Data Protection Task Force

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Current Data protection issues

- No RIPE Database Terms and Conditions for usage
- No “protection” of Personal contact data in RIPE DB
  - Individuals are not notified of publication of contact information
  - No audit or control procedure on data
  - Personal contact data cannot be amended/changed/removed by RIPE NCC
- No RIPE NCC privacy statement
- Several different copyrights statements
- Several Acceptable Use Policies (AUPs) signed
- Mirroring outside EU
- Conflict of interest between LEAs and DP
Thoughts for future improvements

“To comply with Data Protection regulation”

• RIPE Database Terms and Conditions for usage
• Protection of Personal contact data in RIPE DB
  – Notify individuals of publication of contact information
  – Set up feasible audit or control procedure on data
  – Develop policy to change/amend/remove by the RIPE NCC
• RIPE NCC privacy statement
• Merge different copyrights statements
• Revise Acceptable Use Policy (AUPs) and re-sign
• More strict policy on mirroring
Data protection Task Force I

• Issues at hand:
  – Purpose of the DB, currently “Agreed internet purposes”
  – Set up Terms and Conditions for DB – structure for DP
  – Procedure to audit the data collection (remove/change data)
  – Determine AUP terms and conditions
  – Mirroring issues
Data protection Task Force II

• What is expected from TF?
  – Set up procedures, practices to comply with DP regulations
  – Raise awareness in the community regarding DP issues
  – Inform (and consult) the community on procedures and practices
  – To give feedback and inform on local regulation issues relating to DP

• RIPE NCC will put forward proposals, BCPs and will take input from TF

• RIPE NCC will take care of administration and organisation

• Charter: http://www.ripe.net/ripe/tf/dp/index.html
Data protection Task Force III

- Want to participate in the TF?
- Want to Chair of TF?
- Send an e-mail to: jochem@ripe.net
Questions?