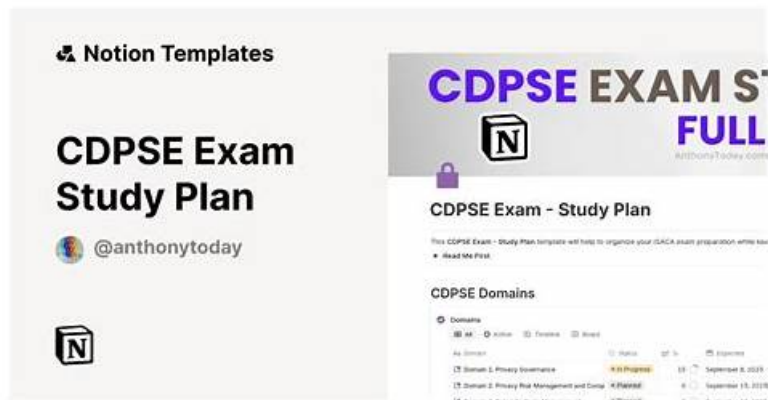


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ISACA Certified Data Privacy Solutions Engineer Sample Questions (Q217-Q222):

NEW QUESTION # 217

Which of the following BEST ensures an effective data privacy policy is implemented?

- A. Providing a comprehensive review of the policy for all business units
- B. Incorporating data privacy regulations from all jurisdictions
- C. Developing a clear privacy statement with documented objectives
- D. Aligning regulatory requirements with business needs

Answer: D

Explanation:

Explanation

The best way to ensure an effective data privacy policy is implemented is to align regulatory requirements with business needs, because this will help achieve compliance while also supporting the organization's objectives, values, and strategies. A data privacy

policy should reflect the legal obligations and expectations of the organization, as well as the needs and preferences of its stakeholders, such as customers, employees, partners, and regulators. A data privacy policy should also be flexible and adaptable to changing circumstances and environments¹².

References:

* CDPSE Exam Content Outline, Domain 1 - Privacy Governance (Governance, Management & Risk Management), Task 3: Participate in the evaluation of privacy policies, programs and policies for their alignment with legal requirements, regulatory requirements and/or industry best practices³.

* CDPSE Review Manual, Chapter 1 - Privacy Governance, Section 1.2 - Privacy Policy⁴.

NEW QUESTION # 218

Which of the following is the GREATEST concern for an organization subject to cross-border data transfer regulations when using a cloud service provider to store and process data?

- A. Personal data stored on the cloud has not been anonymized.
- B. The extent of the service provider's access to data has not been established.
- C. The data is stored in a region with different data protection requirements.
- D. The service provider has denied the organization's request for right to audit.

Answer: C

Explanation:

Reference:

Cross-border data transfer regulations are laws and rules that govern the movement of personal data across national or regional boundaries. They aim to protect the privacy rights and interests of the data subjects, and to ensure that their personal data are not subject to lower or incompatible standards of protection in other jurisdictions. Examples of cross-border data transfer regulations include the General Data Protection Regulation (GDPR) in the European Union, the California Consumer Privacy Act (CCPA) in the United States, and the Personal Information Protection Law (PIPL) in China.

When an organization uses a cloud service provider to store and process data, it may face the risk of transferring personal data to a region with different data protection requirements, such as a region that has not been recognized as providing adequate or equivalent levels of protection by the original jurisdiction, or a region that has conflicting or incompatible laws or regulations with the original jurisdiction. This may result in the following consequences for the organization:

It may violate the cross-border data transfer regulations of the original jurisdiction, and face legal sanctions, fines, or lawsuits from the regulators, customers, or data subjects.

It may lose control or visibility over the personal data, and expose them to unauthorized or unlawful access, use, modification, or disclosure by the cloud service provider or third parties.

It may compromise the trust and confidence of the customers and data subjects, and damage its reputation and competitiveness. Therefore, an organization subject to cross-border data transfer regulations should carefully assess and manage the risks of using a cloud service provider to store and process data, and ensure that it has appropriate safeguards and mechanisms in place to protect the privacy of personal data across borders.

Cross-Border Data Transfer and Data Localization Requirements ... - ISACA, section 1: "As a result, China's National People's Congress (NPC) and the National Committee of the Chinese People's Political Consultative Conference (PCC) put forward suggestions on legislation addressing cross-border data transfer." Regulatory Approaches to Cross-Border Data Transfers, section 1: "Cross-border transfers of personal information are increasingly common in today's globalised economy. However, different jurisdictions have different approaches to regulating such transfers." Cross-Border Data Transfer Requirements: Global Privacy Laws - Securiti, section 1: "Data transfer conditions, mechanisms, localization and regulatory authority of each law." The Regulation of Cross-Border Data Transfers in the Context ... - Springer, section 1: "No Party shall prohibit or restrict the cross-border transfer of information, including personal information, by electronic means if this activity is for the conduct of the business of a covered person."

NEW QUESTION # 219

Which encryption method encrypts and decrypts data using two separate yet mathematically connected cryptographic keys?

- A. Hashing
- B. Asymmetric
- C. Symmetric
- D. Private key

Answer: B

Explanation:

Asymmetric encryption, also known as public-key encryption, encrypts and decrypts data using two separate yet mathematically connected cryptographic keys. One key is called the public key and can be shared with anyone, while the other key is called the private key and must be kept secret. The public key is used to encrypt the data, and only the corresponding private key can decrypt it. Likewise, the private key can be used to sign the data, and only the corresponding public key can verify it. This method provides confidentiality, integrity, authentication and non-repudiation for data.

NEW QUESTION # 220

Which of the following BEST ensures a mobile application implementation will meet an organization's data security standards?

- A. Automatic dynamic code scan
- B. Privacy impact assessment (PIA)
- C. Data classification
- D. User acceptance testing (UAT)

Answer: A

Explanation:

A mobile application implementation should meet the organization's data security standards by ensuring that the application does not contain any vulnerabilities, errors or malicious code that could compromise the confidentiality, integrity or availability of the data. An automatic dynamic code scan is a technique that analyzes the application code while it is running to detect and report any security issues or defects. An automatic dynamic code scan can help to identify and fix any potential data security risks before the application is deployed. The other options are not sufficient to ensure data security standards. UAT is a process of verifying that the application meets the user requirements and expectations, but it does not necessarily test for data security. Data classification is a process of categorizing data according to its sensitivity and value, but it does not ensure that the data is protected by the application. A PIA is a process of identifying and evaluating the privacy impacts of a system or project that involves personal data, but it does not ensure that the system or project meets data security standards. , p. 89-90 Reference: : CDPSE Review Manual (Digital Version)

NEW QUESTION # 221

Within a regulatory and legal context, which of the following is the PRIMARY purpose of a privacy notice sent to customers?

- A. To establish the organization's responsibility for protecting personal data during the relationship with the data subject
- B. To educate data subjects regarding how personal data will be safeguarded
- C. To provide transparency to the data subject on the intended use of their personal data
- D. To inform customers about the procedure to legally file complaints for misuse of personal data

Answer: C

Explanation:

A privacy notice's foremost role is transparency-clearly informing individuals about what data is collected, for what purposes, and on what legal basis. Education on safeguards (B), accountability statements (C), or complaint procedures (D) may appear in notices, but they are secondary to the core objective of transparency on intended use.

"Provide individuals with clear, accessible information about processing purposes, lawful basis, recipients, and data subject rights."

NEW QUESTION # 222

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