


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PECB GDPR Exam Syllabus Topics:

Topic	Details
Topic 1	<ul style="list-style-type: none">This section of the exam measures the skills of Data Protection Officers and covers fundamental concepts of data protection, key principles of GDPR, and the legal framework governing data privacy. It evaluates the understanding of compliance measures required to meet regulatory standards, including data processing principles, consent management, and individuals' rights under GDPR.

Topic 2	<ul style="list-style-type: none"> • Technical and organizational measures for data protection: This section of the exam measures the skills of IT Security Specialists and covers the implementation of technical and organizational safeguards to protect personal data. It evaluates the ability to apply encryption, pseudonymization, and access controls, as well as the establishment of security policies, risk assessments, and incident response plans to enhance data protection and mitigate risks.
Topic 3	<ul style="list-style-type: none"> • Roles and responsibilities of accountable parties for GDPR compliance: This section of the exam measures the skills of Compliance Managers and covers the responsibilities of various stakeholders, such as data controllers, data processors, and supervisory authorities, in ensuring GDPR compliance. It assesses knowledge of accountability frameworks, documentation requirements, and reporting obligations necessary to maintain compliance with regulatory standards.
Topic 4	<ul style="list-style-type: none"> • Data protection concepts: General Data Protection Regulation (GDPR), and compliance measures

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PECB Certified Data Protection Officer Sample Questions (Q26-Q31):

NEW QUESTION # 26

Which statement below regarding the difference between anonymization and pseudonymization is correct?

- A. Anonymization is the process of replacing a portion of the data with a common value to keep the identity of individuals anonymous, whereas pseudonymization is the process of adding mathematical noise to the data
- **B. Anonymization is not reversible and the original data cannot be attributed to an individual, while pseudonymization is reversible and the original data can be attributed to an individual with the use of additional information**
- C. Anonymization is reversible and the original data can be retrieved with the use of a public key encryption, while pseudonymization is not reversible and can be used only for non-identifiable data, such as gender, nationality, and occupation

Answer: B

Explanation:

According to GDPR Recital 26, anonymization permanently removes any possibility of re-identification, making it irreversible. Pseudonymization, as defined in Article 4(5), is reversible if the correct key or additional information is available. Pseudonymization still qualifies as personal data under GDPR, whereas anonymized data falls outside the scope of GDPR.

NEW QUESTION # 27

Question:

Which of the following scenarios does NOT require conducting a DPIA?

- **A. When an organization processes data to comply with legal obligations under applicable Union law.**
- B. When a hospital collects and processes genetic and health data of its patients.
- C. When an organization installs AI-driven video analytics to track employees' work patterns.
- D. When an organization collects public social media profiles for ad personalization.

Answer: A

Explanation:

Under Article 35(1) of GDPR, a DPIA is not required when processing is based on a legal obligation under EU or national law.

* Option A is correct because legal obligations provide a lawful basis for processing, making DPIAs unnecessary unless explicitly required by law.

* Option B is incorrect because health and genetic data are special categories of data, requiring a DPIA under Article 35(3)(b).

* Option C is incorrect because profiling and behavioral analysis require a DPIA, as per Article 35(3)(a).

* Option D is incorrect because workplace surveillance with AI requires a DPIA, as it involves automated monitoring.

References:

* GDPR Article 35(1) (DPIA requirement for high-risk processing)

* Recital 91 (Health data and large-scale profiling require DPIAs)

NEW QUESTION # 28

Scenario:

BookStis an online bookshop that collects personal data before selling its products. Sarah signed up for an account, providing her name, email, and password. To purchase a book, Sarah was required to provide her shipping address and payment information, which is needed to calculate shipping costs and complete the transaction.

Question:

Does the company have a legal basis for processing Sarah's data?

- A. No, the processing is legally justified only if it is necessary to protect the vital interests of the data subject.
- B. Yes, but only if Sarah provides explicit consent for her data to be processed.
- **C. Yes, the processing is necessary for the performance of a contract to which the data subject is a party.**
- D. No, the processing is not legally justified if it is only for sales purposes.

Answer: C

Explanation:

References:

* GDPR Article 6(1)(b) (Processing necessary for contract performance)

* Recital 44 (Contractual necessity as a legal basis)

NEW QUESTION # 29

Scenario 8: MA store is an online clothing retailer founded in 2010. They provide quality products at a reasonable cost. One thing that differentiates MA store from other online shopping sites is their excellent customer service.

MA store follows a customer-centered business approach. They have created a user-friendly website with well-organized content that is accessible to everyone. Through innovative ideas and services, MA store offers a seamless user experience for visitors while also attracting new customers. When visiting the website, customers can filter their search results by price, size, customer reviews, and other features. One of MA store's strategies for providing, personalizing, and improving its products is data analytics. MA store tracks and analyzes the user actions on its website so it can create customized experience for visitors.

In order to understand their target audience, MA store analyzes shopping preferences of its customers based on their purchase history. The purchase history includes the product that was bought, shipping updates, and payment details. Clients' personal data and other information related to MA store products included in the purchase history are stored in separate databases. Personal information, such as clients' address or payment details, are encrypted using a public key. When analyzing the shopping preferences of customers, employees access only the information about the product while the identity of customers is removed from the data set and replaced with a common value, ensuring that customer identities are protected and cannot be retrieved.

Last year, MA store announced that they suffered a personal data breach where personal data of clients were leaked. The personal data breach was caused by an SQL injection attack which targeted MA store's web application. The SQL injection was successful since no parameterized queries were used.

Based on this scenario, answer the following question:

How could MA store prevent the SQL attack described in scenario 8?

- A. Processing only the data they actually need to achieve processing purposes in database and application servers
- B. Using cryptographic protocols such as TLS as encryption mechanisms instead of a public key encryption
- **C. Using security measures that support data protection at the database level, such as authorized queries**

Answer: C

Explanation:

The SQL injection attack exploited vulnerabilities in the web application due to the lack of parameterized queries. GDPR mandates security measures under Article 32, which includes data integrity and confidentiality safeguards. Using parameterized queries and

prepared statements at the database level would prevent attackers from injecting malicious SQL code. TLS encryption (option B) is crucial for secure communication but does not directly address SQL injection threats. Similarly, data minimization (option C) is a general best practice but does not provide specific protection against SQL injection.

NEW QUESTION # 30

Question:

Which of the following options is the DPO's responsibility when processing personal data related to criminal convictions is carried out by an official authority?

- A. Approving all security measures for processing this data.
- **B. Ensuring compliance with any legal requirements of Member States.**
- C. Assessing the necessity of knowing a data subject's identity.
- D. Determining the location where sensitive data may be processed.

Answer: B

Explanation:

Under Article 39(1)(b) of GDPR, the DPO monitors compliance with GDPR and other applicable laws, including Member State law on criminal conviction data.

- * Option C is correct because DPOs must ensure processing aligns with national legal requirements.
- * Option A is incorrect because determining processing locations is a technical decision, not a DPO responsibility.
- * Option B is incorrect because DPOs do not assess the necessity of identity disclosure.
- * Option D is incorrect because approving security measures is the responsibility of controllers and processors, not the DPO.

References:

- * GDPR Article 39(1)(b) (DPO's role in ensuring legal compliance)
- * Recital 97 (DPO responsibilities in public and private sectors)

NEW QUESTION # 31

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