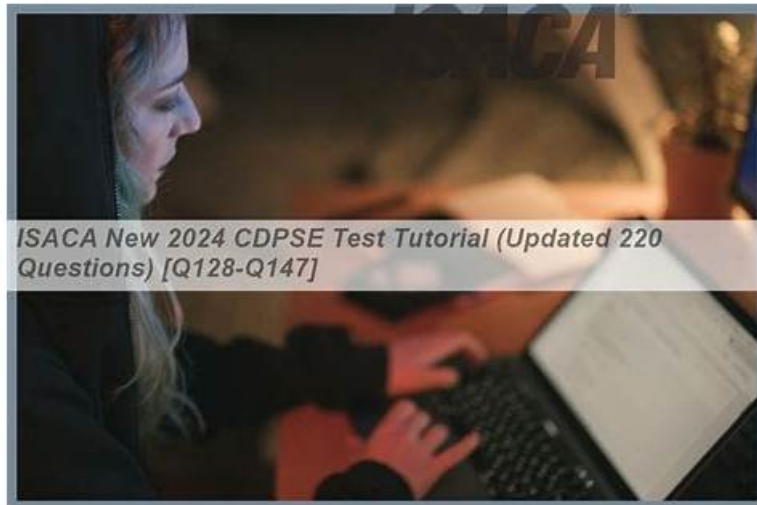


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ISACA Certified Data Privacy Solutions Engineer Sample Questions (Q13-Q18):

NEW QUESTION # 13

Which of the following is MOST important to consider when managing changes to the provision of services by a third party that processes personal data?

- A. Updates to data life cycle policy
- B. Changes to current information architecture
- C. **Business impact due to the changes**

- D. Modifications to data quality standards

Answer: C

Explanation:

The most important thing to consider when managing changes to the provision of services by a third party that processes personal data is the business impact due to the changes. Changes to the provision of services by a third party can affect the organization's ability to meet its business objectives and legal obligations related to data processing activities. For example, changes to the service level agreement (SLA), the scope of services, the security measures, the location of servers, etc., can have implications for the quality, availability, confidentiality, integrity, and compliance of personal data processing. Therefore, an IT privacy practitioner should assess and evaluate the business impact due to the changes, and ensure that they are aligned with the organization's privacy policies and applicable privacy regulations and standards. Reference: : CDPSE Review Manual (Digital Version), page 41

NEW QUESTION # 14

Which of the following practices BEST indicates an organization follows the data minimization principle?

- A. Data is encrypted before storage.
- **B. Data is regularly reviewed for its relevance**
- C. Data is pseudonymized when being backed up.
- D. Data is only accessible on a need-to-know basis.

Answer: B

Explanation:

Explanation

The practice that best indicates an organization follows the data minimization principle is that data is regularly reviewed for its relevance. The data minimization principle is one of the core principles of data protection under various laws and regulations, such as the GDPR or the CCPA. It states that personal data should be adequate, relevant, and limited to what is necessary in relation to the purposes for which they are processed.

By regularly reviewing the data they hold, organizations can ensure that they do not collect or retain excessive or unnecessary data that may pose privacy risks or violate data subject rights.

Data is pseudonymized when being backed up, data is encrypted before storage, or data is only accessible on a need-to-know basis are also good practices for data protection, but they do not directly indicate that the organization follows the data minimization principle. Pseudonymization is a process of replacing identifying information in data with artificial identifiers or pseudonyms.

Pseudonymization can help enhance the privacy of data by reducing the linkability between data and data subjects, but it does not prevent re-identification or inference attacks. Encryption is a process of transforming data into an unreadable form using a secret key or algorithm. Encryption can help protect the confidentiality, integrity, and availability of data by preventing unauthorized access, disclosure, or modification. Access control is a process of restricting who can access, modify, or delete data based on their roles, permissions, or credentials. Access control can help prevent unauthorized or inappropriate use of data by limiting the scope of access.

References: Data Minimization | Washington Technology Solutions, What Is Data Minimization? The Principles According to GDPR | 2BAdvice, Data Protection Principles: Core Principles of the GDPR - Cloudian

NEW QUESTION # 15

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

Answer: D

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 # 16

Which of the following is the MOST important consideration when choosing a method for data destruction?

- A. Validation and certification of data destruction
- B. Time required for the chosen method of data destruction
- C. Granularity of data to be destroyed
- D. Level and strength of current data encryption

Answer: A

Explanation:

Explanation

Validation and certification of data destruction is the most important consideration when choosing a method for data destruction, because it provides evidence that the data has been destroyed beyond recovery and that the organization has complied with the applicable information security frameworks and legal requirements.

Validation and certification can also help to prevent data breaches, avoid legal liabilities, and enhance the organization's reputation and trustworthiness. Different methods of data destruction may have different levels of validation and certification, depending on the type of media, the sensitivity of the data, and the standards and guidelines followed. For example, some methods may require a third-party verification or audit, while others may generate a certificate of destruction or a report of erasure. Therefore, the organization should choose a method that can provide sufficient validation and certification for its specific needs and obligations.

References:

Secure Data Disposal and Destruction: 6 Methods to Follow, KirkpatrickPrice Data Destruction Standards and Guidelines, BitRaser Best Practices for Data Destruction, U.S. Department of Education

NEW QUESTION # 17

Which of the following is the GREATEST privacy risk associated with the use of application programming interfaces (APIs)?

- A. APIs could create an unstable environment
- B. API keys could be stored insecurely.
- C. APIs are costly to assess and monitor.
- D. APIs are complex to build and test

Answer: B

Explanation:

API keys are codes that are used to identify and authenticate an application or user when accessing an API. API keys could be stored insecurely, such as in plain text, in public repositories, or in unencrypted files. This could expose the API keys to unauthorized access, theft, or misuse by malicious actors, who could then access the API and the data it contains. This could result in data breaches, privacy violations, fraud, or other damages.

Reference:

ISACA Certified Data Privacy Solutions Engineer Study Guide, Domain 3: Privacy Engineering, Task 3.4: Implement privacy engineering techniques to protect data in applications and systems, p. 106-107.

What Is an API Key? | API Key Definition | Fortinet

NEW QUESTION # 18

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