# **Botium Toys: Scope, goals, and risk assessment report**

## **Scope and goals of the audit**

**Scope:** The scope is defined as the entire security program at Botium Toys. This means all assets need to be assessed alongside internal processes and procedures related to the implementation of controls and compliance best practices.

**Goals:** Assess existing assets and complete the controls and compliance checklist to determine which controls and compliance best practices need to be implemented to improve Botium Toys’ security posture.

## **Current assets**

Assets managed by the IT Department include:

* On-premises equipment for in-office business needs
* Employee equipment: end-user devices (desktops/laptops, smartphones), remote workstations, headsets, cables, keyboards, mice, docking stations, surveillance cameras, etc.
* Storefront products available for retail sale on site and online; stored in the company’s adjoining warehouse
* Management of systems, software, and services: accounting, telecommunication, database, security, ecommerce, and inventory management
* Internet access
* Internal network
* Data retention and storage
* Legacy system maintenance: end-of-life systems that require human monitoring

## **Risk assessment**

### Risk description

Currently, there is inadequate management of assets. Additionally, Botium Toys does not have all of the proper controls in place and may not be fully compliant with U.S. and international regulations and standards.

### Control best practices

The first of the five functions of the NIST CSF is Identify. Botium Toys will need to dedicate resources to identify assets so they can appropriately manage them. Additionally, they will need to classify existing assets and determine the impact of the loss of existing assets, including systems, on business continuity.

### Risk score

On a scale of 1 to 10, the risk score is 8, which is fairly high. This is due to a lack of controls and adherence to compliance best practices.

### Additional comments

The potential impact from the loss of an asset is rated as medium, because the IT department does not know which assets would be at risk. The risk to assets or fines from governing bodies is high because Botium Toys does not have all of the necessary controls in place and is not fully adhering to best practices related to compliance regulations that keep critical data private/secure. Review the following bullet points for specific details:

* Currently, all Botium Toys employees have access to internally stored data and may be able to access cardholder data and customers’ PII/SPII.
* Encryption is not currently used to ensure confidentiality of customers’ credit card information that is accepted, processed, transmitted, and stored locally in the company’s internal database.
* Access controls pertaining to least privilege and separation of duties have not been implemented.
* The IT department has ensured availability and integrated controls to ensure data integrity.
* The IT department has a firewall that blocks traffic based on an appropriately defined set of security rules.
* Antivirus software is installed and monitored regularly by the IT department.
* The IT department has not installed an intrusion detection system (IDS).
* There are no disaster recovery plans currently in place, and the company does not have backups of critical data.
* The IT department has established a plan to notify E.U. customers within 72 hours if there is a security breach. Additionally, privacy policies, procedures, and processes have been developed and are enforced among IT department members/other employees, to properly document and maintain data.
* Although a password policy exists, its requirements are nominal and not in line with current minimum password complexity requirements (e.g., at least eight characters, a combination of letters and at least one number; special characters).
* There is no centralized password management system that enforces the password policy’s minimum requirements, which sometimes affects productivity when employees/vendors submit a ticket to the IT department to recover or reset a password.
* While legacy systems are monitored and maintained, there is no regular schedule in place for these tasks and intervention methods are unclear.
* The store’s physical location, which includes Botium Toys’ main offices, store front, and warehouse of products, has sufficient locks, up-to-date closed-circuit television (CCTV) surveillance, as well as functioning fire detection and prevention systems.

# **Control categories**

## **Control categories**

Controls within cybersecurity are grouped into three main categories:

* Administrative/Managerial controls
* Technical controls
* Physical/Operational controls

**Administrative/Managerial controls** address the human component of cybersecurity. These controls include policies and procedures that define how an organization manages data and clearly defines employee responsibilities, including their role in protecting the organization. While administrative controls are typically policy based, the enforcement of those policies may require the use of technical or physical controls.

**Technical controls** consist of solutions such as firewalls, intrusion detection systems (IDS), intrusion prevention systems (IPS), antivirus (AV) products, encryption, etc. Technical controls can be used in a number of ways to meet organizational goals and objectives.

**Physical/Operational controls** include door locks, cabinet locks, surveillance cameras, badge readers, etc. They are used to limit physical access to physical assets by unauthorized personnel.

## **Control types**

Control types include, but are not limited to:

1. Preventative
2. Corrective
3. Detective
4. Deterrent

These controls work together to provide defense in depth and protect assets. **Preventative controls** are designed to prevent an incident from occurring in the first place. **Corrective controls** are used to restore an asset after an incident. **Detective controls** are implemented to determine whether an incident has occurred or is in progress. **Deterrent controls** are designed to discourage attacks.

Review the following charts for specific details about each type of control and its purpose.

| **Administrative/Managerial Controls** | | |
| --- | --- | --- |
| **Control Name** | **Control Type** | **Control Purpose** |
| Least Privilege | Preventative | Reduce risk and overall impact of malicious insider or compromised accounts |
| Disaster recovery plans | Corrective | Provide business continuity |
| Password policies | Preventative | Reduce likelihood of account compromise through brute force or dictionary attack techniques |
| Access control policies | Preventative | Bolster confidentiality and integrity by defining which groups can access or modify data |
| Account management policies | Preventative | Managing account lifecycle, reducing attack surface, and limiting overall impact from disgruntled former employees and default account usage |
| Separation of duties | Preventative | Reduce risk and overall impact of malicious insider or compromised accounts |

|  |  |  |
| --- | --- | --- |
| **Technical Controls** | | |
| **Control Name** | **Control Type** | **Control Purpose** |
| Firewall | Preventative | To filter unwanted or malicious traffic from entering the network |
| IDS/IPS | Detective | To detect and prevent anomalous traffic that matches a signature or rule |
| Encryption | Deterrent | Provide confidentiality to sensitive information |
| Backups | Corrective | Restore/recover from an event |
| Password management | Preventative | Reduce password fatigue |
| Antivirus (AV) software | Corrective | Detect and quarantine known threats |
| Manual monitoring, maintenance, and intervention | Preventative | Necessary to identify and manage threats, risks, or vulnerabilities to out-of-date systems |

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| --- | --- | --- |
| **Physical/Operational Controls** | | |
| **Control Name** | **Control Type** | **Control Purpose** |
| Time-controlled safe | Deterrent | Reduce attack surface and overall impact from physical threats |
| Adequate lighting | Deterrent | Deter threats by limiting “hiding” places |
| Closed-circuit television (CCTV) | Preventative/Detective | Closed circuit television is both a preventative and detective control because it’s presence can reduce risk of certain types of events from occurring, and can be used after an event to inform on event conditions |
| Locking cabinets (for network gear) | Preventative | Bolster integrity by preventing unauthorized personnel and other individuals from physically accessing or modifying network infrastructure gear |
| Signage indicating alarm service provider | Deterrent | Deter certain types of threats by making the likelihood of a successful attack seem low |
| Locks | Deterrent/Preventative | Bolster integrity by deterring and preventing unauthorized personnel, individuals from physically accessing assets |
| Fire detection and prevention (fire alarm, sprinkler system, etc.) | Detective/Preventative | Detect fire in physical location and prevent damage to physical assets such as inventory, servers, etc. |

# **Controls and compliance checklist**

**Controls assessment checklist**

|  |  |  |
| --- | --- | --- |
| **Yes** | **No** | **Control** |
|  |  | Least Privilege |
|  |  | Disaster recovery plans |
|  |  | Password policies |
|  |  | Separation of duties |
|  |  | Firewall |
|  |  | Intrusion detection system (IDS) |
|  |  | Backups |
|  |  | Antivirus software |
|  |  | Manual monitoring, maintenance, and intervention for legacy systems |
|  |  | Encryption |
|  |  | Password management system |
|  |  | Locks (offices, storefront, warehouse) |
|  |  | Closed-circuit television (CCTV) surveillance |
|  |  | Fire detection/prevention (fire alarm, sprinkler system, etc.) |

**Compliance checklist**

Payment Card Industry Data Security Standard (PCI DSS)

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| --- | --- | --- |
| **Yes** | **No** | **Best practice** |
|  |  | Only authorized users have access to customers’ credit card information. |
|  |  | Credit card information is stored, accepted, processed, and transmitted internally, in a secure environment. |
|  |  | Implement data encryption procedures to better secure credit card transaction touchpoints and data. |
|  |  | Adopt secure password management policies. |

General Data Protection Regulation (GDPR)

|  |  |  |
| --- | --- | --- |
| **Yes** | **No** | **Best practice** |
|  |  | E.U. customers’ data is kept private/secured. |
|  |  | There is a plan in place to notify E.U. customers within 72 hours if their data is compromised/there is a breach. |
|  |  | Ensure data is properly classified and inventoried. |
|  |  | Enforce privacy policies, procedures, and processes to properly document and maintain data. |

System and Organizations Controls (SOC type 1, SOC type 2)

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| --- | --- | --- |
| **Yes** | **No** | **Best practice** |
|  |  | User access policies are established. |
|  |  | Sensitive data (PII/SPII) is confidential/private. |
|  |  | Data integrity ensures the data is consistent, complete, accurate, and has been validated. |
|  |  | Data is available to individuals authorized to access it. |

**Damian Polomski’s Recommendations:** To enhance Botium Toys' security and safeguard sensitive information, a range of controls must be put in place. These controls encompass Least Privilege, disaster recovery plans, password policies, separation of duties, intrusion detection systems (IDS), ongoing legacy system management, encryption, and a password management system.

To bridge compliance gaps, Botium Toys should specifically focus on implementing Least Privilege, separation of duties, and encryption controls. Additionally, the company should undertake asset classification to identify any further necessary security measures to bolster their security posture and fortify the protection of sensitive data.