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Oracle 1Z0-1065-22 Exam Preparation Course



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Oracle 1Z0-1065-22 Exam Syllabus Topics:

Topic	Objective
Topic 1	<ul style="list-style-type: none">• Deploy Oracle Fusion Middleware (OFMW)• Provision and Activation Overview• Configure applications for Environment
Topic 2	<ul style="list-style-type: none">• Explain Oracle Fusion Middleware, internal and external support mechanisms• Create Data Types and Change Objects, and assign Privileges and agents
Topic 3	<ul style="list-style-type: none">• Configure Web services and shared services, WebLogic Building, Oracle Messages, Two Stage RPO• Explain Security configuration objectives
Topic 4	<ul style="list-style-type: none">• Set up SOA Services and manage Transactions, including Initiators, Responses, Evaluation of Assertions, and Qualifications• Manage Transport configuration and Transport assignment
Topic 5	<ul style="list-style-type: none">• Set up Environment of Composite Security Data Support, The Fusion Manager, Shared Service Center, B2B Communication• Define Business Document Configuration and Document Styles

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IAPP Certified Information Privacy Professional/Europe (CIPP/E) Sample Questions (Q217-Q222):

NEW QUESTION # 217

The European Parliament jointly exercises legislative and budgetary functions with which of the following?

- A. The European Commission.
- B. The European Data Protection Board.
- **C. The Council of the European Union.**
- D. The Article 29 Working Party.

Answer: C

Explanation:

According to the Treaty on European Union (TEU), the European Parliament shall, jointly with the Council, exercise legislative and budgetary functions. It shall also exercise functions of political control and consultation as laid down in the Treaties¹. The Council of the European Union, also known as the Council, is the institution that represents the governments of the Member States. Together with the European Parliament, it adopts European legislation and coordinates the policies of the Member States². The other options are not correct because: (A) The European Commission is the institution that proposes and implements EU policies, ensures the application of EU law, and represents the Union in international affairs³; (B) The Article 29 Working Party was an advisory body composed of representatives of the national data protection authorities, the European Data Protection Supervisor and the European Commission. It was replaced by the European Data Protection Board in 2018⁴; (D) The European Data Protection Board is an independent body that ensures the consistent application of the General Data Protection Regulation and promotes cooperation among the national data protection authorities⁵. References: 1: Article 14(1) of the TEU; 2: The Council of the European Union; 3: The European Commission; 4: Article 29 Working Party; 5: [European Data Protection Board].

NEW QUESTION # 218

A German data subject was the victim of an embarrassing prank 20 years ago. A newspaper website published an article about the prank at the time, and the article is still available on the newspaper's website. Unfortunately, the prank is the top search result when a user searches on the victim's name. The data subject requests that SearchCo delist this result. SearchCo agrees, and instructs its technology team to avoid scanning or indexing the article. What else must SearchCo do?

- A. Fully erase the URL to the content, as opposed to delist which is mainly based on data subject's name.
- B. Identify other controllers who are processing the same information and inform them of the delisting request.
- C. Prevent the article from being listed in search results no matter what search terms are entered into the search engine.
- **D. Notify the newspaper that its article is delisting the article.**

Answer: D

NEW QUESTION # 219

A company wishes to transfer personal data to a country outside of the European Union/EEA. In order to do so, they are planning an assessment of the country's laws and practices, knowing that these may impinge upon the transfer safeguards they intend to use. All of the following factors would be relevant for the company to consider EXCEPT?

- A. The contractual clauses between the data controller or processor established in the European Union/EEA and the recipient of the transfer established in the third country concerned.
- B. Any onward transfers, such as transfers of personal data to a sub-processor in the same or another third country.
- **C. The process of modernization in the third country concerned and their access to emerging technologies that rely on international transfers of personal data.**
- D. The technical, financial, and staff resources available to an authority in the third country concerned that may access the personal data to be transferred.

Answer: C

NEW QUESTION # 220

Under the GDPR, which of the following is true in regard to adequacy decisions involving cross-border transfers?

- A. The European Commission can adopt, repeal or amend an existing adequacy decision.
- B. The European Commission can adopt an adequacy decision for individual companies.
- C. EU member states are vested with the power to accept or reject a European Commission adequacy decision.
- D. To be considered as adequate, third countries must implement the EU General Data Protection Regulation into their national legislation.

Answer: A

Explanation:

According to Article 45 of the GDPR, the European Commission has the power to determine whether a third country, a territory or one or more specified sectors within a third country, or an international organisation ensures an adequate level of protection of personal data. This means that personal data can flow from the EU and the EEA to that third country without any further safeguard being necessary. The adequacy decision is based on an assessment of the legal framework, the enforcement mechanisms, the access by public authorities, the international commitments and the cooperation with the EU of the third country or organisation. The European Commission also monitors the functioning of the adequacy decisions and can repeal, amend or suspend them if the level of protection is no longer ensured. The European Commission has so far recognised several countries and organisations as providing adequate protection, such as Japan, Canada, Switzerland, the UK and the EU-US Data Privacy Framework. Reference: GDPR Article 45, Data protection adequacy for non-EU countries, Adequacy decisions | European Data Protection Board

NEW QUESTION # 221

Under the GDPR, which essential pieces of information must be provided to data subjects before collecting their personal data?

- A. The authority by which the controller is collecting the data and the third parties to whom the data will be sent.
- B. The name/s of relevant government agencies involved and the steps needed for revising the data.
- C. The identity and contact details of the controller and the reasons the data is being collected.
- D. The contact information of the controller and a description of the retention policy.

Answer: C

Explanation:

The GDPR requires that data subjects are provided with certain information when their personal data are collected, either from the data subject themselves or from another source¹². This information includes, among other things, the identity and contact details of the controller (and, where applicable, of the controller's representative and the data protection officer), and the purposes of the processing for which the personal data are intended as well as the legal basis for the processing³⁴. This information is necessary to ensure fair and transparent processing of personal data, and to enable data subjects to exercise their rights under the GDPR⁵.

Therefore, option C is the correct answer, as it contains two of the essential pieces of information that must be provided to data subjects before collecting their personal data. Options A, B and D are incorrect, as they do not include all the required information or include information that is not mandatory. References: 1: Article

13 of the GDPR 2: Article 14 of the GDPR 3: Article 13(1)(a) and of the GDPR 4: Article 14(1)(a) and of the GDPR 5: Recital 60 of the GDPR

NEW QUESTION # 222

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