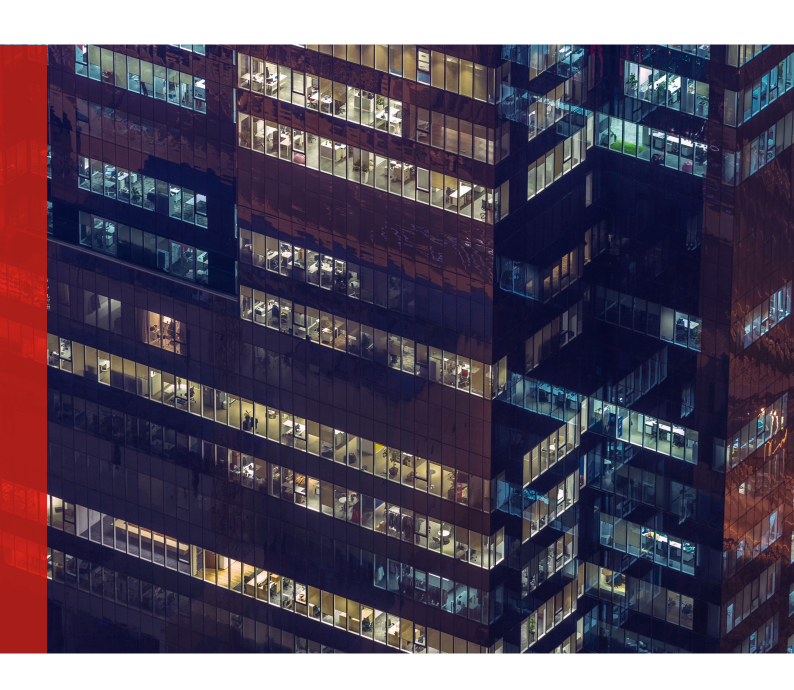
Keeping your dawn raid guidance current



Why you should update your dawn raid protocols

Unannounced inspections or 'dawn raids' are used by antitrust authorities to obtain evidence when there are suspicions that individuals or businesses have infringed the antitrust rules. Often triggered by tip-offs from whistle-blowers or confessions from leniency applicants, dawn raids provide investigators with an opportunity to seize information for subsequent interrogation and review. The surprise element of dawn raids reduces the risk that evidence of a possible infringement will be destroyed.

After a lull during the COVID-19 pandemic, antitrust authorities worldwide have resumed their inspection activity. Companies need to ensure their personnel are prepared for the possibility of a dawn raid, and that their protocols are adapted to the post-pandemic era where remote working is more commonplace. Many businesses will have protocols including instructions for receptionists on what do to if investigators arrive and detailed guidance for compliance teams about the need to 'shadow' investigators as they move around the office and to photocopy all documents before they are taken away. The issue that protocols ought to cover in addition is how to prepare for and deal with forensic investigations, including when these are conducted remotely and/or at private homes.

How to prepare for, and respond to, digital forensic investigations, including at private homes

In a dawn raid, the investigators' key focus is to identify and seize electronically stored information (ESI). With businesses generating massive amounts of ESI each year, the authorities have developed sophisticated IT toolkits and procedures to manage the volume. Many enforcement agencies have dedicated forensic laboratories, skilled forensic investigators and the latest forensic imaging software, which they use to take images of servers, mobile devices and other IT media to capture ESI, including from cloud-based systems (e.g. OneDrive and SharePoint) and collaboration tools (e.g. Slack and Microsoft Teams).

Furthermore, some authorities are increasingly conducting remote dawn raids. This can involve the authority interacting with company personnel via video conference and downloading company data remotely after being granted access to the company's systems. In some cases, the officials may subsequently provide the company's external counsel with the opportunity to ensure documents are relevant to the authority's investigation by sharing their screens and allowing the external counsel to observe the officials filtering the documents so as to isolate those relevant to their investigation.

In the light of this new reality, companies need to update their dawn raid protocols to ensure their personnel are prepared for these changes.

Manage personnel's expectations

Company personnel should be trained on their obligation to cooperate with the authority's investigators to reduce the risk of the company being fined for 'obstruction'. In modern dawn raids, 'obstruction' is a broad concept. It is not limited to refusing to answer inspectors' questions during in-person interviews; destroying physical records; breaking seals placed by inspectors on individual offices and cabinets; blocking inspectors from accessing certain areas of the company's building; but can also include deleting electronic data; refusing to provide passwords; changing passwords; re-routing email traffic; blocking access to cloud-based storage areas; and refusing to be interviewed via video conference.

The IT director and team must understand what happens during a dawn raid

General considerations

Is your business forensic dawn raid ready?

In a forensic dawn raid, the investigators will want to speak with the company's IT director (either in person or via video conference). To facilitate data collection, the investigators will need to understand the company's IT policies, IT systems environment and what ESI is held by key individuals or 'custodians'. Oftentimes, in-house legal and compliance teams will lack adequate knowledge of the details or the IT system administrative rights to enable the inspectors' ability to find and copy the ESI they seek. As such, the company's IT director and team need training, as they will be key players in the event of a dawn raid.

If not already done, IT policies should be promptly updated and the company's personnel trained in relation to data retention, use of company IT systems and their obligations regarding company data. For example, if personnel save company related data to personal IT devices (e.g. home laptop, personal mobile phone/tablet, etc.), it would be more difficult for that employee to withhold such devices from inspection by officials should the employee be dawn raided at his/her private home. Where possible, employees should keep work devices separate from personal ones and avoid saving work material to personal devices.

Furthermore, the company's employees need training on how to respond if they are subject to a dawn raid at their private premises. For example, they need to know who to contact as well as their right to their own privacy and to ask the authority's investigators for a judicial warrant from a national court.

After getting the company's IT director and their team up to speed, the next step for the company is to familiarise its dawn raid response team with its IT systems.

This may be easier said than done, given that a company's digital filing cabinet may not be as neatly organised as it would like or expect. The company's servers could be in a different country from its offices. A third party could control access to the company's IT environment. Different system administrators could control access to different systems. The company may operate a host of legacy platforms that are understood by only a handful of people. All of these issues will take time to understand and map out. However, it is important to take action as soon as possible to avoid issues during a potential forensic dawn raid when the company may risk of being challenged with the accusation of obstructing the investigation.

Testing and trialling response scenarios is a good way to ensure the company's dawn raid response teams are well prepared. This can take the form of a Q&A session with representatives from the company's legal, compliance and IT teams to test how the company might respond to different scenarios. Additionally, the company may consider conducting a walk-through or mock forensic dawn raid to test its teams' response and resilience in providing ESI under controlled conditions, including strict time limits. The more prepared the company is to respond quickly and effectively when placed under pressure, the more robust its response will be in the event a dawn raid occurs. The emphasis in any dawn raid training has to be on resilience: the company's response team must be fully prepared for a (digital) forensic assault.

A practical example

Let's assume that the antitrust authority's investigators are looking for pricing strategy papers and associated correspondence relating to a new product launch. They have suspicions that the company has coordinated its strategy with one or more of its competitors. If asked where the business's commercial data for the last three years are held, its IT director will direct them to a range of possible company storage locations including email and document management servers (comprising cloud-based systems if applicable), laptops and mobile devices. The investigators then ask for a series of detailed technical questions to the company's IT director concerning how to access the servers; who the server administrators are; what the processes are for archiving documents and saving documents locally; whether the documents are encrypted; where to locate the mobile devices; and what the policies are about the use of personal devices for work purposes. This conversation lasts for just over an hour and is loaded with technical jargon and 'IT speak'.

Each member of the company's dawn raid response team must stay engaged in this discussion and be prepared to raise appropriate red flags. For example, a company's representative needs to explain credibly why there is no merit in capturing data over a three-year period given that the new product was conceived only 18 months ago. The company's lawyers will also need to make sure that the company does not, inadvertently, waive privilege over any legal advice received by the business concerning the legality of the pricing strategy. In the absence of these interventions, the company may find that the investigators seize far more data than is within scope. This lengthens the time the investigators are on site while they take forensic images – causing unnecessary disruption to business continuity. It also exposes the company's business to the risk that the investigators uncover other material that they use to pursue a new line of inquiry.

Each member of the company's dawn raid response team has a role to play, not only in cooperating with the authority's investigators, but also in understanding what is being asked of the company and responding appropriately to protect the company's position.

Top tips to get forensic dawn raid ready

- Create an IT systems map showing where custodian data is held; how servers are organised; who controls access to data; the data format; and the limitations and restrictions on access to data. Determine whether the IT team can assist remotely or whether they would be needed on site in the event of a dawn raid.
- Make sure that the company's
 dawn raid response team reviews
 and understands its information
 governance policies. Establish clear
 rules on the storage of data on
 local/end-user devices and on the
 use of personal devices for work
 purposes. Inform staff of what they
 should do if their home is dawn
 raided.
- 3. Provide guidance and training to IT staff on what information can and cannot be shared with officials. Equip IT staff to readily access passwords for encrypted hardware, software, folders or documents in the event of a raid.

Contacts



Claire Forster
Partner, Sydney
Tel +61 2 9330 8168
claire.forster@nortonrosefulbright.com



Carsten Reichel
Partner, Washington, DC
Tel +1 202 662 4519
carsten.reichel@nortonrosefulbright.com



Susanna Rogers
Partner, London
Tel +44 20 7444 5724
susanna.rogers@nortonrosefulbright.com



Marc Waha
Foreign Legal Consultant, Hong Kong
Tel +852 3405 2508
marc.waha@nortonrosefulbright.com



Eric C. Lefebvre
Partner, Montréal
Tel +1 514 847 4891
eric.lefebvre@nortonrosefulbright.com



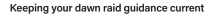
Alexandra Rogers
Partner, Brussels
Tel +32 2 237 61 99
alexandra.rogers@nortonrosefulbright.com



Marianne Wagener
Head of Antitrust and Competition,
South Africa; Director, Cape Town
Tel +27 11 685 8653
marianne.wagener@nortonrosefulbright.com



Wilko van Weert
Partner, Brussels
Tel +32 2 237 6137
wilko.vanweert@rtonrosefulbright.com



Our global offices

Norton Rose Fulbright is a global law firm. We provide the world's preeminent corporations and financial institutions with a full business law service. We have more than 3500 lawyers and other legal staff based in Europe, the United States, Canada, Latin America, Asia, Australia, Africa and the Middle East.

6800+

People worldwide

3500+

Legal staff worldwide

50+

Offices

Key industry strengths

Financial institutions

Energy, infrastructure and resources

Transport

Technology

Life sciences and

healthcare

Consumer markets



| Europe | | |
|---------------|---------------|--|
| Amsterdam | Luxembourg | |
| Athens | Milan | |
| Brussels | Monaco | |
| Düsseldorf | Munich | |
| Frankfurt | Paris | |
| Hamburg | Piraeus | |
| Istanbul | Warsaw | |
| London | | |
| United States | | |
| Austin | Minneapolis | |
| Chicago | New York | |
| Dallas | St Louis | |
| Denver | San Antonio | |
| Houston | San Francisco | |
| Los Angeles | Washington DC | |
| Canada | | |
| Calgary | Québec | |
| Montréal | Toronto | |
| Ottawa | Vancouver | |

| Latin America | |
|---------------|--|
| Mexico City | |
| São Paulo | |
| Asia Pacific | |
| Bangkok | |
| Beijing | |
| Brisbane | |
| Canberra | |
| Hong Kong | |
| Jakarta¹ | |
| Melbourne | |
| Perth | |
| Shanghai | |
| Singapore | |
| Sydney | |
| Tokyo | |

| Africa | |
|----------------------|--|
| Bujumbura³ | |
| Cape Town | |
| Casablanca | |
| Durban | |
| Harare ³ | |
| Johannesburg | |
| Kampala³ | |
| Nairobi ³ | |
| Middle East | |
| Dubai | |
| Riyadh² | |
| | |
| | |
| | |

- TNB & Partners in association with Norton Rose Fulbright Australia
- Mohammed Al-Ghamdi Law Firm in association with Norton Rose Fulbright US LLP
- 3 Alliances

NORTON ROSE FULBRIGHT

Norton Rose Fulbright is a global law firm. We provide the world's preeminent corporations and financial institutions with a full business law service. We have more than 3500 lawyers and other legal staff based in Europe, the United States, Canada, Latin America, Asia, Australia, Africa and the Middle East.

Law around the world

nortonrosefulbright.com

Norton Rose Fulbright Verein, a Swiss verein, helps coordinate the activities of Norton Rose Fulbright members but does not itself provide legal services to Clients. Norton Rose Fulbright has offices in more than 50 cities worldwide, including London, Houston, New York, Toronto, Mexico City, Hong Kong, Sydney and Johannesburg. For more information, see nortonrosefulbright.com/legal-notices. The purpose of this communication is to provide information as to developments in the law. It does not contain a full analysis of the law nor does it constitute an opinion of any Norton Rose Fulbright entity on the points of law discussed. You must take specific legal advice on any particular matter which concerns you. If you require any advice or further information, please speak to your usual contact at Norton Rose Fulbright.

© Norton Rose Fulbright LLP. Extracts may be copied provided their source is acknowledged. 47261_EMEA - 11/22