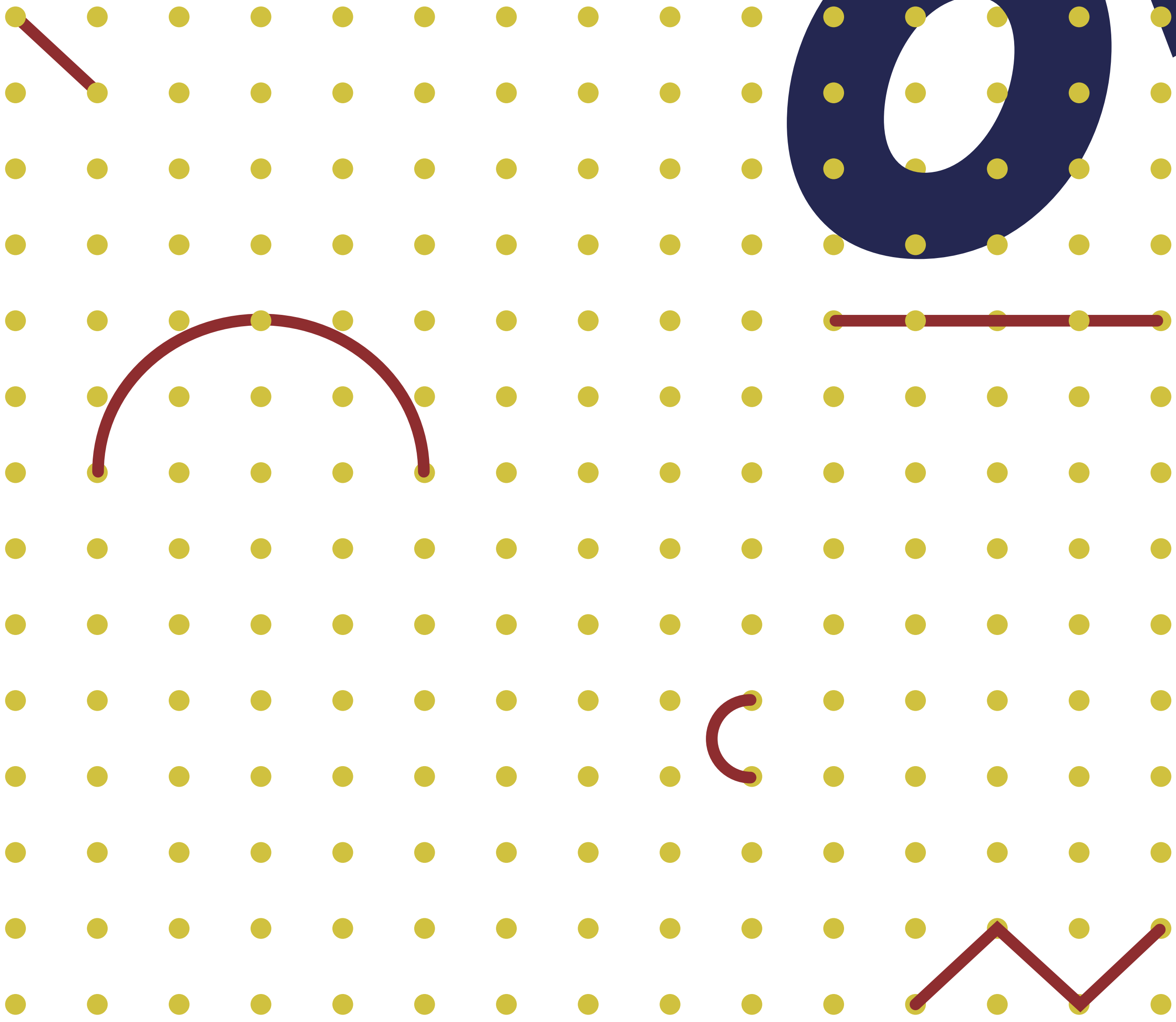


01



DPO Forum

UPDATES FROM THE NATIONAL PRIVACY COMMISSION

Table of Contents

A message from the Privacy Commissioner	3
A quick look back on June and July 2017	4
Roadshow Updates	6
DPO of the Month	8
The World on Privacy	10
Preparing for GDPR Compliance	12
Best Practices for DPOs & Privacy-Minded Organizations	14
Updates from the Compliance and Monitoring Division	16
Updates from the Privacy Policy Office	18
Registered Organizations	19
Upcoming DPO Events	20

The DPO Newsletter is produced by the National Privacy Commission's Public Information and Assistance Division, with the contributions of its Privacy Policy Office, Compliance and Monitoring Division, and Complaints and Investigations Division.

A message from the Privacy Commissioner

I am delighted to welcome you to the first issue of the **Data Privacy Forum**, a bimonthly newsletter for the Data Protection Officer (DPO) community in the Philippines, published in PDF format by the National Privacy Commission (NPC).

Available via email to DPOs like you, who are registered with the NPC, this newsletter is aimed at keeping you on track of the latest updates and emerging issues in the data privacy front, thus help you in getting your organization on top of its compliance obligations.

Data Privacy Forum is envisioned to serve as a medium for the continuing conversation on how public and

private organizations can best protect and uphold data subject rights.

In this and future editions, we shall touch on NPC decisions, advisories and other public discussions, which we believe practicing DPOs will find instructive in further understanding their role as data privacy champion. We shall also feature DPOs of the month, tips, trends to watch for, as well as NPC guidelines, updates, announcements and other related news.

I hope you enjoy reading each issue of **Data Privacy Forum**.

This publication is for you, so if you have a suggestion for an article

just let us know. Your comments and feedback would also be much appreciated. This would help us ensure that this newsletter serves the DPO community in the best way possible. We also encourage you to share the information here with your colleagues and contacts who may be interested in DPO-related concerns.

As always, if there is anything the NPC can do to help in your job as DPO, do not hesitate to get in touch with us.

Thank you.

Raymund Enriquez Liboro
Privacy Commissioner and Chairman

A quick look back

JUNE - JULY 2017 EVENT HIGHLIGHTS

Throughout the months of June and July 2017, representatives from the National Privacy Commission served as speakers and resource persons for a number of local and international events.

Got an event you would like to invite us to? Interested in having us over to discuss more about the Data Privacy Act (DPA)? Send us an e-mail at info@privacy.gov.ph.

●	●	●	●	●	the Conduct of the Privacy Impact Assessment
●	●	●	●	●	15 June — Adamson University Awareness on the DPA — FOI Conference with the Presidential Communications Operations Office — Department of Health Office for Health Service Development Cluster Orientation on the DPA and its Implementing Rules and Regulations — Banco De Oro Orientation on the DPA
●	●	●	●	●	16 June — ASEAN 2017 Dialogues
●	●	●	●	●	19 June — Securities and Exchange Commission Awareness on the DPA and Conduct of a Privacy Impact Assessment
●	●	●	●	●	20 June — The Big Story Live Interview on the BPI Breach
●	●	●	●	●	22 June — Department of Health Policy and Administration's Executive Course — House of Representatives Committee on Banks and Financial Intermediaries Meeting
●	●	●	●	●	23 June — Department of Information and Communications Technology Project
●	●	●	●	●	1 June — Globe Telecom Inc. Seminar on the DPA
●	●	●	●	●	6 June — PhilEXIM Seminar on the DPA — NEDA Orientation on the Privacy Impact Assessment
●	●	●	●	●	7 June — TESDA Planners' Conference
●	●	●	●	●	8 June — House of Representatives Information and Communications Technology Committee Technical Working Group Meeting
●	●	●	●	●	14 June — Office of the President Knowledge Sharing Exercise: Laying down the foundations of Data Privacy — Aboitiz Equity Ventures (AEV) DPA Awareness and Workshop on

●	●	●	●	●	Launching — Securities and Exchange Commission Executive-Level Briefing on the DPA
●	●	●	●	●	27 June — Tondo Medical Center Lecture on the DPA — Armed Forces of the Philippines Cyber Security Summit
●	●	●	●	●	28 June — National ICT Summit — Office of the President Information and Communication Technology Month Celebration
●	●	●	●	●	29 June — Internet and Mobile Marketing Association of the Philippines General Membership Meeting — Philippine National Bank Briefing on the DPA — Bureau of Jail Management and Penology 2nd Quarter Management Conference — Lina Group of Companies Presidents and Senior Management Forum on Data Privacy Awareness — Department of Tourism Seminar on the DPA and the NPC Memorandum Circulars
●	●	●	●	●	30 June — Philippine Export-Import Credit Agency Workshop on Conducting a Privacy Impact Assessment — Cyber Insurance Roadshow

●	●	●	●	●	12 July — 2017 Annual Home Development Mutual Fund Lawyers' Conference: The Lawyer as an Advocate of Data Privacy
●	●	●	●	●	15 July — Lyceum Polytechnic University of Manila Total Quality Instruction Development Program
●	●	●	●	●	19 July — Professional Regulation Commission (PRC) Seminar-Workshop
●	●	●	●	●	20 July — Data Privacy Asia with the Contact Center Association of the Philippines — Harophil Seminar on the DPA
●	●	●	●	●	21 July — #CyberSafePH: CICC Cyber Security Caravan
●	●	●	●	●	27 July — Panel Discussion during the 19th founding anniversary of National Telehealth Center
●	●	●	●	●	04 July — DPA Compliance and the Fight Against Cybercrime Conference
●	●	●	●	●	05 July — Information Security Officers Group 2017: Keep Information Security Secured — Semirara Mining and Power Corp. Privacy Impact Assessment Seminar-Workshop
●	●	●	●	●	06 July — DLSU CEShout: Online PrivaCIV Protection
●	●	●	●	●	10 July — Commission on Audit Orientation on the DPA and its Implementing Rules and Regulations
●	●	●	●	●	11 July — Cloud Security Alliance Summit 2017

PrivaMoves Roadshows

OVER THE PAST FEW MONTHS, representatives from the NPC have gone to several key cities across the country to talk about compliance with the Data Privacy Act and awareness on information privacy.

- **26 January, Cebu City**
- In coordination with the Cebu Educational Development Foundation Technology, the Department of Information and Communications Technology, and the Cebu Provincial Capitol
- 78 Participants
- **01 March, Cagayan de Oro City**
- In coordination with the Department of Information and Communications Technology
- 100 Participants
- **03 March, Butuan City**
- In coordination with the Department of Information and Communications Technology
- 93 Participants
- **24 March, Zamboanga City**
- In coordination with the Department of Information and Communications Technology
- 213 Participants
- **13 May, Dumaguete City**
- In coordination with the Department of Information and Communications Technology, the ICT Association of Dumaguete, National ICT Confederation of the Philippines, and Globe Business
- 56 Participants
- **16 May, Iloilo City**
- In coordination with the Department of Information and Communications Technology
- 120 Participants
- **21 July, Dagupan City**
- In coordination with the Department of Information and Communications Technology
- 100 Participants
- **21 July, Quezon City**
- In coordination with the Department of Information and Communications Technology and the Cybercrime Investigation and Coordination Center
- 1,200 Participants
- **25 July, Legazpi City**
- In coordination with the Department of Information and Communications Technology, the Albay ICT Association, Inc., Albay Chamber of Commerce and Industry, National ICT Confederation of the Philippines, and the Local Government of Albay
- 40 Participants
- **27 July, Davao City**
- In coordination with the Department of Information and Communications Technology, the Cybercrime Investigation and Coordination Center, and Ateneo de Davao University
- 668 Participants
- **29 July, Zamboanga City**
- In coordination with the Department of Information and Communications Technology
- 370 Participants
- **11 August, Cagayan De Oro City**
- In coordination with the Department of Information and Communications Technology, National Telecommunications Commission, Palo Alto Networks, FireEye Singapore Private Ltd, and IECEP-Northern Mindanao Chapter
- 2,219 Participants

- Data Privacy Compliance Caravan
- Data Privacy Awareness Campaign
During the DICT Cybersecurity Caravan

Where do you think Priva should go to next?
For invites, call **(02)565-9623**
or e-mail us at **info@privacy.gov.ph**.



DPO of the Month:

Leah Camilla R. Besa-Jimenez

AS THE CHIEF DATA PRIVACY OFFICER of the PLDT Group of Companies, Leah has a lot on her hands — and that is an understatement. We sat down with her for an afternoon to talk about her experiences thus far in data privacy, and where she sees it in the Philippines in the years to come.

Please tell us briefly about yourself, and how you first became involved with data privacy and protection.

Well, how much time do you have? (Laughs.) The short story is, I started

with the role of Chief Data Privacy Officer of the PLDT Group officially in February of this year, but we started the work on data privacy as early as July of 2016, when we received the draft of the IRR. Before I was in the

Group Data Privacy Office, I actually was with Smart, doing customer value management. That means a lot of data, so of course we were one of the first to panic and ask ourselves what the law and the IRR's implications were for business.

Between then and now is really just a lot of assessment of the various businesses, beginning with Smart. Then sometime in September or October, we were asked to apply the framework we were using for Smart, which we had then tested already, to the rest of the PLDT group. It wasn't

until December that I was tasked to take over the creation of the Group Data Privacy Office, which I now head. February 1 is the official start date of the Data Privacy Office for the PLDT Group and my appointment as the head of it. That's the evolution of how data privacy was tackled in the PLDT Group, and the running mantra since then really is that *we need to start now*. We need to move forward inch by inch with a very clear vision of where we need to go.

What do you think is the biggest challenge to building a culture protective of privacy in the Philippines, and what role do you think DPOs play in combatting these challenges?

I think it's all about raising the level of consciousness of the value that data provides, both as a consumer — the value my data brings to a company — and as a business person — the value the company sees in the data of the customer. As to how to build a culture of data privacy, will I still be alive in the time it's actually there? (Laughs). Commissioner Liboro said in DPO3, that the TelCos are vanguards of data privacy, and it's true when you think about it, because we handle so much data. So my office contributes to it, I think, is not just to ensure compliance, but to establish good governance for the data that we have. Because the way we see it, protecting data is equivalent to making sure that we provide the best customer experience, which any company would consider a priority and any customer should expect, and all of this really boils down to trust. So I think

our contribution, as the Data Privacy Office of the PLDT Group, is basically ensuring that the millions and millions of customer data that we have, we protect.

You have been working on Data Privacy for over a year now. Do you have any words of advice for aspiring DPOs?

I'm actually quite surprised that, according to Commissioner Liboro, a lot of people are struggling with data privacy. That's because when we saw the IRR, we thought it was crystal clear. It's so clear with very little room for interpretation. The difference I think with the PLDT Group implementation was very strong Senior Management support — that spelled a huge difference.

I think other people might be overanalyzing it, when I think it's really a choice of seeing it in either a positive or negative light. You can see it as a negative, because it's another layer that you need to comply with. But if you think about it again, if the objective is excellent customer experience and making sure your customers trust you, then the DPA is a part of that. It has to be a given, not just something that is imposed by the government. It's good that it's a law with clear IRRs, of course, and the sanctions only give more teeth to the act and provide more urgency to get things done.

For any company, privacy and security really have to be baked in, it's part of

everything you do, and is not just a "by the way." It's not easy, but it's also not unreasonable.

Where do you see privacy and DPOs in the Philippines 10 years from now?

Well, I'm optimistic that as everyone embraces what digital promises business in terms of growth, privacy should go hand-in-hand with that if you look at it from a transformation standpoint. Security is a pillar, Customer Experience is also a pillar, and the DPA affects both. So if companies seek growth in digitizing their businesses, then privacy is part and parcel of it all, something that is baked into our processes from the very beginning, up to the finished products and services.

As for DPOs in the Philippines, I think anyone working in data privacy, especially during this stage — because it's all about setting up, and really evaluating a lot of processes — would be highly marketable. But more than that, I think there's actually a great opportunity for them, particularly in the context of Southeast Asia, in carving the way for a more enhanced framework — something like the GDPR in Europe, but from the perspective of emerging markets. Because the Philippines is at the forefront in ASEAN to embrace data privacy, I think that the country stands a good chance of spearheading the best practices in the region. That would be an interesting move for the NPC and we'll be here to support them.

The World on Privacy

On Ransomware

As of press time, the world has barely begun to recover from the effects of WannaCry and Petya — global ransomware attacks that have infected nearly half a million PCs worldwide. Although not an entirely new phenomenon, the attacks have only gotten more advanced and more vicious over the years, with ransomware costing institutions an estimated 1B dollars in 2016 alone.

While there is no foreseeable end to these attacks, there are some steps your organization can take to avoid or alleviate the effects of ransomware. Data, as experts and observers say, is now the new oil; it thus makes sense that individuals and groups across the globe will be willing to do anything, legally or otherwise, to get their hands on it. Therefore, it even makes more sense for institutions to invest in data protection and data privacy.

The price of innovation

Last month, Google's Deep Mind ran into legal trouble after obtaining data from the Royal Free NHS Foundation Trust in the United Kingdom without the consent of its patients. While the health institution had passed its patients' data to

Google as part of a project testing an alert, diagnosis, and detection system for acute kidney injury, it Deep Mind accessed this data in a manner that UK's National Data Guard Dame Fiona Caldicott called "legally inappropriate."

The resolution filed by the UK Information Commissioner's Office was accepted by both camps, and better, more privacy-minded solutions are in development for the Google project. Across the Atlantic, however, rages a fiercer legal battle over data protection and privacy in the face of police surveillance and counterterrorism measures.

The New York Police Department has been sued for refusing to release information about its use of facial recognition software, predictive policing software, x-ray vans, and mosque-raking programs that violate the privacy of thousands of individuals, most especially minority communities in the City of New York. This has been the status quo despite existing Freedom of Information Laws, but the absence of regulations governing police use of facial recognition software has raised eyebrows and tensions in the city, especially among those versed in Privacy Law. Research indicates that roughly half of American adults are enrolled in face recognition networks, but very few

agencies have instituted "meaningful protections to prevent the misuse of the technology."

Benjamin Franklin once famously said that "he who sacrifices liberty for security deserves neither." While this may be true, the global discourse on the sacrifices we make for innovation, development, and ease of interconnectivity is now becoming mainstreamed. What information is to be used, and how, and to what extent? These are questions that should ignite meaningful conversations—and it must begin with personal information controllers and processors, whose legal obligations include transparency with the information they collect and process.

This is where privacy by design comes in, guided by your Privacy Impact Assessments and outlined in your Privacy Manuals and privacy and data protection measures.

The final countdown: 10 months to GDPR

The EU Global Data Protection Regulation is set to officially kick in by 25 May 2018. Ready or not, institutions all over the globe have to comply. Is your organization ready?



THE GLOBAL PRIVACY SUMMIT, attended by privacy professionals and agencies worldwide, was held last April in Washington, DC. Among the topics discussed were trends in privacy impact assessments, principles of privacy by design, and GDPR implementation.

Preparing for GDPR Compliance

THE EU GENERAL DATA PROTECTION REGULATION (GDPR)

is a new regulation that will harmonize data protection laws across EU, replacing existing national data protection rules. Although it will not take effect until May 25, 2018, it is critical that preparation for compliance commence early to effectively implement the new obligations imposed.

Some Philippine businesses covered by the Data Privacy Act of 2012 (DPA) may need to comply with the GDPR if they:

- have an establishment in the EU (regardless of whether they process personal data in the EU) or
- do not have an establishment in the EU, but offer goods or services, or monitor the behavior of individuals in the EU.

Personal information controllers and processors who are outside EU but are covered by the GDPR will generally have to appoint a representative established in an EU Member State, subject to exceptions. The representative is the point of contact for supervisory authorities and individuals in the EU on all issues related to data processing.

There are similarities with the GDPR and the DPA. You would note that the DPA is largely based on the 1995 EU Directive, which is the predecessor of the GDPR. For additional resources and information, you may review the following European Commission, Reform of EU data protection rules and the Article 29 working group GDPR guidance.

EU GDPR



DPA



Scope	Personal data – any information relating to an identified or identifiable person. [Art. 4(1)]	Personal Information, Sensitive Personal Information, and Privileged Information. [Sec. 4(g), (l) and (k)]
Accountability and governance	<p>Controllers generally must:</p> <ul style="list-style-type: none"> — Implement appropriate technical and organizational measures to demonstrate GDPR compliance and build in privacy by default and design. [Arts. 5(2), 24, 25] — Undertake compulsory data protection impact assessments. [Art. 35] — Appoint data protection officers. [Art. 37] 	<p>PICs and PIPs generally must:</p> <ul style="list-style-type: none"> — Implement organizational, physical, and technical security measures. [Sec. 20] — Conduct a Privacy Impact Assessment for each program or process that involves personal data [see, Sec. 20 and Sec. 4, NPC Circular No. 16-01] — Appoint data protection officer/s [Sec. 21(b)]
Consent	<p>Consent must be:</p> <ul style="list-style-type: none"> — Freely given, specific, informed, and unambiguous indication of data subject's agreement to processing — Through statement or clear affirmative action. [Art. 4(11)] 	<p>Consent must be:</p> <ul style="list-style-type: none"> — Freely given, specific, informed indication of will that the data subject agrees to processing — Evidenced by written, electronic or recorded means. [Sec. 3(b)]
Data Breach Notification	Mandatory by controllers and processors (exceptions apply) within 72 hours of becoming aware of the breach [Art. 33-34]	Mandatory by PIC within 72 hours from knowledge or reasonable belief of occurrence of the breach (exceptions apply) [Sec. 20(f)]
Rights	<p>Expanded individual rights include:</p> <ul style="list-style-type: none"> — Right to erasure. (Art. 17) — Right to restriction of processing. (Art. 18) — Right to data portability. (Art. 20) — Right to object. (Art. 21) 	<p>Same rights of the data subject except right to restriction (Sec. 16-18)</p> <p>Rights are also transmissible (Sec. 17)</p>
Overseas transfer of personal data	<p>May be transferred outside the EU in limited circumstances including:</p> <ul style="list-style-type: none"> — To countries that provide an adequate level of data protection — Where standard data protection clauses or approved binding corporate rules that enable transfers within a corporate group apply — Approved codes of conduct or certification in place. [Chapter V] 	Recognized under the DPA; PICs still responsible for personal data whose processing is outsourced or transferred internationally [see: Sec. 6 and 21, DPA; Sec. 50, IRR)
Registration of Data Processing Systems	No requirement but must maintain internal records of processing activities [Art. 30]	Required for PICs and PIPs who meet the criteria [Sec. 46-47, IRR]
Sanctions	Administrative fines of up to 20 million euros or 4% of annual worldwide turnover, whichever is higher. [Art. 83]	Both fine and imprisonment for [Sec. 25-37]

Best Practices for DPOs and Privacy-Minded Organizations

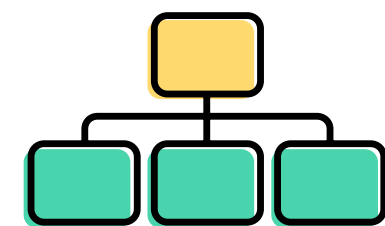
NPC CIRCULAR 16-01, which discusses the security of personal data in government agencies, mandates all organizations in the public sector to establish a control framework to address the risks identified upon the conduct of a privacy impact assessment.

Section 6 of NPC Circular 16-01 defines the control framework as “a comprehensive enumeration of the measures intended to address the risks, including organizational, physical and technical measures to maintain the availability, integrity and confidentiality of personal data and to protect the personal data against natural dangers such as accidental loss or destruction, and human dangers such as unlawful access, fraudulent misuse, unlawful destruction, alteration and contamination.”

A control framework shall take into account, among others, the items illustrated to the right.



Nature of the personal data to be protected



Risks represented by the processing, the size of the organization and complexity of its operations



Current data privacy best practices



Cost of security implementation

With the continuing rise of data privacy awareness, public and private organizations across the globe are now strengthening their respective control frameworks with more stringent security measures to ensure the protection of the personal data they process. The following describe security measures considered to be best practices as implemented by PICs across the board:

1. Security Clearances

As an organizational measure, the issuance of security clearances by the Human Resources Department of a PIC is considered not only a best practice, but also a requirement for government agencies as per Section 9 of NPC Circular 16-01.

Security clearances ensure that only duly authorized personnel are allowed to process personal data collected and stored by the organization, while allowing the organization to have more control

over who can view or access the personal data it stores.

In most organizations, access to information is usually determined in accordance with an employee’s functions. This means that if the personal data is not relevant or necessary in the performance of an employee’s core functions, then he or she should not have access to any personal data, regardless of his or her position in the organizational hierarchy.

2. Access Control Systems

Setting up an access control system is considered an effective security measure for any public or private organization that processes personal data, as it allows the effective recording of when, where, and by whom an organization’s data centers are accessed. As a physical measure, this is usually manifested in the form of biometrics technology as an entry/exit point in offices where personal data is being processed.

3. Privacy Notices

An indispensable part of any organization’s privacy management program is the posting of a privacy notice to its data subjects. The privacy notice serves to inform clients of what personal data will be collected and why, how long the personal data will be retained, which organizations the personal data will be shared with, and how the personal data will be disposed of, among others. The privacy notice posted on the PIC’s website or office premises promotes the data processing principles of transparency, legitimate purpose and proportionality, because they inform the data subjects how and why their personal data is being processed by the PICs. Also, it lifts the veil of ambiguity in the terms by which a data subject and personal information controller transact, because the data subjects are made to better understand the PIC’s functions in relation to their personal data.

Updates from the Compliance and Monitoring Division

THE COMPLIANCE AND MONITORING DIVISION is the NPC’s arm for ensuring compliance of personal information controllers (PICs) and processors (PIPs) in the Philippines to ensure the effective implementation of the Data Privacy Act of 2012. Its main initiative for the first few years of the effectivity of the law and its Implementing Rules and Regulations is to create and develop the registration process for PICs and PIPs. In this regard, this is the status of registration, by the numbers, as of 14 August:

Entity	Actual	Target	Achieved Percentage
NGAs	119	61 (Executive Offices)	42.62% (Executive Offices)
Private Companies	194	-	-
State Universities and Colleges	70	112	62.50%
Total	383		

The NPC has been active in reminding the remaining offices and institutions to comply, as the deadline of registration is on 9 September 2017.

For more information, visit register.privacy.gov.ph.

Updates from the Privacy Policy Office

CONSIDERED AS THE KNOWLEDGE CENTER of the National Privacy Commission (NPC) that establishes data privacy and protection rules and guidelines, the Privacy Policy Office (PPO) spearheads the development of policies, advisory opinions, and standpoints on proposed legislations affecting personal data. It also provides clarifications on the interpretation of the Data Privacy Act of 2012 (DPA) and its Implementing Rules and Regulations (IRR) and other data privacy issues and concerns.

32 Advisory Opinions

These are made in response to inquiries from different stakeholders on a variety of topics. Most common of these are concerns on automated processing and decision-making, consent, data sharing, the Data Protection Officer, and exemptions in relation to existing related laws, among others.

2 Advisories

For the proper guidance of concerned stakeholders, the following advisories were produced and made available:

- Designation of a Data Protection Officer
- Access to Personal Data Sheet of Government Personnel

2 Position Papers

Position papers provide comprehensive discussion and recommendations on key issues through the lens of personal data protection, with two released recently:

- International Telecommunication Union (ITU) – Department of Information and Communications Technology (DICT) Big Data Pilot Study
- Online and Social Media Membership Accountability Act

Comments on Proposed Legislation

The NPC has been monitoring proposed legislation and their implications on personal data

protection and privacy. Appropriate comments and recommendations have been provided for the following bills:

- Filipino Identification System
- Free Internet Access in Public Areas

What’s in the works for the PPO?

1. Research on the use of CCTVs, drones, and dashcams, and their privacy and data protection implication
2. An advisory on Privacy Impact Assessment (PIA) Guidelines
3. A circular on the Registration of Data Processing System, or Phase Two of PIC registration with the NPC.

Registered Organizations

National Government Agencies (NGAs) and Government-Owned and -Controlled Corporations (GOCCs)

Anti-Money Laundering Council
 APO Production Unit, Inc.
 Autonomous Region in Muslim Mindanao
 Bureau of Broadcast Services
 Bureau of Internal Revenue
 Bureau of the Treasury
 Central Board of Assessment Appeals
 Department of Budget and Management
 Governance Commission for GOCCs
 Government Arsenal
 Government Procurement Policy Board
 National Printing Office
 Office of the Presidential Spokesperson
 Optical Media Board
 People's Television Network, Inc.
 Presidential Communications Operations Office
 Professional Regulation Commission
 Advanced Science and Technology Institute
 Agricultural Training Institute
 Al-Amanah Islamic Investment Bank of the Philippines
 Authority of Freeport Area of Bataan
 Bases Conversion Development Authority
 Bureau of Agriculture and Fisheries Products Standards
 Bureau of Animal Industry
 Cagayan Economic Zone Authority
 Cebu Ports Authority
 Civil Aeronautics Board
 Civil Aviation Authority of

the Philippines
 Clark Development Corporation
 Commission on Filipinos Overseas
 Cooperative Development Authority
 Department of Trade and Industry
 Department of Information and Communications Technology
 Design Center of the Philippines
 Insurance Commission
 Land Bank of the Philippines
 Light Railway Transits Authority
 Metro Rail Transit
 National Development Company
 Philippine Mining Development Corporation
 Philippine Rice Research Institute
 Philippine Coconut Authority
 Philippine Competition Commission
 Philippine Crop Insurance Corporation
 Philippine Economic Zone Authority
 Philippine Fiber Industry Development Authority
 Philippine Institute for Development Studies
 Philippine Reclamation Authority
 Philippine Statistics Authority
 Philippine Science High School System
 Philippine Sports Commission
 Philippine Statistical Research & Training Center
 Philippine Trade Training Center
 Privatization and Management Officer
 Quedan and Rural Credit Guarantee Corporation
 Science and Technology Information Institute

Sugar Regulatory Administration
 Tourism Infrastructure and Enterprise Zone Authority
 Trade & Investment Development Corporation
 Council for the Welfare of Children
 Department of Agrarian Reform
 Department of Social Welfare and Development
 DILG Regional Office - NCR
 Games and Amusements Board
 Government Service Insurance System
 Home Development Mutual Fund
 Home Guaranty Corporation
 Inter-Country Adoption Board
 Lung Center of the Philippines
 Manila Waterworks and Sewerage System
 Metals Industry Research and Development Center
 National Archives of the Philippines
 National Commission for Culture and Arts
 National Dairy Authority
 National Electrification Administration
 National Kidney & Transplant Institute
 National Maritime Polytechnic
 Philippine Textile Reserach Institute
 Philippine Atmospheric, Geographical and Astronomical Services Administration
 Philippine Council for Health Research and Development
 Philippine Council for Industry Energy and Emerging Technology Research and Development
 Philhealth Insurance Corporation
 Philippine Charity

Sweepstakes Office
 Philippine Commission on Sports Scuba Diving
 Philippine Commission on Women
 Philippine International Trading Corp.
 Philippine Racing Commission
 Social Security System
 Technical Education and Skills Development Authority
 Bureau of Corrections
 Bureau of Jail Management and Penology
 Dangerous Drugs Board
 Department of Foreign Affairs
 Department of Public Works and Highways
 Foreign Service Institute
 National Bureau of Investigation
 National Defense College of the Philippines
 National Intelligence Coordinating Agency
 National Security Council
 Office for Transport Security
 Office of the Presidential Adviser on the Peace Process
 Office of the Solicitor General
 Philippine Center on Transnational Crime
 Philippine National Volunteer Service Coordination Agency
 Central Mindanao University
 Eastern Visayas State University
 Zamboanga State College of Marine Sciences and Technology
 Aurora State College of Technology
 Mindanao State University General Santos
 Zamboanga City State Polytechnic College
 Western Mindanao State University
 Camarines Norte State College

Food and Nutrition Research Institute
 Mindanao Development Authority
 Department of Foreign Affairs - Overseas Voting Secretariat
 Philippine Statistical Research and Training Institute
 Bicol Regional Training & Teaching Hospital
 Mayon Hilarion A. Ramiro Sr. Medical Center
 DTI Regional Office IX
 National Conciliation and Mediation Board – DOLE
 National Telecommunications Commission
 Caraga State University
 Surigao State College of Technology
 Iloilo State College of Fisheries
 Camiguil Polytechnic State College
 Palompon Institute of Technology
 Benguet State University
 Benguet State University
 University of the Philippines
 Kalinga State University
 Southern Leyte State University
 Central Luzon State University
 Jose Rizal Memorial State University - Main Campus
 Palawan State University
 Nueva Viscaya State University
 Mindanao State University - Iligan Institue of Technology
 Camarines Sur Polytechnic College
 Sorsogon State College
 Cagayan State University

State Universities and Colleges (SUCs)

North Luzon Philippines State College
 Ilocos Sur Polytechnic State College
 Ilocos Science and Technology University
 Ramon Magsaysay Technological University
 University of the Philippines - Manila
 Eulogio "Amang" Rodriguez State college of Science and Technology
 Tarlac Agricultural University
 Marikina Polytechnic College
 Northern Negros State Collage of Science and Technology
 Capiz State University
 Nueva Ecija University of Science ad Technology
 University of Rizal System
 Cotabato City State Polytechnic College
 University of the Philippines Visayas
 Bukidnon State University
 Bohol Island State University
 Bataan Peninsula State University
 Bulacan Agricultural State College
 Mariano Marcos State University
 Jose Rizal Memorial State University - Dipolog Campus
 Ifugao State University
 Kalinga State University
 Southern Leyte State University
 Central Luzon State University
 Jose Rizal Memorial State University - Main Campus
 Palawan State University
 Nueva Viscaya State University
 Mindanao State University - Iligan Institue of Technology
 Camarines Sur Polytechnic College
 Sorsogon State College
 Cagayan State University

West Visayas State University
 Catanduan State University
 Surigao Del Sur State University
 Siquijor State College
 Cebu Technological University
 Batangas State University
 Romblon State University
 Cavite State University
 Isabela State University
 J.H Cerilles State College
 Technological University of the Philippines
 Technological University of the Philippines Visayas
 Naval State University
 Northwestern Mindanao State college of Science and Technology
 Bicol University
 Rizal Technological University
 Laguna State Polytechnic University
 Northern Iloilo Polytechnic State College
 University of Science and Technology of Southern Philippines
 Guimaras State College
 Arellano University
 University of Southeastern Philippines

Private Institutions

ISACA Manila Chapter
 Ayala Corporation
 SteelAsia Manufacturing Corporation
 Novare Technologies Inc.
 MDI / Micro-D Internation, Inc.
 MAPFRE Insular Insurance Corporation
 EEI Corporation
 J Anthony Management Consultants, Inc.
 Team Absolute Global, Inc.
 First Metro Securities Brokerage Corporation
 First Metro Investment Corporation
 First Metro Asset Management, Inc.
 Metropolitan Bank & Trust Company

Reyes Tacandong & Co.
 Ayala Foundation
 Microsourcing Philippines Inc.
 Philippine National Bank
 Cebu Educational Development Foundation for Information Technology AP Renewables Inc.
 Pilmico Foods Corporation
 PetNet, Inc.
 Aboitiz Equity ventures, Inc.
 PHILAM Equitable Life Assurance Company, Inc.
 The Philippine American Life and General Insurance Company
 PAMI Income Payout Fund Inc.
 Philam Managed Income Fund Incorporation
 PAMI Global Equity Fund Incorporation
 PAMI Equity Index Fund Incorporation
 PAMI Asia Balanced Fund Inc.
 Philam Strategic Growth Fund Inc.
 Philam Global Fund Inc.
 Philam Dollar Bond Fund Inc.
 Philam Bond Fund Inc.
 Philam Fund Inc.
 PAMI Horizon Fund Inc.
 Philam Asset Management Inc.
 Merck Sharp and Dohme (I.A) LLC
 Visayan Electric Co., Inc.
 Davao Light and Power Co., Inc.
 Subic Enerzone Corporation
 AboitizLand, Inc.
 Aboitiz Construction International, Inc.
 Manila-Oslo Renewable Enterprise Inc.
 Pilmico Animal Nutrition Corporation
 Aboitiz Construction, Inc.
 Cotabato Light and Power Company
 Manila Water Foundation, Inc.
 Metro Pacific Tollways Corporation
 BPI Philam Life Insurance Corp.
 Pampanga II Electric Cooperative Inc.

Tower Club Inc.
 Maybank Philippines, Inc.
 EMQ Limited
 Manila Doctors Hospital
 Ayala Aviation Corporation
 Kyocera Document Solutions Development Philippines, Inc.
 Aboitiz Power Corporation
 ING Bank N.V., Manila Branch
 Hedcor, Inc.
 Malayan Bank Savings and Mortgage Bank, Inc.
 Philippine Savings Bank
 Balikatan Property Holding, Inc.
 Balikatan Housing Finance, Inc.
 Bahay Financial Services, Inc.
 The Bank of Tokyo - Mitsubishi UFJ, LTD.
 Rizal Commercial Banking Corporation
 Manila Water Company, Inc.
 Deutsche Knowledge Services PTE. LTD
 RCBC Capital Corporation
 North Luzon Railways Corporation
 Huawei Technologies Phils., Inc.
 RCBC Securities Inc.
 Standard Chartered Bank
 R.G Manabat & Co. (KPMG in the Philippines)
 Bank of Makati
 AEON Credit Service(PHILIPPINES) Inc.
 St. Lukes Medical Center (Global City)
 Ibero Asistencia Sociedad Anonima Sucursal En Pilipinas City Savings Bank
 Ayala Greenfield Development Corporation
 Ayala Land Sales, Inc.
 Ayalaland Malls, Inc.
 Ayala Hotels, Inc.
 Ayalaland Commercial Center, Inc.
 BGSouth Properties, Inc.
 Fresenius Medical Care Philippines Inc.
 FMC Renal Care Corp.
 Asia Renal Care (Philippines) Inc.
 DSI Dialysis Center, Inc.
 Mindanao Renal Care, Inc.

Alveo Land Corporation
 Makati Development Corporation
 Ayala Property Management Corporation
 DirectPower Services Inc.
 Metrobank Card Corporation (A Finance Company)
 Development Bank of the Philippines
 Prime Suupport Services, Inc.
 Alveo-Federal Land Communities Inc.
 Accendo Commercial Corp.
 Bellavita Land Corp.
 Avida Land Corporation
 MDC Buildplus, Inc.
 MDC Concrete, Inc.
 MDC Equipment Solutions, Inc.
 MDC - Subic Inc.
 Cagayan De Oro Gateway Corp.
 Avencosouth Corp.
 Leisure and Allied Industries Philippines Inc - Timezon
 Aprisa Business Process Solutions
 FLT Prime Insurance Corporation
 Taft Punta Engaño Property, Inc.
 Sterling Bank of Asia Inc.
 Olongapo Electricity Distribution Company
 GM Bank of Luzon Inc.
 Cebu Pacific
 West Technology and Communications Services Inc.
 Melco Resorts Leisure Corporation
 Hongkong & Shanghai Banking Corp.
 3M Service Center APAC, Inc.
 Max's Group, Inc.
 Anvaya Cove Beach and Nature Club, Inc.
 Arino International Philippines Inc & Northgate
 Arino Belgium NV philippines ROHQ
 First Oceanic Property Management, Inc.
 Technology Application and Promotion Institute
 Federal Land, Inc.
 Perpetual Succor Hospital and Maternity, Inc.

Armed Forces and Police Mutual Benefit Association, Inc.
 Starr International Insurance Philippine Branch
 Express Gifts Philippines Inc.
 Philippine Associated Smelting & Refining Corporation
 Manila Memorial Park Cemetery Inc.
 Eastern Telecommunications Philippines, Inc.
 Oceanagold Inc.
 Good Shepherd Nursing Home
 Agricultural Credit Policy Council
 Chirica Resorts Corporation
 Avida Sales Corp.
 Amicassa Process Solutions, Inc.
 Buklod Bahayan Realty and Development Corp.
 Ali Makati Hotel Property Inc.
 Greenhaven Property Venture Inc
 Ali Makati Hotel & Residences, Inc
 Ayalaland Hotels and Resorts Corporation
 Ecosouth Hotel Ventures Inc.
 Northgate Hotel Ventures Inc.
 Cebu Property Ventures and Development Corporation
 Cebu Holdings, Inc.
 Anvaya Cove Golf & Sports Club Inc.
 Ayala Land Inc.
 Sentera Hotel Ventures Inc.
 Southcrest Hotel Ventures Inc.
 North Triangle Hotel Ventures Inc.
 BGNorth Properties, Inc.
 Cebu Insular Hotel Company, Inc.
 Bonifacio Hotel Ventures Inc.
 Solinea, inc.
 Cebu Leisure Property Inc.
 Southportal Properties, Inc.
 Ayala Land Sales, Inc.
 Manila Electric Company
 Pricewaterhouse Coopers Service Delivery Centre Limited
 Orix Metro Leasing and Finance Corporation
 PSI Technologies, Inc.

First Life Financial Co. Inc.
 Infosys BPO Limited Philippine Branch
 SEAOL Philippines, Inc.
 Yuanta Savings Bank Philippines, Inc.
 ING Bank N.V., Manila Branch
 RCBC Leasing and Finance Corporation
 Meralco Employees Mutal Aid and Benefits Association, Inc.
 Viva Artists Agency, Inc.
 Unilever Philippines, Inc.
 University of Asia and the Pacific Foundation, Inc.
 Manuel S. Enverga University Foundation
 Public Safety Savings and Loan Association, Inc.
 Rizal Microbank Andresons Global, Inc.
 Raffles & Company, Inc.
 Emperador Inc.
 Emperador distillers, Inc.
 Manila Tytana Colleges
 Blackhounds Security and Investigation Agency, Inc.
 Bluehounds Security and Investigation Agency, Inc.
 House of Investments, Inc.
 Global Support and Service for Entertainment Philippine Corporation
 WeChat Pay Hong Kong Limited
 Portico Land Corp.
 Payroll Service Providers Inc.
 Philippine Eds Techno-service, Inc.
 Station Square Commercial Corp.
 Verde Golf Development Corporation
 Roxas Land Corporation
 Airswift Transport, Inc.
 Amec Operations Limited - Manila Shared Service

DP

DP

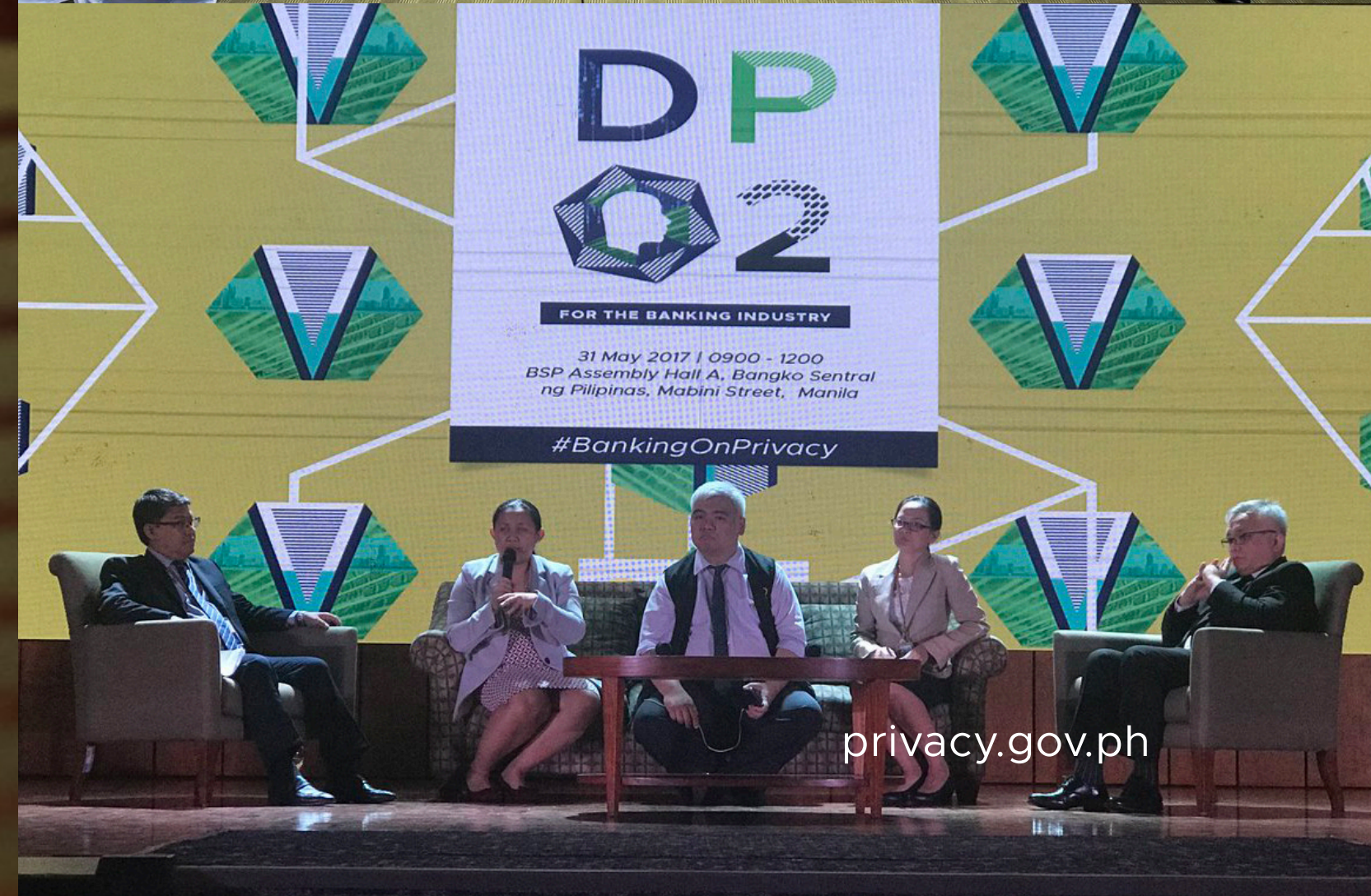


4

FOR THE ACADEME

AUGUST 18, 2017

Interested DPOs may RSVP with the Commission on Higher Education via e-mail at chedncr@ched.gov.ph or call (02) 441-0985 / (02) 441-1224.



WANT YOUR SECTOR to be front and center in the next DPO Assembly? Send us an e-mail at info@privacy.gov.ph.

DPO Briefings

Want to learn more about compliance with the Data Privacy Act but not sure where to start?

Beginning this month, we'll be holding **bi-monthly DPO Briefings** at the Audio Visual Room of the **Department of Information and Communications Technology Headquarters** in Quezon City.

There will be morning and afternoon sessions on **16 and 30 August 2017**. Organizations may reserve up to three slots for their representatives by calling our office at **(02) 565-9623** today or sending an e-mail to paola.nartea@privacy.gov.ph.

📍 *3rd Floor, Core G, GSIS Headquarters Bldg.,
Financial Center, Pasay City, Metro Manila 1308*

☎ *For invitations: (02)565-9623
For complaints: (02)517-7806
For compliance: (02)517-7810
For public assistance: 09451534299 / 09399638715*

f *privacy.gov.ph*

🐦 *privacyPH*

✉ *info@privacy.gov.ph
complaints@privacy.gov.ph*

🖱 *privacy.gov.ph*



#AskPriva #PrivacyPH