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工业互联网专项工作组2020年工作计划：加强数据建设，保障网络安全

2020年7月10日，工业和信息化部（“工信部”）网站公布了《工业互联网专项工作组2020年工作计划》（“《计划》”）。《计划》详细列明了提升基础设施能力、构建标识解析体系、建设工业互联网平台等10个任务类别，建设工业互联网大数据中心、健全安全管理制度机制等28项重点工作及研究制定《工业互联网企业网络安全分类分级管理指南》《工业互联网创新发展行动计划（2021-2025年）》《工业互联网标识解析管理办法》《工业互联网数据合作共享行动计划》等54项具体举措。（[查看更多](#)）

MIIT Unveils 2020 Work Plan for the Industrial Internet Task Force

On July 10, 2020, China's Ministry of Industry and Information Technology (“MIIT”) unveiled the *2020 Work Plan for the Industrial Internet Task Force* (“**Work Plan**”). The Work Plan details (i) 10 task categories, including improving infrastructure capacity, constructing identification analysis system, building industrial internet platforms, etc.; (ii) 28 priorities, including building industrial internet data centers, improving security management system, etc.; and (iii) 54 specific initiatives, including formulating the *Guidelines on the Management of Classification and Gradation of Cybersecurity for Industrial Internet Enterprise*, the *Action Plan for the Industrial Internet Innovation and Development (2021-2025)*, the *Measures on the Management of Industrial Internet Identification Analysis*, and the *Action Plan for the Industrial Internet Data Cooperation and Sharing*, etc. ([More](#))

《2019年浙江省互联网网络安全报告》发布

2020年7月10日，浙江省互联网信息办公室与国家计算机网络应急技术处理协调中心浙江分中心联合发布了《2019年浙江省互联网网络安全报告》。2019年，浙江省基础网络运行情况总体平稳，但是网络安全形势和问题依然严峻和复杂：一方面，利用重要信息系统漏洞进行的攻击异常活跃，用户信息保护和网络数据安全问题日益突出；另一方面，融合发展带来的网络安全问题也逐渐凸显，安全风险向互联网金融领域、工业控制领域泛化演进。（[查看更多](#)）

Zhejiang Province Releases the Cybersecurity Report 2019

On July 10, 2020, the Cyberspace Administration of Zhejiang Province and the National Internet Emergency Center Zhejiang Branch jointly released the *Zhejiang Province Cybersecurity Report 2019* (“**Report**”). According to the Report, the fundamental network operation in Zhejiang in 2019 is stable in general, but the cybersecurity situation and problems are still severe and complex. On the one hand, attacks through important information system vulnerabilities are extremely active, and the problems of user information protection and network data security are increasingly prominent. On the other hand, the issue of cybersecurity brought by integrated development has gradually become prominent, and security risks are gradually evolving into the field of internet finance and industrial control. ([More](#))

北京市网信办发布网络恶意营销账号专项整治行动成果

2020年7月9日，北京市互联网信息办公室（“北京市网信办”）、首都互联网协会共同召开了2020年第一次网络生态治理评议会，政府管理部门、互联网企业、专家及网民四方代表分享了近期网络恶意营销账号专项整治成果。北京市网信办称，为进一步落实《网络信息内容生态治理规定》，北京市网信办自5月1日起开展了为期两个月的网络恶意营销账号专项整治行动，属地重点网站平台依据用户服务协议累计处置各类网络恶意营销账号170余万个，清理相关信息257万余条。（[查看更多](#)）

Beijing Cyberspace Administration Cracks down Malicious Online Marketing Accounts

On July 9, 2020, the Beijing Cyberspace Administration and the Beijing Internet Association held the first appraisal meeting on network ecological governance of 2020. During the meeting, representatives from governmental departments, Internet enterprises, experts and netizens discussed the achievements of the recent special rectification of malicious online marketing accounts. The Beijing Cyberspace Administration said that it had taken a two-month campaign to crack down on malicious online marketing accounts since May 1 to further implement the *Provisions on the Ecological Governance of Network Information Contents*. According to user service agreements, key website platforms have disposed of over 1.7m malicious online marketing accounts and cleaned up over 2.57m pieces of relevant information. ([More](#))

国务院2020年立法工作计划：将制定关键信息基础设施安全保护条例

2020年7月8日，国务院办公厅发布了《国务院2020年立法工作计划》，其中提到，国务院将围绕坚持和完善共建共治共享的社会治理制度，制定关键信息基础设施安全保护条例，具体由国家互联网信息办公室（“国家网信办”）、工信部、公安部共同负责起草。此前，国家网信办曾于2017年7月11日公布该条例的征求意见稿，共五十五条，包括总则、支持与保障、关键信息基础设施范围、运营者安全保护、产品和服务安全、监测预警、应急处置和监测评估、法律责任、附则等八章，征求意见已于2017年8月10日截止。（[查看更多](#)）

China's State Council to Formulate Regulations on the Security Protection of Critical Information Infrastructures

On July 8, 2020, China's State Council released its legislation work plan for 2020. The work plan points out that the State Council will formulate the *Regulations on the Security Protection of Crucial Information Infrastructures* (“**Regulations**”) which shall be drafted by the Cyberspace Administration of China (“**CAC**”), MIIT and the Ministry of Public Security. On 11 July 2017, the CAC published a draft of the Regulations which includes eight chapters: (i) General Provisions, (ii) Support and Guarantee, (iii) Scope of the Critical Information Infrastructure, (iv) Security Protection by Operators, (v) Security of Products and Services, (vi) Monitoring and Warning, Emergency Response and Inspection and Evaluation, (vii) Legal Liability and (viii) Supplementary Provisions. The solicitation closed on 10 August 2017. ([More](#))

海外动态 Overseas News

人脸识别公司擅用个人数据遭英、澳两国信息专员办公室联合调查

2020年7月9日，英国信息专员办公室发布新闻称，其与澳大利亚信息专员办公室已针对人脸识别公司Clearview AI Inc.的个人信息处理行为展开联合调查，调查将重点关注对个人的“抓取”数据和生物特征的使用。据悉，用户可以在Clearview AI Inc.的面部识别应用上传个人图片，并将其与Clearview AI Inc.从网络上收集的人脸数据库进行对比，系统将自动找到该图片的来源。据报道，该系统包含超过30亿张照片的数据库，这些照片均是Clearview AI Inc.从各类社交平台或其他网站上收集或者抓取的。联合调查将依据澳大利亚《1988年隐私权法》和英国《2018年数据保护法》进行。（[查看更多](#)）

Clearview AI Faces OAIC and ICO's Joint Investigation for Use of Personal Information

On July 9, 2020, the UK's Information Commissioner's Office ("ICO") announced that the Office of the Australian Information Commissioner ("OAIC") and the ICO had opened a joint investigation into the personal information handling practices of Clearview AI Inc., focusing on its use of scraped data and biometrics of individuals. The ICO stated that Clearview's facial recognition app allows users to upload a photo of an individual and match it to photos of that person collected from the internet and will then link to where the photos appeared. It is reported that the system includes a database of more than three billion images that Clearview claims to have taken or 'scraped' from various social media platforms and other websites. The joint investigation will be conducted in accordance with the Australian Privacy Act 1988 and the UK Data Protection Act 2018. ([More](#))

欧洲数据保护委员会发布《被遗忘权指南》

2020年7月7日，欧洲数据保护委员会发布了《关于GDPR规定的搜索引擎案件中被遗忘权认定标准的指南》（Guidelines 5/2019 on the Criteria of the Right to be Forgotten in the search engines cases under the GDPR (Part 1)，“《被遗忘权指南》”），旨在解释GDPR第17条规定的搜索引擎案件中被遗忘权的认定标准。《被遗忘权指南》第一部分涉及数据主体能依据GDPR第17条提出何种理由，以要求搜索引擎服务提供商删除个人数据。第二部分涉及根据GDPR第17.3条行使被遗忘权的例外情形。《被遗忘权指南》还将附有一个附件，为处理针对拒绝删除行为的投诉提供评估标准。（[查看更多](#)）

EDPB Releases Guidelines on Criteria of Right to Be Forgotten in Search Engine Cases Under GDPR

On July 7, 2020, the European Data Protection Board ("EDPB") released the *Guidelines 5/2019 on the Criteria of the Right to be Forgotten in the Search Engines Cases under the GDPR (Part 1)* ("Guidelines"), which aims to interpret the right to be forgotten in the search engines cases in light of the provisions of Art. 17 GDPR. The Guidelines are divided into two topics. The first topic concerns the grounds a data subject can rely on for a delisting request sent to a search engine provider pursuant to Art. 17.1 GDPR. The second topic concerns the exceptions to the Right to request delisting according to Art.

17.3 GDPR. According to the Guidelines, it will be supplemented by an appendix dedicated to the assessment of criteria for handling complaints for refusals of delisting. ([More](#))

欧洲数据保护专员公署发布数据影响评估实施情况报告

2020年7月6日，欧洲数据保护专员公署（European Data Protection Supervisor, “EDPS”）发布了一份有关数据保护影响评估（Data Protection Impact Assessments, “DPIAs”）实施情况的报告。基于调查，报告分析了自GDPR生效以来，欧盟机构在处理可能对自然人权利和自由造成高风险的信息时的DPIAs实施情况。此外，报告还涵盖了欧盟机构关于DPIAs的最新经验和最佳实践。EDPS负责人表示，DPIAs是欧盟机构处理敏感个人信息时衡量对个人的影响及风险一种新的、有价值的、明确责任的工具。（[查看更多](#)）

EDPS Releases Report on EU Institutions’ use of Data Protection Impact Assessments

On July 6, 2020, the European Data Protection Supervisor (“EDPS”) published a Report on the implementation of Data Protection Impact Assessments (“DPIAs”). Based on survey, the Report analyses how EU institutions, bodies and agencies (“EUIs”) carry out DPIAs when processing information that presents a high risk to the rights and freedom of natural persons. The Report also contains the lessons learned by and the best practice of the EUIs. Wojciech Wiewiórowski, EDPS, said, “Data Protection Impact Assessments are one of the new and valuable accountability tools that EUIs use when they process sensitive personal data to measure the impact and risks to individuals”. ([More](#))

立方律师事务所编写《立方观评》的目的仅为帮助客户及时了解中国法律及实务的最新动态和发展，上述有关信息不应被看作是特定事务的法律意见或法律依据，上述内容仅供参考。

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