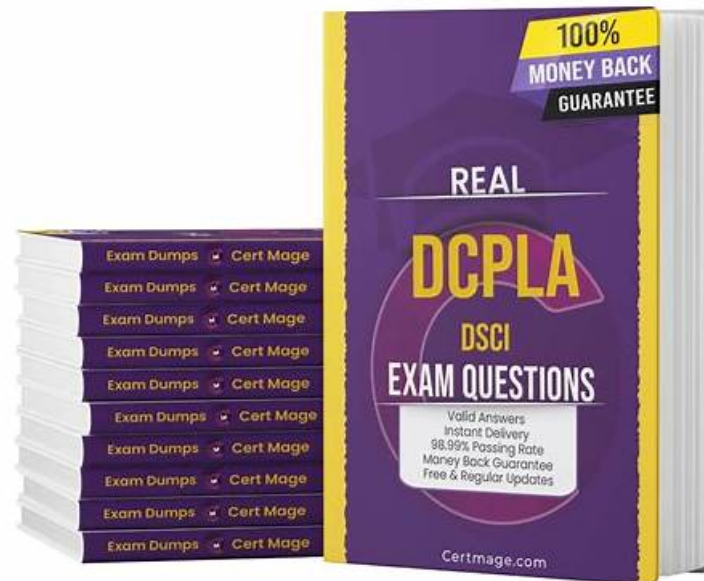


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DSCI DCPLA certification exam is designed to test the knowledge and skills required to become a certified privacy lead assessor. DCPLA exam covers a wide range of topics including privacy frameworks and regulations, privacy risk identification and assessment, privacy auditing and compliance management, and privacy breach management. DCPLA exam is administered online and consists of 75 multiple-choice questions that must be answered within a time limit of 90 minutes. DCPLA exam is proctored to ensure that it is taken fairly and with integrity.

The DCPLA exam is a rigorous assessment of the candidate's knowledge and skills in privacy and data protection. DCPLA exam consists of multiple-choice questions and is designed to test the candidate's ability to apply their knowledge to real-world scenarios. DCPLA exam is administered by the Data Security Council of India (DSCI), a non-profit organization that is dedicated to promoting best practices in data protection and privacy. Passing the DCPLA Exam is a significant achievement and is recognized by organizations around the world as a mark of excellence in the privacy profession.

DSCI DCPLA (DSCI Certified Privacy Lead Assessor) Certification Exam is a globally recognized certification that demonstrates an individual's proficiency in handling privacy assessments. The DCPLA certification exam is designed to test a candidate's knowledge and skills in conducting privacy assessments, identifying privacy risks, and implementing privacy controls. DSCI Certified Privacy Lead Assessor DCPLA certification is awarded by the Data Security Council of India (DSCI), which is a not-for-profit organization that promotes data protection and privacy in India and globally.

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DSCI Certified Privacy Lead Assessor DCPLA certification Sample Questions (Q10-Q15):

NEW QUESTION # 10

_____ calls for inclusion of data protection from the onset of the designing of systems.

- A. Agile Model
- B. Logical Design
- C. Safeguarding Approach
- D. Privacy by Design

Answer: D

Explanation:

The concept of "Privacy by Design" is a core principle emphasized in the DSCI Privacy Framework (DPF©) and DSCI Assessment Framework for Privacy (DAF-P©). This principle requires that privacy be integrated into the design specifications and architecture of IT systems and business processes, right from the start of the development process rather than being added later as an afterthought.

The DSCI Privacy Framework states:

"Privacy by Design is a proactive approach that embeds privacy into the design and operation of IT systems, networked infrastructure, and business practices. It aims to ensure that privacy is built into the system by default, thereby preventing privacy-invasive events before they happen." This ensures data protection is foundational to system architecture and not merely a compliance requirement added later. This proactive method mitigates risks and enhances user trust by safeguarding personal information through preventive measures rather than reactive ones.

NEW QUESTION # 11

Which of the following does the 'Privacy Strategy and Processes' layer in the DPF help accomplish? (Choose all that apply.)

- A. Regulatory Compliance Intelligence
- B. Information Usage and Access
- C. Visibility over Personal Information
- D. Personal Information Security
- E. Privacy Policy and Processes

Answer: A,C,E

Explanation:

The 'Privacy Strategy and Processes' layer within the DSCI Privacy Framework (DPF©) is designed to support the development of

* A structured privacy governance model

* Visibility over personal information and processing flows (A)

* Organizational privacy policies and operational processes (B)

* Mechanisms for understanding and addressing regulatory obligations (C) While Information Usage and Access (D) and Personal Information Security (E) are important aspects of privacy management, they fall under different layers such as 'Data Life Cycle Management' and 'Security Controls' respectively, rather than the Strategy and Processes layer.

NEW QUESTION # 12

The method of personal data usage in which the users must explicitly decide not to participate.

- A. Opt-out
- B. Data mining
- C. Data matching
- D. Opt-In

Answer: A

Explanation:

The term "Opt-out" refers to a consent model in which individuals are automatically included in a data processing activity or program unless they explicitly indicate their desire not to participate.

Under the DSCI Privacy Framework, "Opt-out" is contrasted with "Opt-in," where explicit affirmative consent is required before processing.

Opt-out is often implemented through mechanisms like pre-checked boxes or default settings, which the user can change. This is particularly common in direct marketing scenarios or cookies for analytics. The DAF-P considers whether such consent mechanisms align with fairness and transparency principles.

NEW QUESTION # 13

Can a DSCI Certified Lead Assessor for Privacy, not currently an employee of a DSCI Accredited Organization, conduct external assessment leading to DSCI Privacy certification?

- A. False
- **B. True**

Answer: B

NEW QUESTION # 14

RCI and PCM

The Digital Personal Data protection Act 2023 has been passed recently. The Act shall be supported by subordinate Rules for various sections that will gradually bring more clarity into various aspects of the law.

First set of Rules are yet to be formulated and notified. A public sector bank has identified that it collects and processes personal data in physical documents and electronic form. The bank intends to assess its existing compliance level and proactively undertake an exercise to ensure compliance. Since this is the first time the bank is attempting to comply with a comprehensive privacy law, it has hired a legal expert in Privacy law to assist with initial assessment and compliance activities. As part of the initial visibility exercise the consultant identified that the bank collects and generates a significant amount of personal data in physical and digital form. The data may be upto 200 million customers' data. It is identified that customer onboarding is also done through various business correspondents in the field who collect and process personal data in physical and digital form on behalf of the bank for the purpose of opening bank accounts and this data is shared with the bank through various channels. There are upto 10 business correspondent companies that have been appointed by the bank across the country for such onboarding. These companies further appoint individual contractors on the field to face the customers. The legal consultant also identified that there are a huge number of employees and contractors engaged by the bank whose personal data is being collected and processed by the bank for HR purposes including biometric based attendance. While the intent of initial assessment was the new Act, the legal consultant has also identified that the Bank collects Aadhaar numbers (voluntary submission) from customers and employees and may be subject to Aadhaar Act compliance. It also came as a surprise that the bank wasn't aware of the data breach reporting mandate by one of the regulatory bodies under the Information Technology Act 2000 and that it was a criminal offense. The Bank generally outsources all non-core activities such as call centers which are handled by an Indian BPO company and document warehousing which is handled by another company. The Bank has also moved many of its applications to a known cloud provider as part of its digital strategy and there may be data transfer aspects associated with the same. On review of various contracts with third parties it was identified that the bank has signed standard terms of the cloud provider and has signed contracts with third parties which were in standard format of the third parties. Data protection obligations are not clear or available in these contracts. Bank leadership has been of the opinion that even the third parties should comply with the laws and robust contracts on legal compliance may not be needed. The legal consultant is not just expected to help identify gaps, assist in fixing the gaps but also to help implement controls and processes to continuously comply with evolving Rules under the new Act and also manage data protection with various third parties that may be appointed in the future.

(Note: Candidates are requested to make and state assumptions wherever appropriate to reach a definitive conclusion) Introduction and Background XYZ is a major India based IT and Business Process Management (BPM) service provider listed at BSE and NSE. It has more than 1.5 lakh employees operating in 100 offices across 30 countries. It serves more than 500 clients across industry verticals - BFSI, Retail, Government, Healthcare, Telecom among others in Americas, Europe, Asia-Pacific, Middle East and Africa. The company provides IT services including application development and maintenance, IT Infrastructure management, consulting, among others. It also offers IT products mainly for its BFSI customers.

The company is witnessing phenomenal growth in the BPM services over last few years including Finance and Accounting including credit card processing, Payroll processing, Customer support, Legal Process Outsourcing, among others and has rolled out platform based services. Most of the company's revenue comes from the US from the BFSI sector. In order to diversify its portfolio, the company is looking to expand its operations in Europe. India, too has attracted company's attention given the phenomenal increase

in domestic IT spend esp. by the government through various large scale IT projects. The company is also very aggressive in the cloud and mobility space, with a strong focus on delivery of cloud services. When it comes to expanding operations in Europe, company is facing difficulties in realizing the full potential of the market because of privacy related concerns of the clients arising from the stringent regulatory requirements based on EU General Data Protection Regulation (EU GDPR).

To get better access to this market, the company decided to invest in privacy, so that it is able to provide increased assurance to potential clients in the EU and this will also benefit its US operations because privacy concerns are also on rise in the US. It will also help company leverage outsourcing opportunities in the Healthcare sector in the US which would involve protection of sensitive medical records of the US citizens.

The company believes that privacy will also be a key differentiator in the cloud business going forward. In short, privacy was taken up as a strategic initiative in the company in early 2011.

Since XYZ had an internal consulting arm, it assigned the responsibility of designing and implementing an enterprise wide privacy program to the consulting arm. The consulting arm had very good expertise in information security consulting but had limited expertise in the privacy domain. The project was to be driven by CIO's office, in close consultation with the Corporate Information Security and Legal functions.

Why the client or company failed to identify data breach earlier? (upto 250 words)

Answer:

Explanation:

See the Answer in explanation below.

Explanation:

The failure to identify the data breach earlier by the public sector bank stems from multiple gaps in privacy and compliance governance, particularly under the Risk and Compliance Infrastructure (RCI) and Privacy Contract Management (PCM) practice areas:

* The bank was unaware of the data breach reporting requirement under the Information Technology Act, 2000, highlighting lack of legal and regulatory tracking mechanisms.

* There was no designated team or Data Protection Officer (DPO) with the responsibility to monitor evolving regulatory requirements or implement controls for breach detection and reporting.

1. Absence of Regulatory Awareness and Compliance Tracking:

* The bank relied heavily on third-party processors (e.g., cloud providers, BPOs, business correspondents), yet contracts lacked explicit data protection clauses including breach notification requirements.

* Standard-form contracts were signed without negotiating privacy-specific safeguards, resulting in unclear responsibilities for breach detection, response, and escalation.

2. Poor Contractual Controls with Third Parties (PCM Weakness):

* There was no structured incident response framework, no defined breach identification/escalation protocol, and likely no log monitoring or threat detection systems tied to privacy operations.

* HR and onboarding functions that process sensitive data (including Aadhaar and biometrics) lacked privacy controls, making breaches hard to trace or classify as notifiable.

3. Lack of Internal Processes for Breach Detection:

* Senior management assumed third parties are independently compliant, which reflects a lack of privacy accountability and governance.

* No periodic audits or assessments of privacy posture across internal and external systems were conducted.

4. Leadership Assumptions and Governance Gaps:

NEW QUESTION # 15

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