Are you violating data residency requirements?

Well, you just may be ...

An admin moves virtualized data sets across national boundaries—accidentally or maliciously!
An admin stores backups at multiple remote sites for continuity planning.

Data residency and data collection concerns continue to remain the top barriers for cloud adoption internationally.

Percent of cloud providers who have NO steps to address the European Union court’s invalidation of the Safe Harbor Law.

Only 1 in 100 Cloud Providers meet proposed EU data protection requirements.

How are you keeping up with the constantly evolving data residency laws and regulations around the world?

International Cyber Security Regulations

- Argentina: Personal Data Protection Act of 2000 (lex Habeas Data)
- Australia: Privacy Act 1988
- Belgium: EU Data Protection Directive 95/46/EC
- Brazil: Preliminary Draft Bill for the Protection of Personal Data (Jun 2015)
- Bulgaria: EU Data Protection Directive 95/46/EC, Personal Data Protection Act
- Canada: The Privacy Act - July 1981. Personal Information Protection and Electronic Data Act (PIPEDA) of 2000 (Bill C-6)
- Chile: Law for the Protection of Private Life
- Costa Rica: Law of Protection of the Person in the Processing of His Personal Data, Law 8968, September 5, 2011
- Czech Republic: Protection of Personal Data Act 101 of April, 2000
- Denmark: Act on Processing of Personal Data, Act no. 42 of May 31, 2000
- Estonia: EU Data Protection Directive 95/46/EC
- Finland: Act on the Amendment of the Personal Data Act (986) 2000.
- France: Act LXIII of 1992 on the Protection of Personal Data and the Publicity of Data of Public Interests
- Hong Kong: The Personal Data (Privacy) Ordinance (Cap. 486)
- Iceland: Act of Protection of Individual; Processing Personal Data (Jan 2000)
- Ireland: Data Protection (Amendment) Act, Number 6 of 2003
- India: Information Technology Act of 2000
- Italy: Data Protection Code of 2003
- Japan: Personal Information Protection Act
- Luxembourg: Law of 2 August 2002 on the Protection of Persons with Regards to the Processing of Personal Data
- Malaysia: Personal Data Protection Act (PDPA), of 2010
- Mexico: Federal Law for the Protection of Personal Data Possessed by Private Persons
- Morocco: Law no 09-08 of 18 February 2009 Regarding to the Protection of Individuals with Respect to the Processing of Personal Data
- New Zealand: Privacy Act, May 1993, Privacy Amendment Act, 1993;
- Philippines: Data Privacy Act of 2012 or Republic Act No. 10173
- Poland: Act on the Protection of Personal Data (August 1997)
- Romania: EU Data Protection Directive 95/46/EC
- Russia: Russian Federal Law No. 242-FZ (Rossian Data Localization Law)
- Singapore: Personal Data Protection Act 2012 (No. 26 of 2012)
- South Africa: The Protection of Personal Information Act (PPIA)
- South Korea: Personal Information Protection Act (PIPA)
- Spain: Special Data Protection Act 1999 (LOPD), EU Data Protection Directive 95/46/EC
- Trinidad and Tobago: The Data Protection Act, 2011
- United Kingdom: UK Data Protection Act 1998
- United States of America: FISMA, FERPA, HIPAA, GLBA, ITAR, SOX, HITECH etc.

Sources:
- https://www.informationshield.com/intprivacylaws.html

For more information on how HyTrust Boundary Control with Intel® TXT can help, please visit:

www.hytrust.com/solutions/data-sovereignty/