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DSCI Certified Privacy Lead Assessor DCPLA certification Sample Questions (Q74-Q79):

NEW QUESTION # 74

A newly appointed Data Protection Officer is reviewing the organization's existing privacy policy. Which of the following would be the most critical factor for the review process?

- A. Privacy policies of industry peers
- B. Changes in the legal/regulatory regime
- C. Awareness of the business units about the privacy policy
- D. Foreseeable challenges in the effective implementation of the policy

Answer: B

Explanation:

While several factors can influence the review of a privacy policy, changes in the legal or regulatory environment are the most critical. The DSCI Privacy Framework underscores that privacy policies must be aligned with applicable laws and standards. A change in the legal/regulatory regime may necessitate revisions to ensure ongoing compliance and avoid legal risks. Internal awareness and peer practices are secondary considerations in comparison.

NEW QUESTION # 75

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PPP

Based on the visibility exercise, the consultants created a single privacy policy applicable to all the client relationships and business functions. The policy detailed out what PI company deals with, how it is used, what security measures are deployed for protection, to whom it is shared, etc. Given the need to address all the client relationships and business functions, through a single policy, the privacy policy became very lengthy and complex. The privacy policy was published on company's intranet and also circulated to heads of all the relationships and functions. W.r.t. some client relationships, there was also confusion whether the privacy policy should be notified to the end customers of the clients as the company was directly collecting PI as part of the delivery of BPM services. The heads found it difficult to understand the policy (as they could not directly relate to it) and what actions they need to perform. To assuage their concerns, a training workshop was conducted for 1 day. All the relationship and function heads attended the training. However, the training could not be completed in the given time, as there were numerous questions from the audiences and it took lot of time to clarify.

(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.

Given the confusion among relationship and function heads, how would you proceed to address the problem and ensure that policy is well understood and deployed? (250 to 500 words)

Answer:

Explanation:

See the answer in explanation below.

Explanation:

In order to address the confusion among relationship and function heads, it is important to ensure that the privacy policy is effectively communicated and understood by all stakeholders. The following steps can be taken towards this end:

1. Awareness Campaigns - In order to educate the stakeholders about the importance of data privacy, various awareness campaigns should be launched through digital media, print media, and seminars. These campaigns must include topics such as why data privacy is important, the consequences of not adhering to the policy, and how to comply with it.
2. Training - In addition to awareness campaigns, proper training should be provided to all stakeholders on data privacy policies and procedures. The training should also focus on best practices such as secure coding, encryption techniques etc., so that they understand the importance of these security measures in protecting data from unauthorized access.
3. Policies and Procedures - All stakeholders should have access to a clear set of policies and procedures governing their actions

related to data privacy. Such guidelines should include information about the types of sensitive information which needs to be kept confidential, what constitutes a violation of the policy, and how to take corrective measures if a violation occurs.

4. Auditing - The effectiveness of all the policies and procedures should be regularly audited in order to ensure that the data privacy policy is being followed properly. Any discrepancies or violations must be reported immediately so that appropriate action can be taken.

5. Reporting Mechanism - A reporting mechanism should also be put into place for stakeholders to report any suspected errors or breaches in data privacy policies. This will help in identifying potential risks early on and taking corrective action as soon as possible. These initiatives will not only reduce confusion among relationship and function heads but will also help build trust with customers by ensuring proper implementation of enterprise-wide privacy program, which in turn will help the company in leveraging outsourcing opportunities. Lastly, by following all these measures, the company will be able to demonstrate its commitment towards privacy and create a secure environment for its customers.

In conclusion, in order to ensure that policy is well understood and deployed, it is important to take appropriate steps such as launching awareness campaigns, providing training to stakeholders on data privacy policies, auditing policies and procedures regularly, and setting up a reporting mechanism for errors or breaches. Doing so will reduce confusion among relationship and function heads and help build trust with customers by ensuring proper implementation of an enterprise-wide privacy program.

NEW QUESTION # 76

From the following list, identify the technology aspects that are specially designed for upholding privacy:

- I) Data minimization
- II) Intrusion prevention system
- III) Data scrambling
- IV) Data loss prevention
- V) Data portability
- VI) Data obfuscation
- VII) Data encryption
- VIII) Data mirroring

- A. Only I, II, III, VII and VIII
- B. Only II, V, VI, VII and VIII
- C. Only I, III, V, VII and VIII
- D. Only I, III, IV, VI and VII

Answer: D

Explanation:

Privacy-enhancing technologies (PETs) are critical for operationalizing privacy principles. According to the DPF:

- * Data minimization (I): Collect only necessary data
- * Data scrambling (III), Obfuscation (VI), and Encryption (VII): Techniques to protect identity and data content
- * Data loss prevention (IV): Prevent unauthorized sharing or leakage

Data mirroring and intrusion prevention systems are primarily security mechanisms and not specifically privacy-focused. Data portability, while a right, is not a technology per se for "upholding" privacy but for enabling user control.

Thus, C includes the most appropriate privacy technologies.

NEW QUESTION # 77

Certification once granted, will be valid for period of _____ years subject to surveillance assessments.

- A. 0
- B. 1
- C. 2
- D. 3

Answer: B

NEW QUESTION # 78

Section 43A of the Information Technology (Amendment) Act, 2008 holds _____ accountable for having reasonable security practices and procedures in place to protection sensitive personal data.

- A. None of the above
- B. Government
- **C. Body corporates**
- D. Government and body corporates alike

Answer: C

Explanation:

Section 43A of the IT (Amendment) Act, 2008 states:

"When a body corporate, possessing, dealing or handling any sensitive personal data or information in a computer resource which it owns, controls or operates, is negligent in implementing and maintaining reasonable security practices, and thereby causes wrongful loss or wrongful gain, such body corporate shall be liable to pay damages." This clearly places the onus of compliance and data security on body corporates.

NEW QUESTION # 79

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