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ISACA CDPSE Exam is designed to test the candidate's understanding of data privacy laws, regulations, and best practices. CDPSE exam covers a range of topics, including risk management, privacy program management, privacy operations, and technology. Certified Data Privacy Solutions Engineer certification is recognized globally, making it an excellent option for those looking to expand their career opportunities in the field of data privacy.

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The world is becoming increasingly digital, with advancements in technology transforming the way we live and work. As we continue to rely on technology for daily tasks, there is a growing concern for the privacy and security of personal data. This is where the ISACA CDPSE Certification comes in, providing individuals with the knowledge and skills necessary to implement data privacy solutions in their organizations.

ISACA Certified Data Privacy Solutions Engineer Sample Questions (Q151-Q156):

NEW QUESTION # 151

Which of the following poses the GREATEST data privacy risk related to the use of large language models (LLMs)?

- A. Use of personal information for model training
- B. Interoperability issues and lack of standards
- C. Shortage of individuals with the required expertise
- D. High error rate and hallucinations by the model

Answer: A

Explanation:

The use of personal data in model training is the primary privacy risk with LLMs, since once trained, models may retain, reproduce, or infer personal data without proper controls. Hallucinations (B), expertise shortages (C), and interoperability issues (D) are operational or performance risks, but not privacy risks.

"Training models on personal data can result in unintended retention, exposure, or disclosure of sensitive information."

NEW QUESTION # 152

An organization is planning a new implementation for tracking consumer web browser activity. Which of the following should be done FIRST?

- **A. Conduct a privacy impact assessment (PIA).**
- B. Seek approval from regulatory authorities.
- C. Obtain consent from the organization's clients.
- D. Review and update the cookie policy.

Answer: A

Explanation:

Explanation

A privacy impact assessment (PIA) is a systematic process to identify and evaluate the potential privacy impacts of a system, project, program or initiative that involves the collection, use, disclosure or retention of personal data. A PIA should be done first when planning a new implementation for tracking consumer web browser activity, as it would help to ensure that privacy risks are identified and mitigated before the implementation is executed. A PIA would also help to ensure compliance with privacy principles, laws and regulations, and alignment with consumer expectations and preferences. The other options are not as important as conducting a PIA when planning a new implementation for tracking consumer web browser activity.

Seeking approval from regulatory authorities may be required or advisable for some types of personal data or data processing activities, but it may not be necessary or sufficient for tracking consumer web browser activity, depending on the context and jurisdiction. Obtaining consent from the organization's clients may be required or advisable for some types of personal data or data processing activities, but it may not be necessary or sufficient for tracking consumer web browser activity, depending on the context and jurisdiction. Reviewing and updating the cookie policy may be required or advisable for some types of personal data or data processing activities, but it may not be necessary or sufficient for tracking consumer web browser activity, depending on the context and jurisdiction¹, p. 67 References: 1: CDPSE Review Manual (Digital Version)

NEW QUESTION # 153

When contracting with a Software as a Service (SaaS) provider, which of the following is the MOST important contractual requirement to ensure data privacy at service termination?

- **A. Removal of customer data**
- B. De-identification of customer data
- C. Encryption of customer data
- D. Destruction of customer data

Answer: A

Explanation:

Explanation

When contracting with a SaaS provider, it is important to ensure that the provider will remove all customer data from their systems and storage devices at the end of the service contract. This will prevent any unauthorized access, use, or disclosure of the customer data by the provider or third parties after the service termination. Removal of customer data means that the data are permanently erased and cannot be recovered or restored by any means.

References:

ISACA, Data Privacy Audit/Assurance Program, Control Objective 9: Data Disposal, p. 16-171 ISACA, CDPSE Review Manual 2021, Chapter 4: Privacy Incident Response, Section 4.2: Data Disposal and Destruction, p. 151-152.

NEW QUESTION # 154

Which of the following should be established FIRST before authorizing remote access to a data store containing personal data?

- A. Network security standard
- B. Privacy policy
- C. Virtual private network (VPN)
- D. Multi-factor authentication

Answer: C

Explanation:

A virtual private network (VPN) is a technology that creates a secure and encrypted connection over a public network, such as the internet. A VPN should be established first before authorizing remote access to a data store containing personal data, as it protects the data from unauthorized interception, modification, or disclosure by third parties. A VPN also helps to ensure the identity and authenticity of the remote users and devices accessing the data store. Reference: 2 Domain 2, Task 8

NEW QUESTION # 155

A global organization is planning to implement a customer relationship management (CRM) system to be used in offices based in multiple countries. Which of the following is the MOST important data protection consideration for this project?

- A. Industry best practice related to information security standards in each relevant jurisdiction
- B. Identity and access management mechanisms to restrict access based on need to know
- C. National data privacy legislative and regulatory requirements in each relevant jurisdiction
- D. Encryption algorithms for securing customer personal data at rest and in transit

Answer: C

Explanation:

Explanation

National data privacy legislative and regulatory requirements in each relevant jurisdiction are the most important data protection consideration for a global organization that is planning to implement a customer relationship management (CRM) system to be used in offices based in multiple countries, as they would determine the legal obligations and responsibilities of the organization with respect to the collection, use, disclosure and transfer of customer personal data across different jurisdictions. National data privacy legislative and regulatory requirements may vary significantly from country to country, depending on the type or nature of personal data or data processing activities, and may impose different rules and standards for obtaining consent, providing notice, ensuring security, enforcing rights, reporting breaches, appointing representatives or transferring data. The organization would need to comply with the national data privacy legislative and regulatory requirements in each relevant jurisdiction where it operates or where its customers are located, and to implement appropriate measures and safeguards to ensure compliance. The other options are not as important as national data privacy legislative and regulatory requirements in each relevant jurisdiction as data protection considerations for a global organization that is planning to implement a CRM system to be used in offices based in multiple countries. Industry best practice related to information security standards in each relevant jurisdiction may provide some guidance or benchmarks for ensuring security of customer personal data, but they may not reflect the specific context or needs of the organization or the customers, or comply with the legal obligations and responsibilities of the organization. Identity and access management mechanisms to restrict access based on need to know may help to protect customer personal data from unauthorized access, modification or disclosure by internal or external parties, but they may not address other aspects of data protection, such as consent, notice, rights, breaches, representatives or transfers. Encryption algorithms for securing customer personal data at rest and in transit may help to protect customer personal data from unauthorized access, modification or disclosure by internal or external parties, but they may not address other aspects of data protection, such as consent, notice, rights, breaches, representatives or transfers¹, p. 63-64 References: 1: CDPSE Review Manual (Digital Version)

NEW QUESTION # 156

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