

ABSTRACT

Digital technology usage has reached an all-time high yet people worry more about safeguarding their privacy together with cybersecurity. The research investigates Indonesian data protection regulations to evaluate their ability to secure digital personal data. The research examines Indonesian privacy regulations such as the Personal Data Protection Law to understand data subject rights together with controller obligations and the enforcement protocols. The review of Japanese privacy protection methods helps identify best practices for Indonesia to improve its data security standards. The research shows that Indonesia succeeded in developing data protection rules yet there are persistent difficulties in enforcement together with limited public knowledge and compliance standards. The improvement of cybersecurity along with data privacy governance in Indonesia requires enhanced regulatory oversight and more transparent practices and international best practice implementation. Through its analysis this research adds value to the ongoing discussions about data protection by presenting evaluation findings that suggest specific methods to bolster digital security arrangements across Indonesia.