

Cybersecurity

In today's interconnected world, virtually all companies, their suppliers and their customers are potential targets for cyber attacks. The risks associated with such incidents require a robust cybersecurity program in order to manage this fast-changing risk and remain in compliance.

Our global multidisciplinary team of lawyers and operational consultants advise on all issues surrounding cyber security, from building cyber resilience, through to incident response, and post-incident remediation, providing a holistic and tailored client service.

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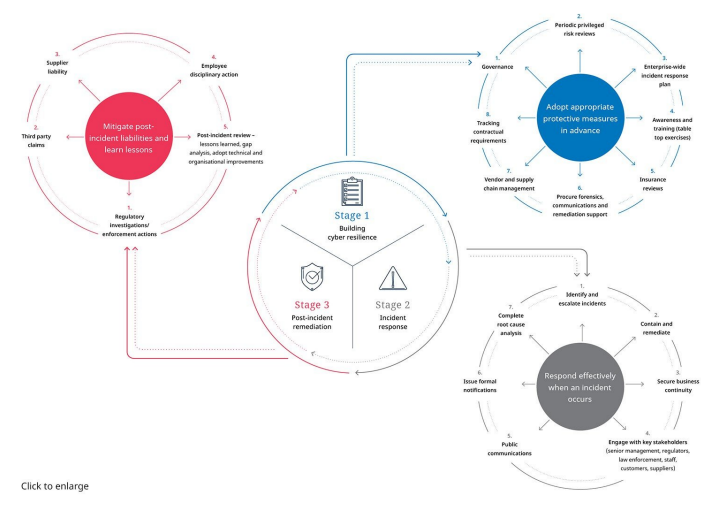
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- Data Protection, Privacy and Security

 Litigation, Arbitration
- and Investigations

 White Collar and
- Corporate Crime
- International Trade, Regulatory and
- Government Affairs
- Corporate
 Public Company and
- Corporate Governance

 Intellectual Property and Technology



Risk mitigation - In order to ensure organizations are best placed to respond to an incident we help design and implement corporate governance structures to protect companies and their directors; offer privileged tools to assess risk and comply with evolving regulatory requirements; advise on developing and refining sound corporate policies and strategies to create and maintain a culture of security; and responsible supply-chain and vendor risk management techniques and contract support.

Incident response - We have helped clients through more than 800 security incidents globally. Our team can provide the experienced support you need 24x7 with confidence. We understand the legal and regulatory landscape in depth, having helped to draft almost all of the US data security and state breach notice laws and develop important best practices. We work as a cohesive team bringing a coordinated response to investigations and incidents on a worldwide basis.

Holistic approach - We combine technology, incident response, litigation, insurance and employment, and section-adapted experience to give in depth support. We use round-the-clock communication protocols and a common methodology for immediate coordination and response. Wherever you may be, we can assemble an interprated team of the world's top-cybersecurity technicals and clawyer, adequired uses of the provider of the privilege (to the section providege) to the section possible, anywhere in the world's top-cybersecurity technicals and or lower forms of the provider of the privilege (to the section possible), anywhere in the world, within 24 hours of our first notification.

Global capabilities - Our team works together on a weekly basis and shares the same values and vision of client service. We provide a quick and consistent response to the cyber security needs of any organization. We match geographic and substantive breadth with depth, combining our technical knowledge of data protection, data risk and cyber security, cyber risk insurance policies, data transfer, records management, confidentiality, use of social media for business with practical experience and understanding of business imperatives.

Highly regarded - Our Cyber Security team was recently ranked by BTI Consulting Group among the Top 7 cyber security law firm practices. Many of our lawyers are recognized as leading individuals in their jurisdiction, and our global Data Protection, Privacy and Security practice is consistently recognized and top-ranked among our peers in the US, EU and globally by The Legal 500, Chambers & Partners, and other respected industry directories.

What we offe

We offer clients practical guidance through the cyber lifecycle, including:

Planning, design and preparation - building cyber resilience: our assistance includes ensuring clients have appropriate measures in place to manage cyber risk and respond effectively to a cyber-incident, preserving legal privilege and mitigating potential litigation and reputational risks. This includes bespoke training to relevant tiers of stakeholders, supporting the design of incident response plans and helping to lead "tabletop exercises" so that organizations refine and practice their plan to be able to respond swiftly and efficiently.

Incident response and investigations, including immediate access to forensic experts: our advice includes reporting obligations to the relevant supervisory data authorities and other relevant regulators, both civil and criminal. We regularly assist with strategic advice to contain and remediate adverse impacts on businesses, and protecting impact on a brand. We have pre-existing and trusted global relationships with forensic experts to assist with the response to any incident, ensuring swift and seamless instruction on a legally privileged basis, allowing immediate focus on mitigating the root causes of the incident. With over 180 privacy lawyers operating globally we regularly assist large organizations on multi-national compliance and regulatory obligations, ensuring continuity in response.

Post-incident remediation: we help clients to mitigate the impact of any claims or other liabilities resulting from the incident and to learn from the incident through post incident reviews and gap analyses. Our team includes employment, investigation and seasoned litigation lawyers that advise on a wide spectrum of issues relevant to data incidents, including third party claims and potential class actions; direct and officer liability; product / supplier liability; and, where relevant, employee disciplinary action.

Our insights

Rapid Response - From the moment a company learns about a potential breach of cyber security they should be armed with tools to respond quickly and effectively, while ensuring any action that is taken remains protected by legal privilege. Our 'Rapid Response' global crisis management hotline service provides 24-hour, 365-day access to regulatory legal advice and crisis assistance.

"In a Flash!" - A Lesson in Cyber Security - A dramatic film produced by DLA Piper, depicting a fictional corporation dealing with a number of real-world legal and regulatory issues, among them: cyber governance; cyber-risk management; security protocols; incident response plans; the corresponding legal and regulatory environment faced by board members, general counsel and senior business executives; and the delicate balance of managing internal investigations, reporting requirements and stakeholder interests.

Data Privacy Scorebox - Our online "scorebox" is designed to assist with assessing and benchmarking the data privacy, maturity level of an organization. The complimentary tool takes the form of a survey which poses a series of questions relating to 12 areas of data privacy, such as storage of data, use of data, and customer rights. It takes no longer than half an hour to complete, with a range of multiple choice answers to select from. Once completed, a report is emailed which includes a visual summary of how the organization scored in relation to key global data protection principles, a practical action point check list, as well as peer benchmarking data.

CAPABILITES

Our cybersecurity team offers:

- Proactive risk management. Before a cybersecurity incident occurs, we work with our clients to assess their internal risk management strategy for responding to cyberattacks and assist in the implementation of proactive policies and procedures that enable them to respond effectively, preserving attorney-client privilege and mitigating potential litigation and reputational risks associated with cybersecurity incidents.
- Field-tested global crisis management coverage. We can be on the ground, with an integrated team of the world's top cybersecurity technicians and lawyers, helping solve your security problem and cloaking those efforts in privilege, anywhere in the world, within 24 hours of our first notification. We have established round-the-clock protocols for immediate coordination and response.
- Connections to more than 40 foreign governments. We know the regulators, the advocates and many of the journalists who focus on data breaches and draw on this experience to guide our clients' response to a breach incident so as to minimize potential reputational

- Understanding the US and international cyber-regulatory environment. We have drafted most of the breach notice laws, offer an online tool summarizing breach notice requirements in 72 countries, and have an unsurpassed understanding of the ever-changing US and international cyber-regulatory environment that we apply to both reactive and preemptive solutions. We also offer products that track these developments.
- Sector-specific focus. DLA Piper believes that our legal advice should be as pragmatic and solution-oriented as it is technically excellent. We are attuned to the unique requirements of different sectors and staff our teams with lawyers experienced in the client's sector

EXPERIENCE

- Assisted with drafting the National Association of Corporate Directors (NACD) Cybersecurity Handbook for corporate directors that has been endorsed by the Department of Homeland Security and posted on the Department's website
- Advising the board of directors of a major financial services institution on cybersecurity governance and information security practices to be implemented with respect to key third-party service providers.
- . Representing a leading global hotel chain in cybersecurity risk assessment and audit of its global operations
- Representing a telecommunications company in cybersecurity legislative and policy issues including monitoring, analysing and conducting strategic outreach on federal cybersecurity legislation and cybersecurity Executive Order implementation by various federal agencies
- Represented a media company's business unit in connection with an FTC security investigation of alleged security issues with one of its mobile apps.
- Representing a large nonprofit organization whose members' information was compromised as part of a large national tax-fraud scheme. We are leading its internal and forensic investigation to determine the source and scope of the breach and are providing advice and counsel in connection with legal and contractual obligations to notify individuals and clients that were affected by the breach

INSIGHTS

Publications

Protecting your company from supply chain cyber attacks

Today, virtually all companies rely on third-party technical solutions to manage their business. The downside is that incorporating new third-party technology into business operations creates new vectors for cyberattacks.

Fending off phishing attacks: Some simple steps using trademark law

We often think about how to respond once a breach has occurred, but rarely do we consider how to prevent a breach or scam entirely.

What the Biden Cybersecurity Executive Order means for technology vendors and service providers in the federal ecosystem

June 2021

Steps technology vendors should consider as they prepare.

European Commission's standard contractual clauses: extensive new requirements coming for US businesses receiving EU personal data subject to GDPR

Adopting and complying with the New SCCs may require considerable effort for importers, particularly those that are not otherwise directly subject to GDPR

Episode 18: Increased scrutiny over connected car and automobile industry data from Chinese regulators, including push towards data localisation

4 June 2021 NAVIGATING CHINA: THE DIGITAL JOURNEY

The Chinese cybersecurity authorities have published new draft rules clarifying data and cyber compliance obligations for the automobile industry, including a push towards most personal information and important data being kept in China

Navigating China Episode 17: China's Draft Privacy and Security Laws

4 May 2021 NAVIGATING CHINA: THE DIGITAL JOURNEY

The Draft Personal Information Protection Law (Draft PIPL) will - once passed - become the first comprehensive personal data protection law in China

Episode 15: Comprehensive New E-Commerce Rules Introduced

NAVIGATING CHINA: THE DIGITAL JOURNEY

Operators of e-commerce platforms, websites and apps in China, and those using third party e-commerce, social media or livestreaming platforms to sell their products and services in China, must update their operations, services and systems in advance of wide-ranging new

Supreme Court dives into circuit split over the Computer Fraud and Abuse Act

What does it mean to "exceed authorized access" to an Internet-connected device?

Unauthorized financial transaction fraud: Mitigating liability risks

Prudent financial institutions are seeking to protect themselves against liability for third-party fraud and accountholder carelessness.

When a threat actor strikes: Legal considerations and challenges in a ransomware attack

Evidence suggests that having employees working remotely significantly increases the risk of a successful ransomware attack

Cyberfrauds and Cyberattacks: Remote Working Posing Increased Risks and How to Stay Protected

Cybercriminals are becoming more sophisticated in the ways they facilitate cyberfrauds, with the increasing use of personalised messages on instant messaging platforms such as WeChat or WhatsApp and socially engineered phishing emails to deceive recipients to transfer funds, disclose sensitive information or click on malicious links.

Navigating Asia-Pacific data breach notification requirements

requirements in key jurisdictions throughout the Asia-Pacific region.

Japan's Telecommunications Business Act to be Amended: What to Know

Significant changes will be made to Japan's Telecommunications Business Act, which means that Foreign Operators offering telecommunications services in Japan will now be treated identically to Domestic Operators under Japan's telecommunications laws. This will remove uncertainties but increase compliance obligations.

Navigating China Episode 14: New draft national, harmonised data protection law for Mainland China

23 October 2020 NAVIGATING CHINA: THE DIGITAL JOURNEY

A first national level personal information protection law for Mainland China has been published, reinforcing and heightening existing data protection compliance obligations for organisations doing business in China

China signs off on PRC Biosecurity Law: What this means for industry players in China

The Biosecurity Law establishes a comprehensive framework replacing the current somewhat piecemeal legislation.

Singapore: Imminent Changes to the Personal Data Protection Act 2012 (PDPA)

On 5 October 2020, the Singapore Personal Data Protection (Amendment) Bill (Bill) was tabled in Parliament for the first reading. It is expected that the Bill will be passed before the end of the year if not sooner

Philadelphia grows privacy capabilities with a new arrival

Ronald Plesco, an internationally known information security and privacy lawyer, has joined our Philadelphia office.

Amendment of Japan's Act on the Protection of Personal Information

4 August 2020

On 5. June 2020, the Japanese Diet approved a bill to partially amend the Act on the Protection of Personal Information (the APPI). The amendment is intended to respond to the increased need to balance the protection and utilization of personal information with the risks arising

Schrems II: Now what? New FAQs from EU data protection supervisors provide guidance on data transfers

28 July 2020

Organizations relying on Privacy Shield for transfers to the US of personal data subject to GDPR must immediately implement an alternative mechanism or cease transfers

Business protection: An Interactive guide

18 June 2020

Global companies are at risk of their data and confidential information being leaked to competitors, especially when key employees leave. Protecting the integrity of new formulations and trade secrets is crucial, particularly for life sciences companies, to holding a competitive advantage and building success.

Navigating China Episode 13: (More) Important Developments in China's Privacy and Cyber Laws

NAVIGATING CHINA: THE DIGITAL JOURNEY

China's privacy and cyber authorities have been busy in the last month enacting substantial enhancements and clarifications to data protection compliance obligations; and even more changes are expected before the end of 2020.

New Chinese Civil Code Introduces Greater Protection of Privacy Rights and Personal Information

China's top legislature, the National People's Congress, recently enacted the PRC Civil Code (the Civil Code), which will come into force on 1 January 2021. This first ever "codified" legislation covers a wide spectrum of rights and issues such as property rights, contracts matrimonial and family law and tort liability.

Important changes proposed to Singapore's Personal Data Protection Act

19 May 2020

Organisations should plan ahead for significant changes to Singapore's Personal Data Protection Act, which were proposed in a consultation paper published on 14 May 2020.

Facial recognition technology: Supporting a sustainable lockdown exit strategy?

8 May 2020

Technology has played a dominant role during the lockdown and will be a key aspect of ensuring the transition back to normality is successful. This article discusses recent trends, particularly in Ireland, Denmark and China, regarding the adoption of facial recognition technology

Top of Mind: COVID-19 technology sector insights

In this time of growing uncertainty, we recognize that many tech businesses are facing significant disruptions and unprecedented challenges arising from the coronavirus disease 2019 (COVID-19) pandemic

FINRA publishes COVID-19 information notice providing suggested measures to strengthen cybersecurity controls

10 April 2020

FINRA provides numerous suggested measures for strengthening cybersecurity controls regarding increased risks associated with employees working remotely.

Episode 12: More obligations on Chinese mobile app operators to comply with

NAVIGATING CHINA: THE DIGITAL JOURNEY

Following the crackdown by Chinese authorities against non-compliant mobile apps in late 2019 (please see Episode 8 in this series), the authorities have issued a series of app compliance guidelines (including the Guide to Self-Assess Illegal Collection and Use of Personal Information by Apps, Methods for Identifying Unlawful Acts of Apps to Collect and Use Personal Information, and Draft Specification for Collecting Personal Information in Mobile Applications). These guidelines imposed detailed obligations and practical actions to urge mobile app operators to conduct self-assessments and to rectify any non-compliant data processing practices. Organisations may have noted that some of these guidelines contain conflicting requirements.

Important updates for British Columbia Public Bodies amidst COVID-19 (Canada)

1 APR 2020

In light of the current and developing COVID-19 circumstances, the following alerts have been released for British Columbia Public Bodies, subject to the Freedom of Information Legislation. One order permits public bodies to use and discloud services outside of Canada in certain circumstances. Another extends the time for freedom of information responses. Last, organizations are asked to remain vigilant for cyber crime.

Coronavirus: Cybersecurity considerations for your newly remote workforce (United States)

Cyber risk management involves balancing the productivity of a workforce with ensuring confidentiality, integrity and availability of the company's own systems and data, as well as that of their supply chain

Episode 11: Important clarifications and changes to China's data privacy standards

NAVIGATING CHINA: THE DIGITAL JOURNEY

Important updates to China's de facto data privacy regulations will come into force on 1 October 2020. The amendments to the Personal Information Security Specification (PIS Specification) comprise important clarifications rather than substantial changes to the existing regulations

Blockchain and Digital Assets News and Trends

25 March 2020 BLOCKCHAIN AND DIGITAL ASSETS NEWS AND TRENDS

25 March 2020

While the world is responding to the coronavirus disease 2019 (COVID-19), and individuals are increasingly focused on personal hygiene and social distancing, augmenting cyber hygiene efforts at home and at work are increasing in importance too

Episode 10: Stricter data localisation and security rules for financial and insurance data in China

06 Mar 2020 NAVIGATING CHINA: THE DIGITAL JOURNEY

The People's Bank of China has released new guidelines on the collection and processing of personal financial information (PFI Guidelines), which provide much-needed clarity on how personal financial infor PFI Guidelines do not impose an outright ban on personal financial information leaving China, mandatory compliance steps (including consent and impact assessments) must be taken

Opportunities arising from Asia's data protection frameworks (AsiaPac)

EU MDCG issues new guidance on Cybersecurity for medical devices

27 January 2020
On 7 January 2020, the EU Medical Device Coordination Group published new guidance to help manufacturers fulfil all relevant cybersecurity requirements in Annex I to the new Medical Device Regulations (Regulations 2017/745 on medical devices and 2017/746 on in vitro diagnostic medical devices).

DLA Piper GDPR Data Breach Survey 2020

20 January 2020

According to DLA Piper's latest GDPR Data Breach Survey, data protection regulators have imposed EUR114 million (approximately USD126 million / GBP97 million) in fines under the GDPR regime for a wide range of GDPR infringements, not just for data breaches

France, Germany and Austria top the rankings for the total value of GDPR fines imposed with just over EUR51 million, EUR24.5 million and EUR18 million respectively. The Netherlands, Germany and the UK topped the table for the number of data breaches notified to regulators with 40,647, 37,636 and 22,181 notification

Episode 9: 2020 - Privacy, Security and Content Regulation to Increase in China

NAVIGATING CHINA: THE DIGITAL JOURNEY

China's authorities have published a much-anticipated brand new directive on internet content regulation and governance, which will come into force on 1 March 2020. This law will require organizations which host websites in China to make fundamental changes to their website

Congressional hearing to focus on facial recognition and national secur

12 December 2019 ALOUTLOOK

Corporations need to remain vigilant amidst the rise of cyberattacks and cyberfrauds

Recent figures show that Hong Kong and China remain the top destinations of fraudulent funds, most of which are the result of cyberfrauds. Read our article which gives helpful tips on how to avoid falling victim to these attacks.

Episode 7: New China encryption law passed

NAVIGATING CHINA: THE DIGITAL JOURNEY

The new PRC Encryption Law will come into force on 1 January 2020. It will bring fundamental changes to the sale, import and use of encryption technologies in China by foreign and domestic organizations.

Episode 6: Further developments in PRC data privacy regulations

1 November 2019
NAVIGATING CHINA: THE DIGITAL JOURNEY

An updated draft of China's Amended Personal Information Security Specification (Amended PIS Specification) and proposed new amendments to the privacy specification for mobile apps (App Privacy Specification) were published this week, alongside brand new draft regulations for the banking sector.

EU: new obligations for digital services providers and operators of essential services

28 JUN 2016
In line with the EU's broader Cyber Security Strategy, the NIS Directive is a significant step towards a more secure cross-border cyberspace with a high shared level of network and information system security.

Plan now to use off-band communications during an incident response: key points

27 OCT 2015

A robust IR plan should include communications techniques that operate outside regular company communication methods.

The Cybersecurity Framework: Administration, Congress move to incentivize private-sector cooperation, strengthen federal acquisition process

Cybersecurity and US federal public procurements: what contractors need to know

Practical considerations for US federal contractors

EU releases cybersecurity strategy

Events

Previous

A practical guide to privilege in cyber investigations

15 October 2020

Cybersecurity for a 2020 workforce

28 May 2020 | 1:30 - 2:30 ET Webinar

COVID-19: Important Issues for Israeli Companies to Consider

6 April 2020 Webinar

NEWS

DLA Piper boosts technology practice with partner hire in Australia

20 April 2021
DLA Piper announces that Anthony Lloyd joined the firm as partner in its Australian Intellectual Property and Technology practice on 19 April 2021. Anthony, who will be based in DLA Piper's Sydney office, joins with extensive experience advising on major technology, media and communications projects across Asia, the US and Europe.