AS EMERGING LEGAL ISSUES

Like other technologies, using IoT has advantages and disadvantages. Without doubt security and privacy of data in the IoT environment are important and at the same time difficult to fully be achieved. The following paragraphs discusses the issue and highlight the cause of the concern about security and privacy in the IoT environment.

A. IoT Security Concern

Conventionally, information security aims to ensure availability, integrity and confidentiality of data. [6] In the IoT, this is not easy to be done because insecurity of IoT is caused by many factors. On one hand, securing IoT requires communication security (securing data from its source to destination), network security (availability of the service to legitimate users) and securing data in its storage (observing its confidentiality and integrity) and on the other, implementing strong security mechanism in IoT devices is not an easy task because these devices have limited "computational capabilities, memory and battery power." [7] Moreover, the comparative among the manufactures leads to focus on functionality and overlook security of IoT devices. [8] This results in that data flow in the IoT ecosystem can be manipulated and IoT devices can be tampered and used as a means to steal data, interrupt business operations, distribute denial-of service attacks and even disrupt critical infrastructure. [9]

The complex of IoT security could explain the particular stress of the Roadmap on security of IoT. Additionally, the wide usage of IoT and the consequence of data breach could be another factor that makes security among the priority. According to the Roadmap, IoT technology is been used in some specific areas of the Digital Lifestyle Malaysia such as connected healthcare, home and community living, traceability and people-friendly community and pointed out the role that IoT implementations can help transform and enhance these areas. [3, p. 37] In addition to the Roadmap, the Malaysian Communications and Multimedia Commission (MCMC) has published a Technical Report aiming to clarify technical regulatory requirements for IoT and also serve as technical reference for IoT interested stakeholders. [10] Moreover, the MCMC has also published a white paper about regulatory challenges of IoT. [11] Security and privacy are among the issues rose in these documents.

In the Report, the MCMC identified and discussed five technical regulatory challenges namely, (1) technical standardization, (2) spectrum requirement, (3) mobility requirement, (4) network numbering and addressing and (5) security and data privacy. As can be seen from the above, most of these issues discussed by this Report are technical issues. However, the Report acknowledged the increase of cyber-attack via IoT and noticed that aspects of data privacy and security requirement have been overlooked. In the aspect of security, the MCMC white paper established some measurements and steps to be taken to mitigate IoT risks. Apart from asserting that IoT devices have been used to launch attack, the white paper recommended subjecting IoT devices and systems in Malaysia "to close scrutiny and certified to a minimum level of vulnerability and penetration testing." [11, p. 12] The MCMC seems to take a holistic approach to secure IoT from both cyber and physical threats. For instance, it sees that while cyber security can help minimise service interruption, physical security would minimise theft and vandalism. Additionally, MCMC White Paper recommended some practical steps to be taken including (1) incorporating "security in the device security programme," (2) introducing "certification scheme on vulnerability and penetrability of IoT systems and devices" and (3) cooperation with agencies such as cybersecurity and police to safeguard IoT. [11, pp. 12-13] These steps and measurements suggested by the regulatory agency (MCMC) are important and workable and thus they should be followed by IoT stakeholders in order to reap the benefit of IoT and avoid its drawback. All the above shows the important of security of IoT and the concern about it in the Roadmap and other relevant documents issued by the relevant authority in the country.

B. IoT Privacy Concern

Like security, privacy in the IoT sphere has also been seriously considered by the Roadmap and other relevant documents among the concerning issues that could impede

implementation of IoT [3]. This is so because IoT technology has facilitated the aggregation of enormous types of data about ordinary citizens, consumers, organizations and groups and such data can be used as a means to discover people's interests and visited places. [12] Moreover, apart from facilitating the aggregation of countless data about individuals (e.g., tooth-brushing, refrigerators and fitness tracking devices can reveal tooth-brushing habits, types of food and activities of persons), IoT challenges the social norms and expectations that distinguish between privacy in public and private places. [13] For example, IoT bring monitoring technologies (e.g., surveillance cameras, location tracking) that are usually found in public places to private places such as home and personal cars. [13] These and other privacy challenges justifies the Roadmap concerned about privacy of the IoT users when it stated that "connected devices can communicate with consumers, transmit data back to companies, and compile data for third parties such as researchers, healthcare providers, or even other consumers." [3, p. 23]

Regarding privacy challenges, the MCMC Report asserted that solving issues related to privacy and security is an important for flourishing IoT. It is also emphasized protecting privacy and certainty of legal rules relating to data collection and flow as this could promote the end users' trust and confidence in IoT. To overcome IoT challenges to privacy, the MCMC Report recommended developing some strategies to promote transparency, enhance security and observe privacy, among other things. Additionally, the MCMC white paper acknowledged that data protection could be an issue in IoT and thus it recommended working with the department of personal data protection. [11] More importantly, the MCMC Report viewed that "the existing privacy guidelines imposed on operators can also be applied to IoT applications and services." [10, p. 19] The idea of applying existing privacy guidelines to IoT services and applications is an important innovative idea that could help fill the gap of IoT regulatory aspects. Even though the words of the MCMC statement seems to mean service providers, the idea can arguably be furthered to include applying provisions of PDPA 2010 and its sub-regulations to IoT.

It can be said that the emphasis of the Roadmap and the MCMC documents on the necessity of taking privacy and security into account when dealing with IoT are clear evident that the ignorance of the security and privacy could affect IoT implementation. This leads us to discuss the current legal provisions or legislation applicable to data protection in the country. This will be done in the next section.

IV. CURRENT LEGAL RESPONSE

The most relevant legislation to be looked at for ensuring security and privacy of IoT is arguably be the PDPA 2010 as this Act is most important legislation dealing with data protection in the country. The PDPA establishes seven principles (s. 5-12 of the Act) to be implemented in processing personal data in commercial transactions. The Act makes contravention of these principles as an offence punishable by a fine, or imprisonment or both (s. 5 (2) of the Act). The following is a brief discussion of these principles.

1- The General Principle

The General Principle, while acknowledging personal data as either sensitive or non-sensitive data, mentions that personal data shall not be processed without the consent of the data subject or other legal grounds such as serving interests of the data subject or compliance with legal obligations, etc. [PDPA 2010, S 6 (1 & 2)]. As an illustration, this Principle mentions that personal data shall not be processed unless the processing is (1) for legitimate purposes related to the activity of the data user; (2) the processing is necessary for that purpose and (3) the data itself is adequate and not excessive for the said purpose [PDPA 2010, S 6 (3)].

2-The Notice and Choice Principle

This particular principle could be considered as the most important principle in the virtual world. In fact, it "has been the dominant approach to regulate the Internet." The importance and relevance of the notice and choice principle is that it obliges the data user to give 'written notice' to the data subject informing him about the processing of his personal data, the purposes of such processing, rights and obligation of the data subjects and how to contact the data user for executing these rights, the means available for limiting data processing, the third parties to whom the personal data is disclosed or might be disclosed and such like [PDPA 2010, s 7 (1)]. Moreover, this principle asserts that the written notice shall be given as soon as practicable when the data subject is firstly asked to provide the personal data and when the data is firstly collected by the data user. In other scenarios, the written notice shall be given to the data subject before the personal data is used for new purposes or disclosed to a third party [PDPA 2010, s.7 (2)].

3- The Disclosure Principle

This principle prohibits disclosing personal data for new purposes or a new third party or parties without the consent of the data subject or other legal grounds mentioned in section 39 of the PDPA [PDPA 2010, s 8 (a&b)].

4- The Security Principle

This principle provides that the data user shall implement practical steps to protect personal data under his hands. The details of it will be discussed later on.

5- The Retention Principle

This principle prohibits keeping personal data after the purposes of its collection are fulfilled and obliges the data user to take reasonable steps to ensure destruction and deletion of personal data after the purposes of its collection are fulfilled [PDPA 2010, s.10 (1&2)].

6- The Data Integrity Principe

Data integrity mentions that the data user shall take reasonable steps to ensure the accuracy, completion, etc., of the personal data in his hand [PDPA 2010, s.11].

7- The Access Principle

This principle revolves around the necessity of giving the data subject the right to access, correct, up-date, etc., his personal data kept by the data user where such activities are acceptable under the PDPA [PDPA 2010, s.12]. See the table below for details of the seven Principles of PDPA 2010.

TABLE V. THE 7 PRINCIPLES OF PDPA 2010

Principle	Rules
General Principle	Personal data includes sensitive and non-sensitive data. Data shall not be processed without the consent of the data subject or other legal grounds. It shall also be adequate and not excessive in relation to its processing purpose.
Notice and Choice Principle	The data user shall give 'written notice' to the data subject informing him about the processing of his personal data, the purposes of processing, rights and obligation of the data subjects and how to contact the data user for executing these rights
Disclosure Principle	Personal data shall not be disclosed for new purposes or a new third party/parties without the consent of the data subject or other legal grounds.
Security Principle	The data user shall implement practical steps to protect personal data under his hands.
Retention Principle	Data user shall take reasonable steps to destroy data after its collection purposes is fulfilled.
Data Integrity Principe	Data user shall take reasonable steps to ensure the accuracy, completion, etc., of the personal data in his hand.
Access Principle	The data subject has the right to access, correct, up- date, etc., his personal data kept by the data user in accordance with rules of PDPA.

The Roadmap counts "security and privacy challenges and data governance policies" [3, p. 25] among threats that should be dealt with to open the door for implementation of IoT in the country. This could be understood as acknowledgement from the Roadmap that the existing laws in the country need to be improved to cope with IoT challenges. This could be true as PDPA 2010 only applies to data processed in commercial transactions and excludes governmental bodies from its scope. (s. 2 & 3 of the Act). Moreover, the Act also exempts data processed by individuals for personal or household purposes and data processed for other specific purposes (s. 45 of the Act). All these and the challenges of compliance with data protection principles in the IoT environment lead the present researchers else where [14] to call for improvement of the current data protection regime in the country, especially the PDPA 2020, to enable it to over suitable protection to personal data processed in the IoT atmosphere.

It is also noted that the concern of data security can be addressed legally in several ways. Firstly, by imposing the principle of data security during the processing of personal information as ruled under section 9 of the PDPA 2010. By virtue of this provision, the whole cycle of data processing in IoT, be it data collection, storage, disclosure, usage and disposal, shall protect such data from any threat. Both technical and organisational security measures will need to be taken. That arguably includes all those security measures such as encryption, access control, data risk management and organisational data due diligence. While this provision is a great introduction to data security law in Malaysia, yet it has a limited scope, namely only restricted to personal data security.

V. CONCLUDING REMARKS

This short paper is devoted to investigate the notion of security and privacy in the Malaysian IoT Strategic Roadmap and the challenges posed by IoT to security and privacy of data. This achieved by analysing and examining the content of the Roadmap with focussing on the magnitude of the attention paid in the Roadmap to the issue of privacy and security and the reason behind that. The discussion also includes the existing legal framework available to the country to deal with concerning issues such as privacy and security of data in the digital age and the efficiency of such framework in the era of IoT. It finds that the Personal Data Protection Act is one of the primary legislations that help to achieve data security and privacy in Malaysian IoT environment despite the limited scope only to personal data. It calls for more research on how other legislation can help to achieve the objectives of IoT in Malaysia in near future.

ACKNOWLEDGMENT

The Authors acknowledge the use of grant No. FRGS17-018-0584 from the Ministry of Higher Education of Malaysia for the purpose of this publication.

REFERENCES

- O. Vermesan and P. Friess, Internet of Things- From Research and Innovation to Market Development, Aalborg: River Publisher, 2014, pp.243-244.
- [2] M. Mardonova and Y. Choi, "Review of Wearable Device Technology and Its Applications to the Mining Industry," Energies, vol. 11, no. 3, 2018, p.547.
- [3] Ministry of Science, Technology and Innovation, National Internet of Things (IoT) Strategic Roadmap, Kuala Lumpur: MIMOS Berhad, 2014.
- [4] The International Telecommunication Union (ITU), "Recommendation ITU-T Y.2060, Overview of the Internet of things," (Geneva: the author, 2013), at 2, ITU, https://www.itu.int/rec/T-REC-Y.2060-201206-I (accessed 15 Aug, 2020).
- [5] Malaysian Communications and Multimedia Commission (MCMC), "Internet Users Survey 2018," (Cyberjaya, Selangor Darul Ehsan: MCMC, n.d.), at 4, MCMC, https://www.mcmc.gov.my/skmmgovmy/media/General/pdf/Internet-Users-Survey-2018.pdf (accessed 15 Aug, 2020).
- [6] N. Gillord, Information Security Management the Legal Risks, Sydney: CCH Australia Limited, 2009, p.7.
- [7] M. Abomhara and G.M. Køien, "Cyber Security and the Internet of Things: Vulnerabilities, Threats, Intruders and Attacks," Journal of Cyber Security, vol. 4, 2015, p.65.
- [8] K. Sailaja and M. Rohitha, "Literature Survey on Real World Applications Using Internet of Things," SSRN: https://ssrn.com/abstract=3165327 (accessed 15 Aug, 2020).
- [9] U.S. Department Of Homeland Security, "Strategic Principles for Securing the Internet of Things (IoT)," Homeland Security, https://www.dhs.gov/sites/default/files/publications/strategic_principl es_for_securing_the_internet_of_things-2016-1115-final....pdf (accessed 29 may, 2019).
- [10] Malaysian Communications and Multimedia Commission (MCMC), "Internet of Things (IoT) Technical Regulatory Aspects & Key Challenges Technical Report" (2018), SKMM, <u>https://www.skmm.gov.my/skmmgovmy/media/General/pdf/IOT-Technical-Regulatory-Aspects-Key-Challenges.pdf</u> (accessed 15 Aug, 2020).
- [11] Malaysian Communications and Multimedia Commission (MCMC), "Regulatory Challenges of Internet of Things (IoT)-White Paper" (2018), at 12, SKMM, https://www.skmm.gov.my/skmmgovmy/media/General/pdf/WHITE-PAPER-REGULATORY-CHALLENGES-OF-INTERNET-OF-THINGS-(IOT).pdf (accessed 15 Aug, 2020)
- [12] C. Maple, "Security and privacy in the Internet of Things," Journal of Cyber Policy, vol. no. 2, 2017, p.172.
- [13] K. Rose, S. Eldridge and L. Chapin, "The Internet of Things: An Overview Understanding the Issues and Challenges of a More Connected World," Internet Society, https://www.internetsociety.org/wp-content/uploads/2017/08/ISOC-IoT-Overview-20151221-en.pdf (accessed 15 Aug, 2020).

[14] S.M.S. Ahmed and S. Zulhuda, "Data Protection Challenges in the Internet of Things Era: An Assessment of Protection Offered by PDPA 2010," International Journal of Law, Government and Communication. 2019, pp.1-12.

