The Convergence of Operational Risk and Cyber Security

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A joint paper by Accenture and Chartis Research advising that operational risk management and cyber security processes should align to better cope with the increasing cyber threat and improve resilience.

Cyber security has jumped to the top of companies’ risk agenda after a number of high profile data breaches, ransom demands, distributed denial of service (DDoS) attacks and other hacks. In an increasingly digitized world, where data resides in the cloud, on mobiles and devices connected to the “Internet of Things” threat vectors are multiplying, threatening firms’ operations, customer and bank details and future financial stability.

Firms should develop a strategy to cope with this cyber threat emanating from online criminals, hacktivists or nation states looking to destabilize payment and financial systems such as Russia’s alleged 2007 cyber-attack against Estonia’s financial services ecosystem. The need is most pressing at large scale financial services institutions as many of these sit at the apex of the financial system.

This is a report by Accenture and Chartis analyzing the benefits of better alignment across operational risk management procedures with cyber security in an enterprise risk management (ERM) framework. The objective for leading firms should be to focus on increasing the resilience of the organization, and despite the best efforts it is highly unlikely that any firm can completely avoid security issues in the digitally-connected world we all operate within.

Cooperation is an essential starting point in the organization—a DDoS attack or data breach impacts people, processes and technology across the business. As well as getting IT systems back up and running financial institutions (FIs) should write to customers and regulators, activate back-up facilities, and compensate any losses. Operational and cyber security employees need lines of communications and a coordinated pre-planned response. Firms should take this opportunity to review their existing risk management processes, departments and responsibilities with respect to cyber security, re-aligning them into an overall operational and ERM strategy with boardroom backing.
Scope of the Problem: The Cyber Security Threat

You cannot open a paper, or indeed a link, these days without hearing about a new cyber-attack. The immediate need for firms to protect themselves is made more pressing by the manner in which regulators retrospectively sanction firms for past breaches.

In September 2015, for instance, the Securities and Exchange Commission (SEC) fined R.T. Jones Capital Equities Management, a St. Louis-based investment adviser, $75,000 for failing to establish the required cyber security policies and procedures in advance of a breach that occurred in July 2013. An unknown hacker gained access to data and compromised the personally identifiable information (PII) of approximately 100,000 individuals, including thousands of the firm’s clients, after infiltrating its third-party hosted web server. The attack left R.T. Jones’ clients, vulnerable to fraud theft and prompted the SEC’s action for violating Rule 30(a) of Regulation S-P under the US Securities Act of 1933.²

As Marshall S. Sprung, Co-Chief of the SEC Enforcement Division’s Asset Management Unit, said in the ruling:³ "Firms must adopt written policies to protect their clients’ private information and they need to anticipate potential cyber security events and have clear procedures in place rather than waiting to react once a breach occurs.”

Other examples illustrating the scope of the problem include:

- Interpol and Kaspersky Lab revealed in February 2015⁴ that about $1bn had been stolen over a two year period from financial institutions worldwide by a cybercriminal gang comprising members from Russia, Ukraine, other parts of Europe and China. The Moscow-based security firm dubbed the criminal gang “Carbanak” and Interpol was in pursuit. The criminal case proves that FIs are just as susceptible to cyber-attacks as retailers that hold card details or telcos and utilities among others. They are also at the top of the tree for any fraud-related attack.

- The Ponemon Institute LLC has calculated that cyber risk translates to a mean annualized cost, for every company, of $7.7 million.⁵

- In a recent “2015 Cyber Security Global Survey” conducted by Chartis Research,⁶ which questioned 103 risk professionals, 69% of them said they expect their cyber security expenditure to increase next year by more than 10%.

- The World Economic Forum (WEF) again identified technological risks, in the form of data fraud, cyber-attacks among the top ten risks in terms of likelihood while critical information infrastructure breakdown is among its top ten risks in terms of impact.⁷ The threats are real and growing.
Defining the Problem

Financial institutions (FIs) want to establish controls to manage cyber risk from the top down. However, while FIs are familiar with the basics of firewalls, malware and phishing, they are struggling to connect the technical aspects of cyber security with the people and process risks that operational risk is designed to monitor and control.

A necessity for establishing control is to first set a good definition of the problem. Many firms produce their own cyber security definition. A common starting point is with the International Standards Organization’s ISO 27k series on IT risk, which includes a cyber security component, under ISO/IEC 27032. It reads as follows:

Officially, ISO/IEC 27032 addresses “Cybersecurity” or “Cyberspace security,” defined as the “preservation of confidentiality, integrity and availability of information in the Cyberspace.”

In turn “Cyberspace” is defined as the “complex environment resulting from the interaction of people, software and services on the internet by means of technology devices and networks connected to it, and which does not exist in any physical form.”

In the US, the National Institute of Standards and Technology (NIST) can also provide useful definitions and guidelines. Both external frameworks should be examined as part of an early stage project to align operational risk management (ORM) and cyber security procedures.

The main definition problem that FIs encounter is around scope. Broad and narrow definitions of cyber security both have strengths and weaknesses. A broad definition provides wide coverage and lends itself to a cross-silo approach. However, it can lead to confusion over responsibilities and cause significant overlap with other areas like IT security. A narrow definition can result in the creation of another tactical risk management silo, which is undesirable. The aim must be to develop an open definition that covers all of the threat vectors, but clearly assigns responsibilities.

Some definitions of cyber security put forward by representatives of international FIs in conversation with Chartis and Accenture appear in Table 1.
### Examples – Definition of Cyber Security

<table>
<thead>
<tr>
<th>Coverage</th>
<th>Strengths</th>
<th>Weaknesses</th>
</tr>
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<tbody>
<tr>
<td>“Protection against services or applications in cyberspace being used for or are the target of a crime, or where cyberspace is the source, tool, target, or place of a crime.”</td>
<td>Covering incidents which occur in cyberspace, i.e. online.</td>
<td>Differentiates between local IT issues and online IT.</td>
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<tr>
<td>“Detection, prevention and recovery processes for malicious or deliberate damage, bypass or removal of IT controls.”</td>
<td>Covering incidents wherein IT-specific controls are deliberately broken.</td>
<td>Differentiates between IT security and cyber security (by specifying deliberate attacks), and also fraud risks (by specifying IT controls).</td>
</tr>
<tr>
<td>“The body of technologies, processes and practices designed to protect networks, computers, programs and data from attack, damage or unauthorized access.”</td>
<td>Defining cyber security as essentially encompassing the security of all IT processes.</td>
<td>Broad focus, enabling the capture of information from multiple potential silos.</td>
</tr>
<tr>
<td>“The attempt to subvert information risk controls of the bank for the agenda of the perpetrator.”</td>
<td>Defining cyber security as the protection of access to information in an IT system.</td>
<td>Defines information risk controls as a target for perpetrators.</td>
</tr>
</tbody>
</table>

Source: Chartis Research, based on discussions with financial institutions, August to December 2015

Beyond this, whether definitions are broad or narrow, or principles- or rule-based, there appears to be a pressing need to help establish frameworks and move the conversation to the board level. More than definitions, the important factors are responsibility and awareness of what each involved party is doing to help protect the institution.
Expanding Operational Risk to Include Cyber Security

Operational risk is defined by the Basel Committee as: “The risk of direct or indirect loss resulting from inadequate or failed internal processes, people and systems, or from external events.”

Cyber-attacks from external criminals or internally disgruntled employees can fit this definition. They become a problem only if the processes and people elements in an FI’s strategy are not sufficiently developed. If the chief risk officer (CRO) is talking to the chief information security officer (CISO) and both are aware of their specific responsibilities, and how they align with the wider ERM strategy, then a data loss event, DDoS attack or hack needn’t be catastrophic. Joining the dots and aligning a strategy is key. The challenge is that cyber security is traditionally managed through its own set of internal controls within IT, which are separate from the duties and processes required for operational risk management or compliance. Bringing cyber security into a common framework is necessary in our view.

In addition, the Basel Committee’s 2014 report on operational risk includes cyber-attacks as a scenario. This illustrates the nature of the operational risk that can result from cyber security breaches, ranging from continuity to credit and market risk.

“...some banks have developed scenarios related to earthquakes and other catastrophic events such as a cyber-attack to assess not only the operational risk exposures (i.e. business continuity, costs, fraud losses, lawsuits, etc.) but also other risks such as credit risk (i.e. increased defaults, devaluations of collateral), market risk and general economic conditions (i.e. lower revenues).”

The expansion of operational risk to include cyber threats is being driven by a number of trends:

1) The rising number and complexity of cyber-attacks now represents a real threat to an FI’s profitable existence. Reputational damage and regulatory fines await FIs that cannot prove a coordinated response, communication and back-up plan is in place.

2) Boards and senior leadership increasingly recognize that the solution lies beyond the technology layer and in the broader people and processes of the institution.

3) Poor cost-to-income ratios are driving banks to consolidate their silo-based risk management.

The "new normal" of expanded operational risk management (ORM) strategies that align with cyber security, fraud and anti-money laundering (AML) disciplines is illustrated in Figure 1. For example, cyber security events such as the "Carbanak" $1bn loss from financial institutions worldwide and this year’s Dyre Wolf malware attack against banks show that phishing, malware, fraud, money laundering and business disruption all go together. A cyber risk response and ORM strategy should be similarly coordinated.
Chartis Research has seen operational frameworks and methodologies expanding into full governance, risk and compliance (GRC) initiatives at FIs. The three lines of defense – inputs such as risk events arising from malware; your monitoring and coping mechanisms; and auditing of the strategy (see Figure 2) – mean that a firm should be able to prove a boardroom-backed governance and risk structure is in place and reinforced by training and testing from the bottom-up. Regulators and partners in the financial supply chain will be reassured by strong managerial oversight and the presence of a cyber risk-aware culture. In addition, the near-immediate dissemination of negative news through social media and the internet has increased the threat of reputational risk. Loss of reputation could lead to a loss of customer and stakeholder trust, loss of revenue, and a higher level of regulatory scrutiny in future, posing a direct threat to executives and the C-suite, who can potentially lose their jobs.
Accenture and Chartis have identified four key building blocks for delivering alignment:

1. Governance and ownership: Tangible improvements can be performed by establishing clear lines of responsibility from board level downwards, including organizational definitions where cyber security and operational risk are aligned as part of a formal GRC strategy.

2. Taxonomies and methods: Bridging the gap between the CISO/technology or information officer and the CRO by creating a common language.

3. Skills and capabilities: Multi-disciplinary capabilities and competencies across operational risk and cyber security should be encouraged. Practitioners should meet their counterparts in different departments to develop a unified response.

4. Technology and data: Technology is a key facilitator for aligning operational and cyber risk strategy. Advanced data management, analytics, modeling and reporting solutions deliver a better response if attacked.
Governance and Ownership

Top-down governance processes and board-level involvement are important.

First and foremost, FIs should establish cyber security processes as mapped across the three lines of risk defense, covering inputs; monitoring of the strategy; and auditing of the strategy (Figure 2).

Figure 2. Framework for aligning operational risk with cyber security

Source: Chartis Research, based on analysis of the risk strategies of several global financial institutions, December 2015

Disaster recovery and business continuity planning (BCP) processes should also be clearly defined and link into an institution’s combined operational and cyber risk strategy.

As an example, cyber risk threats and/or vulnerable events, such as wire transfers, should be examined and modeled start-to-finish as part of any FI’s procedure, with a “kill chain” clearly established to mitigate risk. Potential points of compromise, responsibilities, and remediation measures should all be detailed at each stage to establish a comprehensive framework.
Front line troops with job titles such as CISO or chief technology or information officer (CTO/CIO) tend to have a strong understanding of IT, but in many cases they have limited formal risk management understanding.

Similarly, risk managers have a strong understanding of the business and risk concepts needed for a good cyber security response in the event of an attack, but a relatively weak understanding of the complex IT issues involved.

Increasing IT and risk knowledge transfer is a critical success factor when aligning cyber security and operational risk. Staff rotation and shadowing may be helpful in promoting mutual comprehension and understanding. Joint competency centers should also be considered, alongside recruitment and incentive strategies to encourage collaboration. Formal knowledge transfer initiatives should have senior management oversight and support.

On-going training is also advisable so that FIs can keep pace with any technological and regulatory changes. Training remains particularly crucial as the vast majority of cyber security incidents start from avoidable human error, such as an employee clicking on a phishing email. While many firms focus on technology and prevention, training and awareness of potential cyber risks from the bottom up is essential.

This should include mandatory awareness of good security practices, and periodic testing of employee responses to potential attacks. In addition, while it is important that training is part of the front office, it is also vitally important that responsibility for basic cyber security does not die out in middle management. In interviews conducted by Chartis and Accenture with firms who had implemented phishing testing, they said that management (including the C-suite) were more likely to respond to phishing emails than front-office employees.

Some may work under the illusion that their firms’ security systems are protecting and insulating them, but with respect to cyber security, all employees are potentially on the front line.
Taxonomies and Methods

If the gap between technological and risk-based knowledge is to be bridged, then the cyber security and operational risk functions need a common language.

This can be established by agreeing to a common definition, using ISO and NIST frameworks if desired, and then formulating a responsibility flowchart.

Cyber security risks can be considered to be part of both the operational risk responsibilities and the typical responsibilities of a CTO/CIO/CISO (Figure 3). Risk and technology responsibilities meet in the middle during cyber security events.

Figure 3. Risk and technology responsibilities

Source: Chartis Research, December 2015
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Technology and Data

Technology and data, whether online or stored on internal systems, are a source of risk but can also be a part of the solution.

Good data management, monitoring and analytics can help feed effective processes, communication and early warning mechanisms into the three lines of defense shown in Figure 2. Technology can help deliver an integrated approach to cyber security and operational risk. A common analytical layer is highly desirable.

In addition to the required security tools, Accenture and Chartis consider the following to be important technology elements in any risk-based approach.

**Integrated data management**

FIs may find it hard to attain a holistic view of their operational risks across the whole enterprise because they have many disparate IT systems in use. An effective operational risk management system should access risk data from various ORM and cyber security applications, as well as operational sources such as AML, 3rd party risk, and fraud management systems, bringing together KRIs based around internal and external losses, malware detection, standards, patching, and model risk management. Unified risk data models and standards are critical.

**Metadata**

A metadata-driven approach is essential for this integrated cyber ORM approach to work. Metadata is a means of creating a logical and manageable view of all the risk information available to an organization. Use the latest approaches to enterprise data management (EDM) for a more agile and responsive data environment, enabling auditability, traceability of changes, drill-down workflow and enterprise case management.

**Real-time reporting**

The move towards dynamic and responsive risk management and governance has increased the demand for real-time reporting and the escalation of risk information. The traditional audit-based snapshot approach to ORM should be replaced by dynamic and real-time ORM alerts, including cyber KRIs in a reformed structure that is supported by automated data feeds. Early warning systems can be created in this manner.

**Anomaly detection**

Current anomaly detection systems are often based on searching for known patterns. However, fraud and cyber security analysts require dynamic abilities to look for unpredictable new patterns of attack and relationships. Advanced anomaly detection software goes beyond business rules to include analytics, using advanced methods such as mathematical correlations, predictive modeling and artificial intelligence to acquire a holistic view of entity activity.

**Integrated case management**

In most FIs separate business lines use standalone case management databases and workflow solutions for logging and managing alerts. Reporting is also typically done on a siloed basis. Instead FIs are encouraged to pool information. Pooling cross-organizational, cross-border data is perhaps the most important step down the integration path an FI can take. Unusual patterns of behavior and new threats can all be identified more quickly with enterprise-wide search capabilities and remediation action can more easily be activated.
Conclusions

Bringing together leadership and capabilities across fraud, IT, cyber security and operational risk in this manner can help FIs to "connect the dots" and improve their enterprise risk management (ERM) strategy. Governance, skills, taxonomies and technology should be aligned with the common definition, language and approach delineated at the start of the alignment push between operational and cyber risk. The ability to view cyber security breaches as a risk, with associated probabilities and impacts, help firms focus on striking the right balance between resilience and protection.

The key recommendations from Accenture and Chartis Research include:

- FIs should establish consistent definitions for cyber security. Firms should avoid the potential creation of another risk management silo by using an open definition that also assigns responsibilities in the event of an attack, helping firms to have a consistent view of cyber security across business and IT processes.

- Cyber security should be managed as a risk discipline across the three lines of defense – ownership, oversight and assurance. This should help firms to align with board-level risk appetite.

- Effective cyber security requires collaboration across silos, knowledge sharing and cooperation between technology and operational risk employees. Each should understand the others’ responsibilities. Collaboration between the chief data officer (CDO), CIO, CISO and CRO is very important.

- Coordination between cyber security and operational risk will encourage increased visibility of risks and a communication of cyber security issues at the board level. Boardroom support for the formation of an integrated cyber ORM approach is essential from the top down. Similarly, bottom-up cyber security should be built through a risk-aware culture, including training and periodic testing.

- Alignment between the operational risk and cyber security disciplines should help FIs stay ahead of online criminals, hacktivists and rogue states. A comprehensive pre-planned strategic response will encourage firms to resist the growing cyber threat.
References

1 “Estonia under cyber attack,” Hun-CERT.


3 Ibid


9 Ibid


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• Cyber risk management
• Insurance risk
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