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IAPP Certified Information Privacy Manager (CIPM) Sample Questions (Q39-Q44):

NEW QUESTION # 39

SCENARIO

Please use the following to answer the next QUESTION:

Amira is thrilled about the sudden expansion of NatGen. As the joint Chief Executive Officer (CEO) with her long-time business partner Sadie, Amira has watched the company grow into a major competitor in the green energy market. The current line of products includes wind turbines, solar energy panels, and equipment for geothermal systems. A talented team of developers means that NatGen's line of products will only continue to grow.

With the expansion, Amira and Sadie have received advice from new senior staff members brought on to help manage the company's growth. One recent suggestion has been to combine the legal and security functions of the company to ensure observance of privacy laws and the company's own privacy policy. This sounds overly complicated to Amira, who wants departments to be able to use, collect, store, and dispose of customer data in ways that will best suit their needs. She does not want administrative oversight and complex structuring to get in the way of people doing innovative work.

Sadie has a similar outlook. The new Chief Information Officer (CIO) has proposed what Sadie believes is an unnecessarily long timetable for designing a new privacy program. She has assured him that NatGen will use the best possible equipment for electronic storage of customer and employee data. She simply needs a list of equipment and an estimate of its cost. But the CIO insists that many issues are necessary to consider before the company gets to that stage.

Regardless, Sadie and Amira insist on giving employees space to do their jobs. Both CEOs want to entrust the monitoring of employee policy compliance to low-level managers. Amira and Sadie believe these managers can adjust the company privacy policy according to what works best for their particular departments. NatGen's CEOs know that flexible interpretations of the privacy policy in the name of promoting green energy would be highly unlikely to raise any concerns with their customer base, as long as the data is always used in course of normal business activities.

Perhaps what has been most perplexing to Sadie and Amira has been the CIO's recommendation to institute a privacy compliance hotline. Sadie and Amira have relented on this point, but they hope to compromise by allowing employees to take turns handling reports of privacy policy violations. The implementation will be easy because the employees need no special preparation. They will simply have to document any concerns they hear.

Sadie and Amira are aware that it will be challenging to stay true to their principles and guard against corporate culture strangling creativity and employee morale. They hope that all senior staff will see the benefit of trying a unique approach.

If Amira and Sadie's ideas about adherence to the company's privacy policy go unchecked, the Federal Communications Commission (FCC) could potentially take action against NatGen for what?

- A. Deceptive practices.
- B. Failure to notify of processing.
- C. Negligence in consistent training.
- D. Failing to institute the hotline.

Answer: A

Explanation:

Explanation

If Amira and Sadie's ideas about adherence to the company's privacy policy go unchecked, the Federal Communications Commission (FCC) could potentially take action against NatGen for deceptive practices.

This is because the FCC has the authority to enforce Section 5 of the Federal Trade Commission Act, which prohibits unfair or deceptive acts or practices in or affecting commerce. By allowing different departments to use, collect, store, and dispose of customer data in ways that may not be consistent with the company's privacy policy, NatGen may be misleading its customers about how their personal information is protected and used.

This could violate the FTC Act and expose NatGen to enforcement actions, fines, and reputational damage. References: [FCC Enforcement], [FTC Act], [Privacy Policy]

NEW QUESTION # 40

Which of the following indicates you have developed the right privacy framework for your organization?

- A. It improves the consistency of the privacy program.
- B. It includes a privacy assessment of each major system.
- C. It works at a different type of organization.
- D. It identifies all key stakeholders by name.

Answer: A

Explanation:

Explanation

Developing the right privacy framework for your organization means that you have a clear and coherent set of policies, procedures, and practices that align with your privacy objectives and obligations. A good privacy framework should improve the consistency of the privacy program by ensuring that all relevant stakeholders understand and follow the same standards and expectations across

different functions, processes, and systems.

A consistent privacy program can also help reduce errors, risks, and costs associated with privacy compliance.

NEW QUESTION # 41

What is the main purpose in notifying data subjects of a data breach?

- A. To avoid financial penalties and legal liability
- B. To ensure organizations have accountability for the sufficiency of their security measures
- C. To allow individuals to take any actions required to protect themselves from possible consequences
- D. To enable regulators to understand trends and developments that may shape the law

Answer: C

Explanation:

The main purpose in notifying data subjects of a data breach is to allow individuals to take any actions required to protect themselves from possible consequences, such as identity theft, fraud, or discrimination.

This is consistent with the principle of transparency and the right to information under the GDPR. The other options are not the main purpose of notification, although they may be secondary effects or benefits of the process. References:

* Data protection impact assessments | ICO

* [Art. 34 GDPR - Communication of a personal data breach to the data subject - GDPR.eu]

NEW QUESTION # 42

An organization's business continuity plan or disaster recovery plan does NOT typically include what?

- A. Emergency response guidelines.
- B. Statement of organizational responsibilities.
- C. Recovery time objectives.
- D. Retention schedule for storage and destruction of information.

Answer: D

Explanation:

An organization's business continuity plan or disaster recovery plan does not typically include a retention schedule for storage and destruction of information. A retention schedule is a document that specifies how long different types of information should be kept by an organization before they are disposed of or destroyed. A retention schedule is usually based on legal, regulatory, operational, historical, or archival requirements. A retention schedule is part of an organization's information governance or records management policy, not its business continuity or disaster recovery plan.

A business continuity plan (BCP) is a document that outlines how an organization will continue its critical functions and operations in the event of a disruption or disaster. A BCP usually includes:

Contact information and service level agreements (SLAs) for key personnel, stakeholders, providers, backup site operators, etc.

Business impact analysis (BIA) that identifies the potential impacts of disruption on all aspects of the business, such as financial, legal, reputational, etc.

Risk assessment that identifies and evaluates the likelihood and severity of various threats and vulnerabilities that could cause disruption or disaster.

Identification of critical functions that are essential for the survival and recovery of the business.

Communications plan that specifies how to communicate with internal and external parties during and after a disruption or disaster.

Testing plan that specifies how to test and update the BCP regularly to ensure its effectiveness and validity.

A disaster recovery plan (DRP) is a document that outlines how an organization will restore its IT systems, data, applications, and infrastructure in the event of a disruption or disaster. A DRP usually includes:

Recovery time objectives (RTOs) that specify how quickly each IT system or service needs to be restored after a disruption or disaster.

Recovery point objectives (RPOs) that specify how much data loss is acceptable for each IT system or service after a disruption or disaster.

Emergency response guidelines that specify how to respond to and contain a disruption or disaster, such as activating the DRP, declaring a disaster, notifying the stakeholders, etc.

Statement of organizational responsibilities that specifies who is responsible for what tasks and roles during and after a disruption or disaster, such as initiating the DRP, executing the recovery procedures, restoring the IT systems or services, etc.

Recovery procedures that specify how to recover each IT system or service from backup sources, such as backup tapes, disks, cloud services, etc.

Testing plan that specifies how to test and update the DRP regularly to ensure its effectiveness and validity. Reference: [Business Continuity Plan (BCP) Definition]; [Disaster Recovery Plan (DRP) Definition]

NEW QUESTION # 43

What is the function of the privacy operational life cycle?

- A. It allows the organization to respond to ever-changing privacy demands
- B. It ensures that outdated privacy policies are retired on a set schedule
- C. It allows privacy policies to mature to a fixed form
- **D. It establishes initial plans for privacy protection and implementation**

Answer: D

NEW QUESTION # 44

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