

HACKED

Managing Personal and Company Reputation Under Mandatory Reporting

Cyber risk attracts a lot of headlines; it deserves to. Cyber is one of the most acute risks facing Australian businesses, and it is only going to increase as criminals get easier access to more sophisticated tools. Australia's mandatory data-breach reporting begins in February 2018. Now is the time to act.

Prior to the introduction of the new cyber laws, join our experts to discuss how these changes could impact your reputation and brand, what preparations you can still make, and the future of cyber risk mitigation.

Where: Room 1, Podium Level, Brookfield Place, Tower 2 (Deloitte Tower), 123 St Georges Terrace

When: Wednesday 7 February 2018, 4.30pm for a 5pm start, networking and refreshments from 6pm

RSVP: events@kottgunn.com.au by Thursday, 1 February 2018

SPEAKERS



Tom Darbyshire Partner,
Katrina Welch Senior Associate,
Kott Gunning Lawyers

What does a company need to do from 22 February 2018 to comply with mandatory reporting requirements, and how might a poorly managed data breach have serious implications for the board.



Kelly Butler
National Cyber Leader,
Marsh Pty Ltd

How will the new law serve as a force for growth and innovation, encouraging organisations to adopt more rigorous data protection protocols and modernise their business practices for a data-driven world.



Jamie Wilkinson
Director of Design and Digital,
Cannings Purple

What can an organisation do to help protect their reputation in the event of a cyber breach, and how can trust be rebuilt following a public data-breach.

THE GOVERNANCE SERIES: A series of events with a focus on governance featuring expert panellists from Cannings Purple, Marsh McLennan and Kott Gunning Lawyers.



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