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For 20 years, Yoga Journal LIVE has provided the unique top-notch educational opportunity for yoga practitioners of all levels, from all over the world, to experience Yoga Journal Magazine, LIVE!

The Ultimate GDPR Practitioner Guide provides those tasked with implementing Data Protection processes, useful information on how to achieve compliance with GDPR. The book is crammed with advice, guidance and templates and also includes a copy of the full regulation text and the supporting

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recitals. Topics include: - The Data Protection Officer - Data Protection Policy - Data Protection / Privacy Notices - Data Protection Impact Assessments (DPIA) - Data Protection / Privacy by Design - Outsourcing - Subject Access Requests - And Much Much More! "We're all going to have to change how we think about data protection." Elizabeth Denham, UK Information Commissioner When Elizabeth Denham, the UK Information Commissioner, delivered the above quote at a lecture for the Institute of Chartered Accountants in England and Wales in London on 17 January 2017, she was highlighting the requirement for organisations to be accountable for the Personal Data they hold and process. Under the EU General Data Protection Regulation (GDPR) we all need to up our game! GDPR is a transformative piece of regulation that applies from 25 May 2018. GDPR enhances current rights and freedoms afforded to EU citizens under the 1995 EU Data Protection Directive (95/46/EC). GDPR gives Supervisory Authorities strengthened powers to take enforcement action on those organisations who fail in their duty to uphold those rights and freedoms. GDPR is a game-changer!

The Ultimate GDPR Practitioner Guide (2nd Edition) provides those tasked with implementing Data Protection processes, useful information and supporting case law to aid in achieving compliance with GDPR. The second edition is crammed with new and updated advice, guidance and templates and also includes a copy of the full regulation text and the supporting recitals.

Don't be afraid of the GDPR wolf! How can your business easily comply with the new data protection and privacy laws and avoid fines of up to \$27M? GDPR For Dummies sets out in simple steps how small business owners can comply with the complex General Data Protection Regulations (GDPR). These regulations apply to all businesses established in the EU and to businesses established outside of the EU insofar as they process personal data about people within the EU. Inside, you'll discover how GDPR applies to your business in the context of marketing, employment, providing your services, and using service providers. Learn how to avoid fines, regulatory investigations, customer complaints, and brand damage, while gaining a competitive advantage and increasing customer loyalty by putting privacy at the heart of your business. Find out what constitutes personal data and special category data Gain consent for online and offline marketing Put your Privacy Policy in place Report a data breach before being fined 79% of U.S. businesses haven't figured out how they'll report breaches in a timely fashion, provide customers the right to be forgotten, conduct privacy impact assessments, and more. If you are one of those businesses that hasn't put a plan in place, then GDPR For Dummies is for you.

Information about people is becoming increasingly valuable. Enabled by new technologies, organizations collect and process personal data on a large scale. Free flow of data across Europe is vital for the common market, but it also presents a clear risk to the fundamental rights of individuals. This issue was addressed by the Council of the European Union and the European Parliament with the introduction of the General Data Protection Regulation (GDPR). For many organizations processing personal data, the GDPR came as a shock. Not so much its publication in the spring of 2016, but rather the articles that appeared about it in professional journals and newspapers leading to protests and unrest. "The heavy requirements of the law would cause very expensive measures in companies and organizations", was a concern. In addition, companies which failed to comply "would face draconian fines". This book is intended to explain where these requirements came from and to prove that the GDPR is not incomprehensible, that the principles are indeed remarkably easy to understand. It will help anyone in charge of, or involved in, the processing of personal data to take advantage of the innovative technologies in processing without being unduly hindered by the limitations of the GDPR. The many examples and references to EDPB (European Data Protection Board)

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publications, recent news articles and case law clarify the requirements of the law and make them accessible and understandable. “Leo’s book can provide very effective support to you and your colleagues in reaching this understanding and applying it in practice.” Fintan Swanton, Managing Director of Cygnus Consulting Ltd., Ireland.

This book provides expert advice on the practical implementation of the European Union’s General Data Protection Regulation (GDPR) and systematically analyses its various provisions. Examples, tables, a checklist etc. showcase the practical consequences of the new legislation. The handbook examines the GDPR’s scope of application, the organizational and material requirements for data protection, the rights of data subjects, the role of the Supervisory Authorities, enforcement and fines under the GDPR, and national particularities. In addition, it supplies a brief outlook on the legal consequences for seminal data processing areas, such as Cloud Computing, Big Data and the Internet of Things. Adopted in 2016, the General Data Protection Regulation will come into force in May 2018. It provides for numerous new and intensified data protection obligations, as well as a significant increase in fines (up to 20 million euros). As a result, not only companies located within the European Union will have to change their approach to data security; due to the GDPR’s broad, transnational scope of application, it will affect numerous companies worldwide.

This book provides an accessible overview of the changes you need to make in your organization to comply with the new law. --

Now in its third edition, this invaluable handbook offers practical solutions to issues arising in relation to data protection law. It is fully updated and expanded to include coverage of all of the significant developments in the practice of data protection, and takes account of the wealth of guidance published by the Information Commissioner since the last edition. The third edition includes new material on the changes to the Commissioner's powers and new guidance from the Commissioner's office, coverage of new cases on peripheral aspects of data protection compliance and examples of enforcement, the new code on CCTV processing, the new employment code, clarification on the definition of "personal data", the binding corporate rules on the exemption to the export data ban and the new ICT set of model contractual provisions for data exports, and the proposed action by the EU against the UK for failing to implement the Data Protection Directive appropriately. There are new chapters on terminology and data security.

A clear and comprehensive guide to this new data protection law, this book explains the changes you need to make to your data protection and information security regimes, and tells you exactly what you need to do to avoid severe financial penalties. --

The investigator’s practical guide for cybercrime evidence identification and collection Cyber attacks perpetrated against businesses, governments, organizations, and individuals have been occurring for decades. Many attacks are discovered only after the data has been exploited or sold on the criminal markets. Cyber attacks damage both the finances and reputations of businesses and cause damage to the ultimate victims of the crime. From the perspective of the criminal, the current state of inconsistent security policies and lax investigative procedures is a profitable and low-risk opportunity for cyber attacks. They can cause immense harm to individuals or businesses online and make large sums of money—safe in the knowledge that the victim will rarely report the matter to the police. For those tasked with probing such crimes in the field, information on investigative methodology is scarce. The Cybercrime Investigators Handbook is an innovative guide that approaches cybercrime investigation from the field-practitioner’s perspective. While there are high-quality manuals for conducting digital examinations on a device or network that has been hacked, the Cybercrime Investigators Handbook is the first guide

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on how to commence an investigation from the location the offence occurred—the scene of the cybercrime—and collect the evidence necessary to locate and prosecute the offender. This valuable contribution to the field teaches readers to locate, lawfully seize, preserve, examine, interpret, and manage the technical evidence that is vital for effective cybercrime investigation. Fills the need for a field manual for front-line cybercrime investigators Provides practical guidance with clear, easy-to-understand language Approaches cybercrime from the perspective of the field practitioner Helps companies comply with new GDPR guidelines Offers expert advice from a law enforcement professional who specializes in cybercrime investigation and IT security Cybercrime Investigators Handbook is much-needed resource for law enforcement and cybercrime investigators, CFOs, IT auditors, fraud investigators, and other practitioners in related areas.

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