# Controls and compliance checklist

To complete the controls assessment checklist, refer to the information provided in the [scope, goals, and risk assessment report](https://docs.google.com/document/d/1s2u_RuhRAI40JSh-eZHvaFsV1ZMxcNSWXifHDTOsgFc/template/preview#heading=h.evidx83t54sc). For more details about each control, including the type and purpose, refer to the [control categories](https://docs.google.com/document/d/1HsIw5HNDbRXzW7pmhPLsK06B7HF-KMifENO_TlccbSU/template/preview) document.

Then, type an X in the “yes” or “no” column to answer the question: *Does Botium Toys currently have this control in place?*

**Controls assessment checklist**

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

To complete the compliance checklist, refer to the information provided in the [scope, goals, and risk assessment report](https://docs.google.com/document/d/1s2u_RuhRAI40JSh-eZHvaFsV1ZMxcNSWXifHDTOsgFc/template/preview#heading=h.evidx83t54sc). For more details about each compliance regulation, review the [controls, frameworks, and compliance](https://www.coursera.org/learn/foundations-of-cybersecurity/supplement/xu4pr/controls-frameworks-and-compliance) reading.

Then, type an X in the “yes” or “no” column to answer the question: *Does Botium Toys currently adhere to this compliance best practice?*

**Compliance checklist**

Payment Card Industry Data Security Standard (PCI DSS)

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

General Data Protection Regulation (GDPR)

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

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

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

This section is *optional* and can be used to provide a summary of recommendations to the IT manager regarding which controls and/or compliance best practices Botium Toys needs to implement, based on the risk posed if not implemented in a timely manner.

**Recommendations (optional):** In this section, provide recommendations, related to controls and/or compliance needs, that your IT manager could communicate to stakeholders to reduce risks to assets and improve Botium Toys’ security posture.

* Establish a dedicated security team to implement security best practices and run interference.
* Implement the principle of least privilege and separation of duties immediately.
* All employees of the company should not have access to PII/SPII, information of the customers. The access needs to be limited to the concerned teams such as HR, Finance, or Legal and Compliance. This needs to be combined with the principle of least privilege to ensure that the user can access the data with only those permissions required to complete his/her work.
* Install and configure a Network-based Intrusion Detection system such as Snort.
* Install Microsoft Active Directory or other LDAP-based directory services to provide centralized management of users, services, devices, and groups. Such a service can also assist in ensuring stricter password policies and implementing the principle of least privilege and separation of duties.
* Implement policies and procedures to encrypt credit card information before it is stored in the internal database as per the PCI DSS standard. Additionally, restrict access to the internal database containing the credit card information to all users except the highest-ranking team member in the finance department.
* Create a disaster recovery plan by compiling an inventory of hardware (e.g. servers, desktops, laptops and wireless devices), software applications and data. The plan should include a strategy to ensure that all critical information is backed up.
* Conduct backups of data at regular intervals like bi-weekly and securely store the information in cloud services such as AWS, AZURE or GCP
* Monitoring, Maintenance and inventory of legacy systems should be conducted on a bi-weekly basis without fail.