

Reasonable Security Program Evaluation & Measurement

July 13, 2020



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Panel Speakers

Art Ehuan
VP
Crypsis Group



Art Ehuan, is an expert in cyber risk management and cyber investigations. He joined Crypsis after managing the Global Cyber Risk Services practice at the global professional services firm Alvarez & Marsal, where he led client engagements on strategic cyber risk and protection strategies for both U.S. and international customers. He is a former FBI supervisory special agent with last assignment in the cyber crime investigations unit at FBI HQ.

LeeAnne Pelzer
Principal Consultant
Crypsis Group



LeeAnne Pelzer is a cyber risk management specialist with consulting and advisory experience in both the commercial and federal sectors. She joined Crypsis in 2019 from Deloitte & Touche LLP, where she developed an expertise in risk scoring, risk prioritization, and proactive cyber risk management. LeeAnne has delivered professional services to some of the largest and most complex organizations and agencies in the United States.

Robyn Bacon,
Attorney
Munger, Tolles & Olson LLP



Robyn Bacon is a partner in the Los Angeles office of Munger, Tolles & Olson. A former federal prosecutor with significant experience in both the government and the private sector, Ms. Bacon focuses her practice on cybersecurity and data privacy, complex commercial litigation, trial advocacy and white collar defense and investigations.

Stefan Richards
vCISO
CorVel

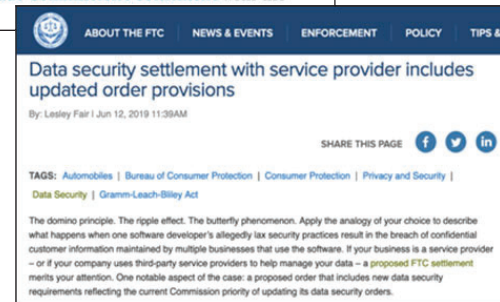


Stefan Richards serves as the Chief Information Security Officer for CorVel Corporation. Stefan was previously the CISO for the State of Oregon and Intel – GE Innovations.

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Why is a “Reasonable Security” Evaluation Necessary?

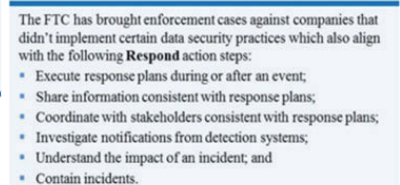
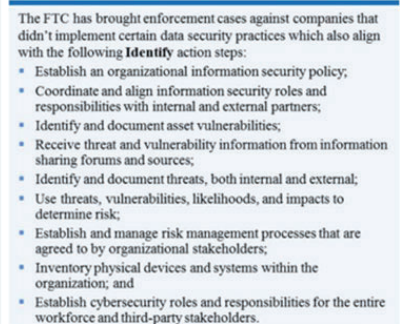
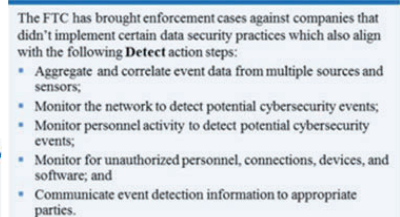
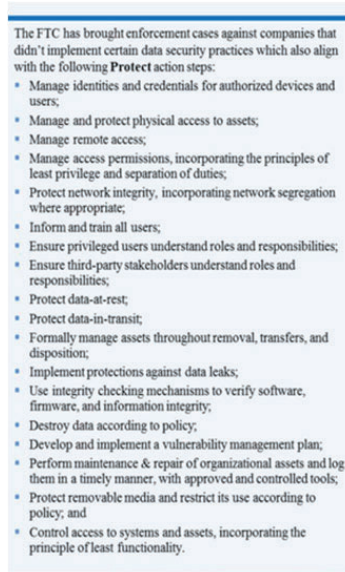
- **Ensures organizations take due care** when implementing protective measures and security controls
- **Validates the effectiveness** of the granular components of an organization's information security program
- **Evaluates and confirms cyber risk management** activities and risk mitigation efforts
- **Protects** customers, clients, employees, and brand / organizational reputation



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FTC Enforcement Action Evaluated Against NIST CSF

- **“The FTC has recognized that there is no such thing as perfect security, and that security is a continuing process of detecting risks and adjusting one's security program and defenses.”**
- **“The Framework and the FTC's approach are fully consistent:** The types of things the Framework calls for organizations to evaluate are the types of things the FTC has been evaluating for years in its Section 5 enforcement to determine whether a company's data security and its processes are reasonable.”



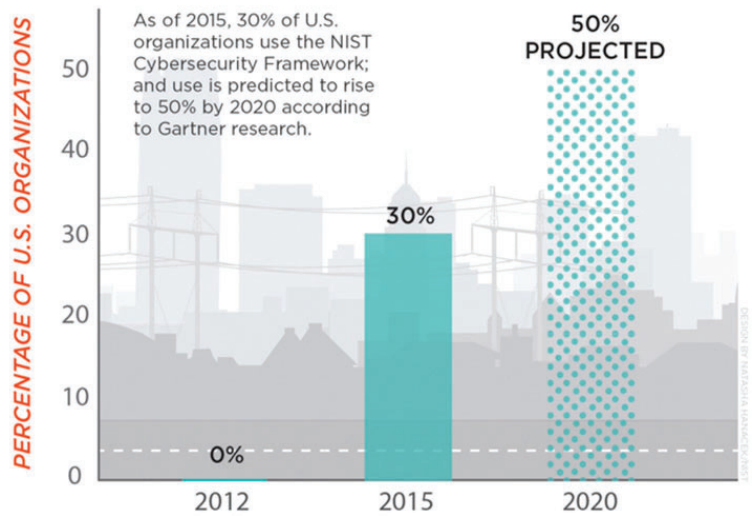
<https://www.ftc.gov/news-events/blogs/business-blog/2016/08/nist-cybersecurity-framework-ftc>

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Evaluate Reasonable Security Against A Framework / Standard

- NIST Cybersecurity Framework (NIST CSF)
- Center for Internet Security (CIS) 20
- International Standards Organization (ISO) 27001/2

CYBERSECURITY FRAMEWORK USAGE

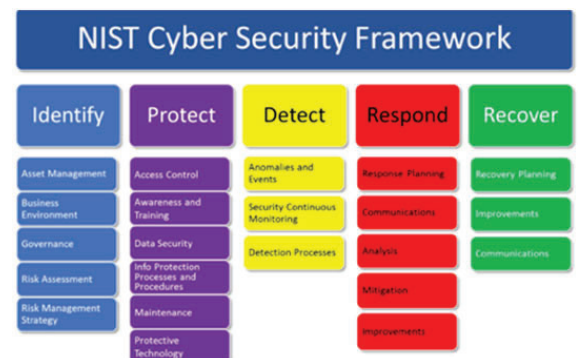
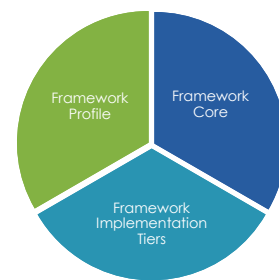


<https://www.nist.gov/industry-impacts/cybersecurity-framework>

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NIST Cybersecurity Framework

- **Framework Core:** Desired cybersecurity outcomes organized in a hierarchy and aligned to more detailed guidance and controls
- **Framework Profiles:** Alignment of an organization's requirements and objectives, risk appetite, and resources using the desired outcomes of the Framework Core
- **Framework Implementation Tiers:** A qualitative measure of organizational cybersecurity risk management practices



<https://www.nist.gov/industry-impacts/cybersecurity-framework>

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First appeared as part of the conference materials for the 2020 Essential Cybersecurity Law session

"Is Reasonable Security Achievable in the Corporation?"