Internet Way of Networking Use Case: Data Localization

1 How mandatory data localization impacts the Internet Way of Networking

This use case analyzes the effect that government policies regarding data localization may have on the Internet Way of Networking. To understand how such policies could undermine the Internet’s broader benefits such as innovation and socioeconomic growth, we view them through the lens of the Internet’s critical properties.

2.1 What is mandatory data localization?

Mandatory data localization refers to government requirements that control the storage and flow of data to keep it within a particular jurisdiction. Data localization laws - sometimes called “data residency” or “data sovereignty” - are typically intended to keep personal or financial transaction data in-country where they are subject to access and local regulation. Mandatory data localization measures range from obligations to physically locate data in the country where it originates, to restricting or even forbidding its transfer to other countries. What does mandatory data localization mean for the Internet’s critical properties, and what would happen if more countries imposed these restrictions?

2.2 Current trends

In the past few years, India, Indonesia and Vietnam have considered or introduced laws requiring personal or business data to be kept within national borders and not processed in other countries.\(^1\) While India’s 2019 Personal Data Protection Act ultimately discarded measures to keep all personal data-processing geographically located in India, it still forces the localization of an undefined set of “critical personal data”. Indonesia has had mandatory data localization measures since 2012, although they were somewhat relaxed in 2019. Vietnam’s 2019 Law on Cybersecurity initially required all non-resident Internet services firms that processed Vietnamese personal data to create a physical presence in the country, but this requirement was targeted more narrowly in secondary legislation.

But while some countries considered, and then at least partly stepped back from forcing businesses to keep personal and commercial data within their borders\(^2\), there is still “an emerging trend of newer, more comprehensive data localization laws with a global reach”\(^3\).

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3 https://www.jurist.org/commentary/2017/01/Courtney-Bowman-data-localization/
Recent laws in Russia and China forbid companies from sending citizens' personal data outside the country. A 2019 Russian law imposes fines on companies and employees that fail to comply with the country’s 2015 data localization law (which itself resulted in the blocking of the LinkedIn website in Russia). China’s 2017 Cybersecurity Law requires critical infrastructure operators and network operators to store “important data” – both personal and commercial - in China, or complete a broad and stringent “security assessment” to request the ability to export the data. These laws have resulted in companies carrying higher burdens and risks, restricting the availability of value-added services. Many companies have exited those markets altogether.

Data localization measures typically focus on personal or commercial data, and so are mostly targeted at companies that process it, e.g. business-to-consumer firms, banks, and technology platforms dealing predominantly with third-party content. The measures do not usually target Internet infrastructure services that carry this data whose content they do not know. However, all data localization laws aim to reconfigure the most visible part of the Internet – the part where content proliferates – along national lines, and this narrows the Internet experience and choices of all its users. Further, countries that impose the more extreme data localization measures – for example, Russia and China – tend also to introduce measures to centralize, control, and restrict Internet infrastructure services, driving Internet fragmentation at all levels.

Overall, existing data localization policies are still manageable. They are mainly concentrated on data at rest, i.e. data that is not actively moving from device to device or network to network, such as data stored on a hard drive, a laptop or archived/stored in some other way. The current laws – stretching to different extremes – tend to confine such data within national borders.

But as states continue to move aggressively towards applications of sovereignty in the Internet, the noticeable trends will be towards more stringent data localization laws that will demand the re-imagining of some of the Internet’s architecture. As this trend evolves, for instance, there is a high likelihood that countries will have to impose policies requiring more centralized control over traffic routing paths.

If the trend towards data localization continues, it will create a more constricted and less resilient network, retrofitted to comply with national borders. Businesses will have to narrow their choices and capabilities, and network operators may be forced to use uneconomic and less resilient ways to route traffic. Cybersecurity may suffer as organizations are less able to store data outside borders with the aim of increasing reliability and mitigating a wide variety of risks including cyber-attacks and national disasters.
Countries trying to forcibly localize data will impede the openness and accessibility of the global Internet. Data will not be able to flow uninterrupted on the basis of network efficiency; rather, special arrangements will need to be put in place in order for that data to stay within the confines of a jurisdiction. The result will be increased barriers to entry, to the detriment of users, businesses and governments seeking to access the Internet. Ultimately, forced data localization makes the Internet less resilient, less global, more costly, and less valuable.

2.3 Which critical properties does forced data localization affect?

**Critical Property 1 – An open and accessible infrastructure with a common protocol**

The only essential condition for a network or node to access the Internet is to adopt its common protocols, IP at the minimum. This “permissionless” model of the lowest possible technical barrier to entry is the basis of the Internet’s rapid growth and global reach. It does not require network operators to operate in ways that match national borders as they exchange traffic from network to network.

Data localization laws, such as those considered in India and Vietnam, typically target the processing and use of specific categories of personal and business information at the application level of the Internet, for example, cloud computing applications. They do not target the Internet’s infrastructure providers directly by requiring traffic passing through networks to conform to national borders. However, countries with more extreme data sovereignty or localization policies, such as China and Russia, could at their most extreme impose policies that seek to restrict data flows. So, while data localization policies focusing on commercial and personal data do not directly create barriers to networks joining the Internet, by adopting its common protocols, they are a step in that direction on the most visible application layer, and may lead to fragmentation at the infrastructure level if the trend continues.

**Critical Property 3 – Decentralized management and a common distributed routing system**

The Internet is a “network of networks”, made up of almost 70,000 independent networks that use the same technical protocols and choose to collaborate and connect together. Each network makes independent decisions on how to route traffic to its neighbours, based on its own needs, business model, and local requirements. There is no centralized control or coordination.

Although there is a range of approaches to data localization, it means policy measures would concentrate on the services and application layer of business decisions of how to process personal and commercial data. As such, localization may require Internet
intermediaries to impose additional requirements on routing policy. Depending on how extreme the data localization policy is, it may impact how information is transmitted between networks, including the goals of reducing latency, providing redundancy and replication to distribute data closer to its destination, and other threatening basic traffic-engineering and traffic-optimization goals. This would reduce network operators’ routing autonomy and their ability to optimize connectivity. Overall, aligning routing policy with the requirements of different jurisdictions creates needless complexity and inefficiency, as routing would no longer serve the technical requirements of connectivity, resilience and optimized flow.

It’s important to note that the topologically closest (and therefore fastest) in the network to put data may not be in the same country. Data is stored where it makes most sense – and this involves considerations of efficiency and performance reliability rather than location. Even if data is located in one country, the transmission path may cross national borders for resilience or performance reasons. Data localization measures may either directly or indirectly force Internet data to follow national borders at the expense of efficiency.

If current trends continue, forced data localization would interfere with the autonomous and agile distributed routing of the Internet, reducing the ability to collaborate with other networks and ultimately constraining the Internet’s global reach.

**Critical Property 5 – General-purpose network**

The Internet is a ‘general-purpose network’ because there is no defined limit to the uses its infrastructure can support. A general-purpose network requires operators of network services to perform only very basic functions: passing data packets on to its next destination without caring about their content.

Forced data localization would require limits to the services that can be offered in specific countries if those services involve sending personal or commercial data across borders. While current laws are unlikely to immediately require direct changes by network providers, these requirements may filter down over time. Harsher data localization regimes would bring a greater need for coordination between companies and governments to determine what data networks are carrying, and between networks to ensure specified traffic flows follow national borders. Any additional requirements based on all operators understanding the nature of the data/content would make the network more specialized and less general-purpose, needing additional functionalities such as deep packet inspection, and would more narrowly prescribe the functions of networks overall.

The loss of simplicity and basic functionality at the Internet’s transit layers caused by data localization measures would make networks more complex and less efficient, with an increased need for coordination. This would undermine the Internet’s model of
permissionless innovation and create barriers to entry for new network operators and Internet infrastructure providers.

3 Conclusion
While some countries in South Asia have recently stepped back from imposing strict data localization laws, in other regions such as the European Union new measures to boost “data sovereignty” are under consideration. If the data localization trend continues, it will restrict services like cloud computing that can be offered to Internet users in different countries, shaping the Internet as many people use it today into a more nationally based experience. Data localization measures designed to change business practices also risk shaping and constraining the unimpeded flow of traffic in the Internet’s infrastructure. The impact of forced data localization laws will ultimately trickle down to the Internet’s infrastructure and undermine the critical properties of the Internet Way of Networking.

This likely impact on the critical properties will lower the value of the Internet to all users around the world as it is no longer an ‘end-to-end’ network offering people everywhere the widest range of opportunities.

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4 [https://www.bmwi.de/Redaktion/EN/Dossier/gaia-x.html](https://www.bmwi.de/Redaktion/EN/Dossier/gaia-x.html)