

# Practice Test GDPR Fee | GDPR Valid Dumps Questions



## PECB GDPR PECB Certified Data Protection Officer

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### PECB GDPR Exam Syllabus Topics:

Topic	Details
Topic 1	<ul style="list-style-type: none"><li>Data protection concepts: General Data Protection Regulation (GDPR), and compliance measures</li></ul>
Topic 2	<ul style="list-style-type: none"><li>Roles and responsibilities of accountable parties for GDPR compliance: This section of the exam measures the skills of Compliance Managers and covers the responsibilities of various stakeholders, such as data controllers, data processors, and supervisory authorities, in ensuring GDPR compliance. It assesses knowledge of accountability frameworks, documentation requirements, and reporting obligations necessary to maintain compliance with regulatory standards.</li></ul>

Topic 3	<ul style="list-style-type: none"> <li>This section of the exam measures the skills of Data Protection Officers and covers fundamental concepts of data protection, key principles of GDPR, and the legal framework governing data privacy. It evaluates the understanding of compliance measures required to meet regulatory standards, including data processing principles, consent management, and individuals' rights under GDPR.</li> </ul>
Topic 4	<ul style="list-style-type: none"> <li>Technical and organizational measures for data protection: This section of the exam measures the skills of IT Security Specialists and covers the implementation of technical and organizational safeguards to protect personal data. It evaluates the ability to apply encryption, pseudonymization, and access controls, as well as the establishment of security policies, risk assessments, and incident response plans to enhance data protection and mitigate risks.</li> </ul>

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### PECB Certified Data Protection Officer Sample Questions (Q79-Q84):

#### NEW QUESTION # 79

Scenario 9: Soin is a French travel agency with the largest network of professional travel agents throughout Europe. They aim to create unique vacations for clients regardless of the destinations they seek. The company specializes in helping people find plane tickets, reservations at hotels, cruises, and other activities.

As any other industry, travel is no exception when it comes to GDPR compliance. Soin was directly affected by the enforcement of GDPR since its main activities require the collection and processing of customers' data.

Data collected by Soin includes customer's ID or passport details, financial and payment information, and contact information. This type of data is defined as personal by the GDPR; hence, Soin's data processing activities are built based on customer's consent.

At the beginning, as for many other companies, GDPR compliance was a complicated issue for Soin.

However, the process was completed within a few months and later on the company appointed a DPO. Last year, the supervisory authority of France, requested the conduct of a data protection external audit in Soin without an early notice. To ensure GDPR compliance before an external audit was conducted, Soin organized an internal audit. The data protection internal audit was conducted by the DPO of the company. The audit was initiated by firstly confirming the accuracy of records related to all current Soin's data processing activities.

The DPO considered that verifying compliance to Article 30 of GDPR would help in defining the data protection internal audit scope. The DPO noticed that not all processing activities of Soin were documented as required by the GDPR. For example, processing activities records of the company did not include a description of transfers of personal data to third countries. In addition, there was no clear description of categories of personal data processed by the company. Other areas that were audited included content of data protection policy, data retention guidelines, how sensitive data is stored, and security policies and practices.

The DPO conducted interviews with some employees at different levels of the company. During the audit, the DPO came across some emails sent by Soin's clients claiming that they do not have access in their personal data stored by Soin. Soin's Customer Service Department answered the emails saying that, based on Soin's policies, a client cannot have access to personal data stored by the company. Based on the information gathered, the DPO concluded that there was a lack of employee awareness on the GDPR.

All these findings were documented in the audit report. Once the audit was completed, the DPO drafted action plans to resolve the nonconformities found. Firstly, the DPO created a new procedure which could ensure the right of access to clients. All employees were provided with GDPR compliance awareness sessions.

Moreover, the DPO established a document which described the transfer of personal data to third countries and the applicability of safeguards when this transfer is done to an international organization.

Based on this scenario, answer the following question:

Can the DPO appointed by Soin carry out the data protection external audit requested by the supervisory authority?

- A. No, data protection external audits should be conducted by independent auditors who are not part of the company being

audited

- B. Yes, Soin's DPO is allowed to conduct a data protection external audit but only if requested by the supervisory authority
- C. Yes, data protection external audits should be conducted by auditors contracted by Soin who can be employees of the company

**Answer: A**

Explanation:

GDPR Article 58(1) gives supervisory authorities the power to conduct external audits, which must be independent and unbiased. A company's internal DPO cannot conduct an external audit, as this would pose a conflict of interest (Recital 97). External audits should be conducted by supervisory authorities or third-party auditors, ensuring objectivity.

### NEW QUESTION # 80

Scenario:

ChatBubble is a software company that stores personal data, including usernames, emails, and passwords.

Last month, an attacker gained access to ChatBubble's system, but the personal data was encrypted, preventing unauthorized access.

Question:

Should the data subjects be notified in this case?

- A. No, the company is not required to notify data subjects about a data breach that affects a large number of individuals.
- B. Yes, the company shall communicate all incidents regarding personal data to the data subjects.
- C. Yes, but only if the supervisory authority explicitly requests notification.
- **D. No, the company is not required to notify data subjects when the personal data is protected with appropriate technical and organizational measures.**

**Answer: D**

Explanation:

Under Article 34(3)(a) of GDPR, if personal data is encrypted or otherwise protected, notification to data subjects is not required unless the risk is high.

\* Option C is correct because encryption renders the data unintelligible to unauthorized parties, reducing risk.

\* Option A is incorrect because not all breaches require data subject notification—only those posing high risks.

\* Option B is incorrect because the number of affected individuals does not determine notification requirements.

\* Option D is incorrect because notification is based on risk assessment, not supervisory authority requests alone.

References:

\* GDPR Article 34(3)(a) (No notification required if encryption makes data inaccessible)

\* Recital 86 (Notification is necessary only if data loss poses a significant risk)

### NEW QUESTION # 81

Scenario:

PickFood is an online food delivery service that allows customers to order food online and pay by credit card.

The payment service is provided by PaySmart, which processes the transactions.

Question:

According to Article 30 of GDPR, what type of information should PaySmart NOT maintain when recording online transaction processing activity?

- A. Transfers of personal data to third-party payment processors.
- **B. A list of customers' transaction amounts and items purchased.**
- C. The expected time for personal data erasure.
- D. The general description of technical data protection measures.

**Answer: B**

Explanation:

Under Article 30(1) of GDPR, controllers and processors must document details such as data processing purposes, categories of data subjects, and security measures, but do not need to store detailed transaction amounts or items purchased unless required for compliance.

\* Option D is correct because detailed transactional information is not a mandatory requirement in the processing records.

\* Option A is incorrect because security measures must be documented.

- \* Option B is incorrect because data retention periods must be included in records.
- \* Option C is incorrect because cross-border data transfers must be documented.

References:

- \* GDPR Article 30(1)(f) (Controllers must document data transfers)
- \* Recital 82 (Record-keeping requirements for accountability)

## NEW QUESTION # 82

Scenario:

A clinical research organization collects and processes sensitive personal data of individuals for medical research purposes. The data is encrypted and stored in a central database using a one-way hashing function (bcrypt). The organization conducted a risk assessment to identify and mitigate risks.

Question:

Should a DPIA be conducted in this case?

- A. No, because the organization has already conducted a risk assessment.
- **B. Yes, a DPIA should be conducted when sensitive personal data of vulnerable persons is collected, based on the identified risk from the risk assessment.**
- C. No, because the personal data is encrypted.
- D. Yes, but only if the data is retained for more than five years.

**Answer: B**

Explanation:

Under Article 35(3)(b) of GDPR, a DPIA is required for large-scale processing of sensitive data, including medical research on vulnerable individuals.

- \* Option A is correct because medical data and research involving vulnerable individuals require a DPIA.
- \* Option B is incorrect because encryption does not eliminate the need for a DPIA if the processing poses high risks.
- \* Option C is incorrect because a general risk assessment does not replace a DPIA under Article 35.
- \* Option D is incorrect because retention period is not a deciding factor for DPIA necessity.

References:

- \* GDPR Article 35(3)(b) (DPIA for special category data)
- \* Recital 91 (Risks to fundamental rights require DPIAs)

## NEW QUESTION # 83

Scenario 8: MA store is an online clothing retailer founded in 2010. They provide quality products at a reasonable cost. One thing that differentiates MA store from other online shopping sites is their excellent customer service.

MA store follows a customer-centered business approach. They have created a user-friendly website with well-organized content that is accessible to everyone. Through innovative ideas and services, MA store offers a seamless user experience for visitors while also attracting new customers. When visiting the website, customers can filter their search results by price, size, customer reviews, and other features. One of MA store's strategies for providing, personalizing, and improving its products is data analytics. MA store tracks and analyzes the user actions on its website so it can create a customized experience for visitors.

In order to understand their target audience, MA store analyzes shopping preferences of its customers based on their purchase history. The purchase history includes the product that was bought, shipping updates, and payment details. Clients' personal data and other information related to MA store products included in the purchase history are stored in separate databases. Personal information, such as clients' address or payment details, are encrypted using a public key. When analyzing the shopping preferences of customers, employees access only the information about the product while the identity of customers is removed from the data set and replaced with a common value, ensuring that customer identities are protected and cannot be retrieved.

Last year, MA store announced that they suffered a personal data breach where personal data of clients were leaked. The personal data breach was caused by an SQL injection attack which targeted MA store's web application. The SQL injection was successful since no parameterized queries were used.

Based on this scenario, answer the following question:

According to scenario 8, by storing clients' information in separate databases, MA store used a:

- **A. Data protection by design strategy**
- B. Data protection by default technology
- C. Pseudonymization method

**Answer: A**

Explanation:

Separating databases for different types of data aligns with the principle of Data Protection by Design and by Default under Article 25 of GDPR. By structuring data storage in a way that limits access and minimizes exposure, MA Store is proactively implementing security measures that prevent unauthorized access and mitigate risks in case of a breach. This approach supports the confidentiality, integrity, and availability of personal data as required by GDPR.

## NEW QUESTION # 84

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