
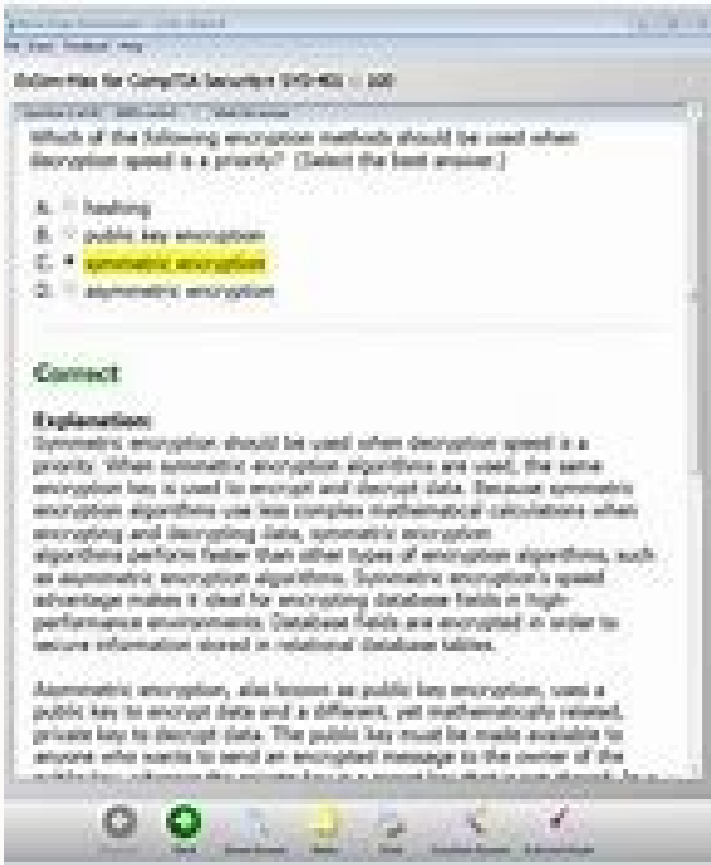


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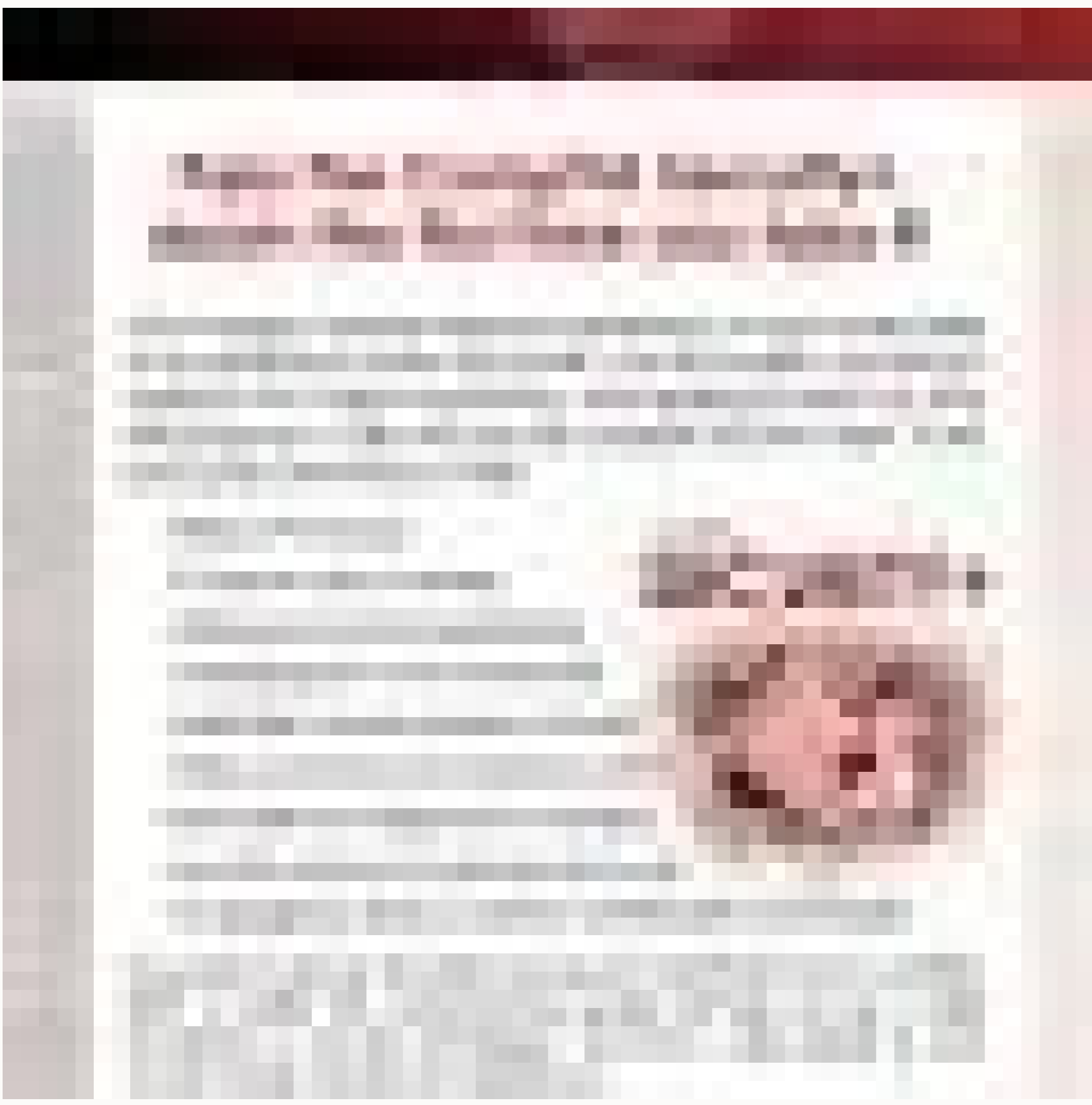
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| Controls | Company Manager Smart Phone | Data Center Terminal Server |
|---------------------|-----------------------------|-----------------------------|
| Screen Locks | | |
| Strong Password | | |
| Device Encryption | | |
| Remote Wipe | | |
| GPS Tracking | | |
| Pop-up Blocker | | |
| Cable Locks | | |
| Antivirus | | |
| Host Based Firewall | | |
| Proximity Reader | | |
| Sniffer | | |
| Mentor app | | |



CISCO

Wireless Client List

Sort By: IP Address

| Client Name | Interface | IP Address | MAC Address | Status | Save to MAC Address Filter List |
|--------------|-----------|---------------|-------------------|-----------|---------------------------------|
| Denise-Pad1 | Wireless | 192.168.1.102 | 88:65:58:74:52:89 | Connected | <input type="checkbox"/> |
| Denise-Pad | Wireless | 192.168.1.102 | C2:A1:7E:07:D1 | Connected | <input type="checkbox"/> |
| Denise-PC | Wireless | 192.168.1.147 | 08:00:20:3A:3C | Connected | <input type="checkbox"/> |
| Denise-Pad | Wireless | 192.168.1.146 | 0A:07:89:7C:13 | Connected | <input type="checkbox"/> |
| Denise-Phone | Wireless | 192.168.1.145 | 62:9F:7B:17:08 | Connected | <input type="checkbox"/> |

| Controls | Company Manager Smart Phone | Data Center Terminal Server |
|-------------------|-----------------------------|-----------------------------|
| | | |
| Screen Locks | | Cable Locks |
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Learn en Espal Read in Portuguese © This summer, the Commission of Technology and Exchange (SEC), signalled a significant change in how it thinks about what constitutes a threat to companies: now it considers that cyber vulnerabilities © But ethics are an existential commercial risk. This was evident in fines charged against two companies on inadequate disclosures of cyber security issues. © In mid-August, the SEC announced that Pearson had agreed to pay US\$1 million to settle fees that investors cheated after a breach of 2018 and the theft of millions of student records. And in June, the SEC announced another settlement and US\$500,000 against the first American financial services company due to lack of disclosure controls after discovering a vulnerability in its system that exposed 800 million imaging files, including numbers of social security and financial information. These fines signal a major change, and one that could profoundly change the way companies think of cyber security threats © practices, political events, public health problems, trade wars and cyber security incidents. © Ethics. Disclosures detail operational risk investors face threats and detail their potential impacts on the company's criminal business, revenue, market share and reputation. Although companies have to maintain proper controls for disclosing information to regulators, historically, there have been few repercussions. SEC for companies that have suffered cyber attacks. This, of course, has never been sustainable. The Securities Law and Exchange of 1934 was to ensure transparency and equity in capital markets. Although the law does not specifically require companies to reveal cyber security incidents, the SEC has been stepping up its warnings that it considers them a serious problem. In 2011, the agency clarified that the significant risks and incidents related to cyber security have to be disclosed. And an update from 2018 to orienting cited the "risks and threats to our capital markets" arising from cyber-security incidents. These updates- and their focus on the real risks that lax cyber security represents- reflect the state of the world at this time. Just as natural catalysts and the scarcity of components as semiconductors, cyber-insurance infringements can, in the last analysis, damage the financial condition and the price of an enterprise's actions. To hello © m the cost of repairing a cyber attack © and loss of customers, revenues and reputations, there could be shareholder processes, customer processes, price increases © the insurance funds and greater scrutiny by the external auditors and the administrative board. There are also © indirect consequences: cyber attacks can distract management, causing new problems; can also © trigger client audits to a company's cyber security defenses, which may lead to the involvement of external consultants and other third parties, and to significant additional expenses. The First American Financial Agreement © particularly noticeable because it does not adequately reveal a cyber-insurance communicate internally about these threats and disclose violations. Companies are required to adequately disclose "Risk Factors" in Sec information to inform the public of investment about the risks that may come with the actions they buy. These risks may include competitive threats, natural disasters, supply chain issues, economic disrespect, © The ESA's direct and energetic approach when it comes to the way in which organisations communicate their stance and management of cyber security risk and companies must take into account. So what should companies do to ensure that suffer a similar fate? There are five steps that business leaders can take to address this change: 1. Create a committee © of dissemination composed of director and officers. This committee should carry out quarterly rites to ensure that the undertaking is aware of any material anomalies in the financial, legal, operational and cybernetic domains which should be disclosed to higher executives, to the Board of Directors, External accountants and, potentially, SEC. This process of Due-Diligence provides support for certifications that CEO and CFO do for SEC each time 10Qs and 10Ks are archived and designed to ensure that CEO and CFO have the information they need to avoid any potential responsibility related to disclosure. The commission must have an infosec Leader as a member or consult infosec's leaders before each meeting. 2. Donao ----- to wait too long to reveal. The appropriate members of the Direction, the Superior Frameworks, the Director-General and the Management Board shall be informed of the risks, incidents and their commercial impacts on useful time and, if necessary, Rio spread publicly, should be promptly disclosed. In the first American financial case, six months have passed between the Infosec team to become aware of violations and Companiania hahaha its public disclosure. It seems that the SEC is to say at least six months is too long for a publicly controlled enterprise and procedures for disclosure of information and in the last analysis, to generate the disclosure Public of an infringement. This is not useful because SEC has not been able to dive into the internal affairs of public enterprises in relation to cyber safety until now. In the last analysis, the disclosure calendar depends on the facts of each case, as if the violation were material and the ©-K Regulations of the Seco, which generally impose a requirement of disclosure Four days, were triggered, whether state or federal laws are involved, and if agreements with third parties are involved. 3. Understand your risk building in their assets. Using vulnerability management tools to evaluate the global business and IT environment through © are of an invention identify the assets that are in your environment, their critique for business operations and their global exposure. This will help the security teams prioritize which issues require immediate attention based on business risk, such as the application of patches for credit systems. 4. Perform regular forensic assessments of cyber security systems © of the company and of all known and potential internal and external threats. Once the insurance leaders have analysed the results and have recommendations, share the takes with Switzerland C so that they have a regular capture of the level of risk. five. Be prepared to reveal cyber security issues © ge, such as vulnerabilities, flaws and other cyber incidents © before the full scope of the incident is understood. Updating disclosures as details become clearer, financial consequences are quantified, and other repercussions arise. Carefully determine which © the impact on the company of incidents, a s they may negatively affect the operations and the finances, and be prepared to disclose exactly when the s e nior management and management board were informed. In the end, both First American Financial and Pearson were relatively light penalties in comparison to the first case of disclosure problems. In 2018, Yahoo was Josep 160; Tick \$35 millionths is is is is is is is is is is is is is is is is because it does not reveal a financial breach in consequence of its disclosures.4 However, First American Financial and Pearson are different from Yahoo in that they involve relative SEC actions specifically in violation and vulnerability, while Yahoo involved a SEC fine that occurred four years after the failure and that related exclusively to the accusation of misleading investors. The new fines are positive proof from the SEC that the agency now considers the risk As significant as any other business risk that puts at risk the finances and future of the company and deprives the public invested of the information needed t o make investment decisions. Next, we will see greater control over how companies deal Disclosure of cyber security issues, in particular. Biden Administration has been focused on laser in the creation of greater transparency with cyber security security, in an attempt to improve our defensive capabilities at national level in view of a ransomware The stopped and other attacks. In the usual, nonthrown, nonvorable 160; Since March, President Biden enumerated cyber security defenses as a maximum priority for our national national security, the first time cyber security was designated as such. Regulators expect more transparency in public enterprises that experience cybermakers and other incidents that may have material financial consequences. This is positive for companies and for industry in general. The more visibility companies have in their cyber risk, more efficiently can solve it. With proper disclosure controls and the best risk management of the risks in force, companies may not only comply with the regulations of the SEC, but also better understand the risks and avoid future damage. This means less risk to your investors and a healthier market. Marketplace.

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