

Data Protection Law and Practice in ASEAN

Course Overview

The ASEAN region, which includes the 11 Southeast Asian countries which are members of the Association of Southeast Asian Nations (ASEAN), has seen significant growth in its digital economy over the past decade. This has been supported by the development of various laws that support the digital economy including laws relating to data protection. Notably, all but 2 members of ASEAN have enacted national data protection laws. While ASEAN has facilitated this through the development of various frameworks relating to data protection, the laws enacted by individual ASEAN members show significant differences in the approach taken by different jurisdictions, particularly in light of specific local concerns and considerations. Organisations operating in the ASEAN region are required to navigate these laws and find effective and business-friendly ways of complying while meeting their strategic objectives and business goals.

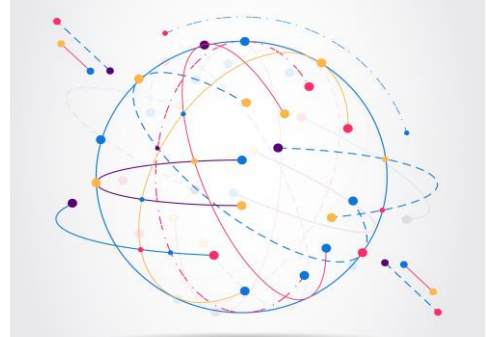
This course aims to introduce participants to the framework of data protection laws across the ASEAN region taking into account frameworks and guides developed by ASEAN itself. In particular, this course looks at how the laws of Brunei Darussalam, Malaysia, the Philippines, Singapore, Thailand and Vietnam address key data protection issues. A comparative approach is adopted to highlight significant similarities, common themes, as well as key differences across these countries' laws. This is intended to enable participants to appreciate how the laws apply in practice to their own organisations, particularly in relation to cross-border aspects of data protection. This includes practical aspects of data protection management and as well as a consideration of how data protection and related laws in the region address key digital economy issues such as artificial intelligence governance, cybersecurity and digital trust.

Participants will have the opportunity to develop a personal framework to better understand and compare data protection laws across different jurisdictions and, through case studies, practical exercises, and discussions, to relate what they learn to their own organisations and context.

Who should attend?

This course is essential for anyone who wishes to develop a good practical understanding of data protection law in a cross-border context, particularly within the ASEAN region. This may include:

- Data Protection Officers (DPOs) and Compliance Professionals
- Data Protection / Privacy Counsels and Corporate Counsels
- Data Scientists and Data Analysts
- Information Technology (IT) and Cybersecurity Professionals
- Human Resource (HR) Professionals
- Executives, Managers, and Staff involved in the management, collection, use or other processing of personal data



Course Details

Course Code: DP405

Title: Data Protection Law and Practice in ASEAN

Duration: 2 days (approximately 14 contact hours)

Mode of Training: In-person

Venue: Drew & Napier LLC

10 Collyer Quay, 10th Floor, Ocean Financial Centre

Singapore 049315

Course Fee: S\$2,000.00 (excluding GST)

To view available dates and register for this course, please click [here](#). You may view all available courses and our course schedule(s) on our Academy webpage (<https://www.drewnapier.com/Academy>).

Course Outline

Day 1

- Introduction to Data Protection Law and its International Context
- ASEAN Frameworks and Guides for Data Protection
- Overview of Data Protection Laws in ASEAN
- Processing of Personal Data: Finding Common Legal Bases for Processing Across ASEAN
- Care of Personal Data and Data Governance

Day 2

- Outsourcing and Cross-border Transfers of Personal Data within (and beyond) ASEAN
- Protection of Personal Data and Data Breach Notification
- Accountability for Personal Data and Data Protection Management
- Managing Personal Data Across Borders
- Data Protection in the Digital Economy: Artificial Intelligence Governance, Cybersecurity and Digital Trust

Course Facilitator



David N. Alfred is Co-head and Programme Director of the Drew Data Protection & Cybersecurity Academy and concurrently Co-Head of Drew & Napier's Data Protection, Privacy & Cybersecurity practice. His practice areas also include Artificial Intelligence and Digital Trust, ASEAN and Global Data Protection Law, Data Breach Management and Response, and Telecommunications, Media and Technology.

David has over 25 years' experience advising on legal, public policy and business-related aspects of the digital economy, digital technology, telecommunications and the Internet. He has particular expertise in data law and policy including areas such as data privacy, data protection management, cybersecurity, AI ethics, data governance and digital and cyber regulation. He also has extensive practical experience from an in-house managerial perspective and presently acts as the Data Protection Officer of various organisations.

As a qualified adult educator, David has developed and conducted a wide range of courses for clients in Singapore and overseas. He often speaks on topics related to his areas of practice and has taught courses up to postgraduate level at local tertiary institutions.

David holds degrees in law and computer science from the National University of Singapore and University of London respectively and an MBA from the University of Chicago. He also holds qualifications in adult education and data protection including the WSQ ACLP and DDDLP and the IAPP CIPP/A, CIPM and CIPT certifications. He has been recognised as a Fellow of Information Privacy by the IAPP and as a Senior Accredited Specialist in Data and Digital Economy Law by the Singapore Academy of Law.