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However, because of the particular characteristics of cyberspace a general deterrence policy based on threatened retaliation may not be sufficient to deter, and, in some circumstances, may be counter-productive. Thus, this chapter examines an expanded framework for cyber-deterrence policy that includes four factors: (1) penalty (the familiar notion of increasing the cost of attack through punishment), (2) futility (the notion of frustrating attack through resilience or recovery capabilities

### Cyber-Deterrence by K. A. Taipale :: SSRN

Convention also limits the label "cyberterrorism" to actions by individuals, independent groups, or organizations. Any form of cyberwarfare conducted by governments and states would be regulated and punishable under international law. The Technolytics Institute defines cyberterrorism as.

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Before joining the State Department, Ambassador Sales was a tenured law professor, teaching and writing in the fields of counterterrorism law, national security law, constitutional law, and administrative law. His scholarship has been cited by the U.S. Supreme Court multiple times.

### The U.S. Policy in Countering Terrorism - United States ...

The definitions of cyber terrorism in their legislation are provided in this chapter. The chapter also analyzes the level of technological know-how exhibited by the alleged terrorists currently on trial in India, Pakistan, and the United States for planning and executing the Mumbai attacks. Recent measures taken by the Indian government to avoid future use of technology by terrorists are also discussed in the context of a democracy needing to balance security with the privacy and liberty of ...