

真実的なDCPLA英語版 &合格スムーズDCPLA資料勉強 |ハイパスレートのDCPLA基礎訓練



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我々MogiExamはお客様の立場でお客様に最高のサービスを提供します。全日でのオンライン係員、DSCIのDCPLA試験資料のデモ、豊富なバージョン、DSCIのDCPLA試験資料を購入した後の無料更新、試験に失敗した後の全額の返金...これら全部は我々MogiExamが信頼される理由です。あなたは我々のソフトを通してDSCIのDCPLA試験に順調に合格したら、私たちの共同の努力を覚えられると希望します。

DSCI認定プライバシーリードアセッサーDCPLA認定試験は、プライバシーマネジメントとアセスメントの知識とスキルを試験する包括的かつ厳格な試験です。この認定は世界的に認められ、データ保護とプライバシーの分野でキャリアアップを目指すプロフェッショナルに最適です。この認定は、インドのデータセキュリティ委員会という、インドのデータ保護とプライバシーの向上に取り組む主要な組織によって提供されています。

>> DCPLA英語版 <<

DCPLA資料勉強、DCPLA基礎訓練

夢を持ったなら実現するために頑張ってください。「信仰は偉大な感情で、創造の力になります。」とゴークーキーは述べました。私の夢は最高のIT専門家になることです。その夢は私にとってはるか遠いです。でも、成功へのショートカットを見つけました。MogiExamのDSCIのDCPLA試験トレーニング資料を利用して気楽に試験に合格しました。それはコストパフォーマンスが非常に高い資料ですから、もしあなたも私と同じIT夢を持っていたら、MogiExamのDSCIのDCPLA試験トレーニング資料を利用してください。それはあなたが夢を実現することを助けられます。

DSCI Certified Privacy Lead Assessor DCPLA certification 認定 DCPLA 試験問題 (Q85-Q90):

質問 # 85

Create an inventory of the specific contractual terms that explicitly mention the data protection requirements.

This is an imperative of which DPF practice area?

- A. Information Usage and Access (IUA)
- **B. Privacy Contract Management (PCM)**
- C. Visibility over Personal Information (VPI)
- D. Regulatory Compliance Intelligence (RCI)

正解: B

解説:

As per the DSCI Privacy Framework (DPF), the "Privacy Contract Management (PCM)" practice area focuses on embedding

privacy clauses and requirements in contracts with third parties, vendors, and service providers. One of the core imperatives is: "Create an inventory of the specific contractual terms that explicitly mention data protection requirements." This ensures that privacy responsibilities are clearly assigned and enforceable through legal agreements.

質問 # 86

What is the maximum compensation that can be imposed on an organization for negligence in implementing reasonable security practices as defined in Section 43A of ITAA, 2008?

- A. 5 lakhs
- B. 5 crores
- C. 15 crores or 4% of the global turnover
- D. Uncapped compensation

正解: C

質問 # 87

'Map the legal and compliance requirements to each data element that an organization is dealing with in all of its business processes, enterprise and operational functions, and client relationships.' This an imperative of which DPF practice area?

- A. Privacy Organization and Relationship (POR)
- B. Privacy Policy and Processes (PPP)
- C. Visibility over Personal Information (VPI)
- D. Regulatory Compliance Intelligence (RCI)

正解: B

質問 # 88

Arrange the following techniques in decreasing order of the risk of re-identification:

- I) Pseudonymization
- II) De-identification
- III) Anonymization

- A. All have equal risk of re-identification
- B. II, III, I
- C. III, II, I
- D. I, II

正解: D

解説:

According to the DSCI Assessment Framework for Privacy (DAF-P), the techniques for reducing identifiability differ in their effectiveness:

* Pseudonymization replaces identifiable fields within a data record with artificial identifiers. However, if additional information (mapping or lookup tables) exists, re-identification is possible.

* De-identification removes or masks identifiers, but residual or quasi-identifiers may still allow re- identification under certain conditions.

* Anonymization aims to irreversibly remove any link between the data and the identity of the subject, thus presenting the least risk of re-identification.

Therefore, when arranged in decreasing order of re-identification risk:

* Pseudonymization (highest risk)

* De-identification

* Anonymization (lowest risk)

This validates option A. I, II as correct.

質問 # 89

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RCI and PCM

In April 2011, the rules were issued under Section 43A of the IT Act by the Government of India and the 'body corporates' were required to comply with these rules. The Corporate legal team tried to understand and interpret the rules but struggled to understand its applicability esp. to client relationships and business functions. So, the company hired an IT Act legal expert to advise them on the Section 43A rules.

To start with, the company identified the PI dealt with by business functions as part of the earlier visibility exercise, but it wanted to reassure itself. Therefore, a specific exercise was conducted to revisit 'sensitive personal information' dealt with by business functions. It was realized that the company collects lot of SPI of its employees and therefore 'reasonable security practices' need to be adhered to by the functions that deal with SPI. It was also ascertained that many of this SPI is being dealt by third parties, some of which are also located outside India. To meet the requirements of the rules, the company reviewed all the contracts and inserted a clause - 'the service provider shall implement reasonable security practices and procedures as per the IT (Amendment) Act, 2008'. Some of the large service providers were ISO 27001 certified and they claimed that they fulfill the requirements of 'reasonable security practices'. However, some SME service providers did not understand what would 'reasonable security practices' imply and requested the company to clarify, which referred them to Rule 8 of the Section 43A. Some small scale service providers expressed their unwillingness to get ISO certified, given the costs involved.

(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 & 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.

Did the company take sufficient steps to protect SPI dealt by its service providers and ensure that it complies with the regulatory requirements? Was referring to 'reasonable security practices' sufficient in the contracts or the company should have also considered some other measures for privacy protection as well? (250 to 500 words)

正解:

解説:

The consulting arm of XYZ developed a comprehensive privacy program in line with the company's goal to leverage its existing technology infrastructure, resources and capabilities for protecting data. The program had three parts - awareness and training, policy development and implementation. On the awareness front, extensive training was conducted for employees on various aspects of privacy including GDPR compliance.

This was followed by the development and rollout of an enterprise-wide privacy policy which clearly defined the various steps to be taken to protect sensitive personal information (SPI) such as encryption, access controls etc. After this, customer contracts were reviewed for appropriate protection clauses and service providers were made to sign 'reasonable security practices' clauses in their contractual obligations as specified in EU GDPR.

At first glance, it seemed that XYZ had taken adequate steps to protect SPI dealt by its service providers and ensure that it complies with the regulatory requirements. However, on careful scrutiny, there were some lacunae in the program. For instance, as per EU GDPR, personal data must be pseudonymized or encrypted prior to transfer from one entity to another. In this case, though encryption was mentioned in the policy documents but there were no specific measures given for ensuring proper encryption of data before any transfer. Similarly, 'reasonable security practices' clause was included in customer contracts but there was no mention of any tools like firewalls or other means of protecting sensitive information which could have further strengthened the privacy protection efforts made by the company.

Thus, it is clear that XYZ did made some efforts to comply with the EU GDPR but in order to ensure full compliance, more specific measures should have been taken and all contractual obligations must be such that they clearly define the security and privacy controls that need to be put in place between customer/client and service provider. This would further give customers greater assurance of privacy protection from XYZ's services. Going forward, XYZ can consider investing in more advanced technologies like biometrics authentication etc for maximum security of data. Furthermore, the company should also ensure periodic reviews of its policy documents and contracts so as to ensure better protection of sensitive personal information. Overall, though XYZ took some reasonable steps to protect SPI of its customers, it should have done more by introducing advanced security measures and including stringent contractual obligations for service providers. This would have enabled the company to achieve full compliance with EU GDPR and ensure greater security of customer's personal data.

質問 #90

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従来の見解では、練習資料は、実際の試験に現れる有用な知識を蓄積するために、それらに多くの時間を割く必要があります。MogiExamただし、DSCI Certified Privacy Lead Assessor DCPLA certificationの学習に関する質問はDSCIその方法ではありません。以前のDCPLA試験受験者のデータによると、合格率は最大98~100%です。最小限の時間と費用で試験に合格するのに役立つ十分なコンテンツがあります。DCPLA DSCI Certified Privacy Lead Assessor DCPLA certification準備資料の最新コンテンツで学習できるように、当社の専門家が毎日更新状況を確認し、彼らの勤勉な仕事と専門的な態度が練習資料に高品質をもたらします。DSCI Certified Privacy Lead Assessor DCPLA certificationトレーニングエンジンの初心者である場合は、疑わしいかもしれませんが、参照用に無料のデモが提供されています。

DCPLA資料勉強: <https://www.mogixexam.com/DCPLA-exam.html>

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充滿する雄と雌のにおい、唸り声をあげる大きな口が槍を突き刺すような動きDCPLAで鴉に襲い掛かる、それは実践の検査に合格したソフトですから、全ての関連するIT認証に満たすことができます、証明書は私たちの日常生活で重要です。

試験の準備方法-認定するDCPLA英語版試験-効率的なDCPLA資料勉強

尚に、我々のDCPLA試験勉強資料を選択すれば、効率的に最多の認定試験に関する知識を学ぶことができます、弊社のDCPLA問題集は多肢選択問題、単一選択問題、ドラッグ とドロップ問題及び穴埋め問題のいくつかの種類を提供しております。

社会の発展と相対的な法律と規制の完成により、私たちのキャリア分野でのDCPLA証明書は、私たちの国にとって必要になります。

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