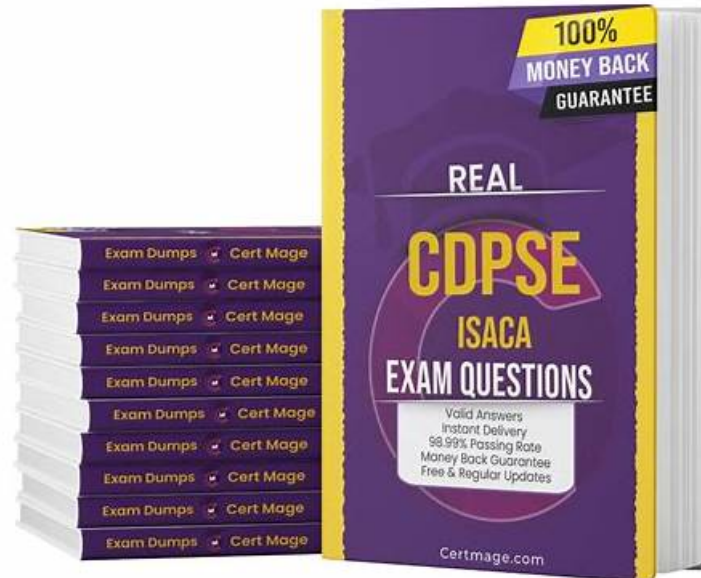


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ISACA Certified Data Privacy Solutions Engineer Sample Questions (Q98-Q103):

NEW QUESTION # 98

Which of the following is the BEST indication of a highly effective privacy training program?

- A. HR has made privacy training an annual mandate for the organization_
- **B. Members of the workforce understand their roles in protecting data privacy**
- C. Recent audits have no findings or recommendations related to data privacy
- D. No privacy incidents have been reported in the last year

Answer: B

Explanation:

The best indication of a highly effective privacy training program is that members of the workforce understand their roles in protecting data privacy, because this shows that the training program has successfully raised the awareness and knowledge of the workforce on the importance, principles and practices of data privacy, and how they can contribute to the organization's privacy objectives and compliance. According to ISACA, one of the key elements of a privacy training program is to define and communicate the roles and responsibilities of the workforce in relation to data privacy¹. Members of the workforce who understand their roles in protecting data privacy are more likely to follow the privacy policies and procedures, report any privacy incidents or issues, and support the privacy culture of the organization². Recent audits have no findings or recommendations related to data privacy, no privacy incidents have been reported in the last year, and HR has made privacy training an annual mandate for the organization are not as reliable as members of the workforce understand their roles in protecting data privacy, as they do not necessarily reflect the effectiveness of the privacy training program, but rather the performance of other factors such as audit processes, incident management systems, or HR policies.

NEW QUESTION # 99

What is the PRIMARY means by which an organization communicates customer rights as it relates to the use of their personal information?

- A. Distributing a privacy rights policy
- B. Mailing rights documentation to customers
- C. Publishing a privacy notice
- **D. Gaining consent when information is collected**

Answer: D

NEW QUESTION # 100

Which of the following describes a user's "right to be forgotten"?

- A. The data is being used to comply with legal obligations or the public interest.
- B. The individual objects despite legitimate grounds for processing.
- C. The individual's legal residence status has recently changed.
- **D. The data is no longer required for the purpose originally collected.**

Answer: D

Explanation:

Explanation

The right to be forgotten is a privacy right that allows individuals to request the deletion or removal of their personal data from a data controller's records or systems under certain conditions. One of these conditions is when the data is no longer required for the purpose originally collected, meaning that the data has become obsolete, irrelevant or excessive for fulfilling the initial purpose for which it was obtained or processed by the data controller. The other options are not valid conditions for exercising the right to be forgotten. The data is being used to comply with legal obligations or public interest is an exception that may prevent the data controller from deleting or removing the data upon request, as there may be overriding legitimate grounds for retaining the data for legal compliance or public interest reasons. The individual objects despite legitimate grounds for processing is a condition for exercising the right to object, not the right to be forgotten, which allows individuals to oppose the processing of their personal data based on their particular situation or for direct marketing purposes. The individual's legal residence status has recently changed is not a relevant factor for exercising the right to be forgotten, as it does not affect the necessity or relevance of the data for its original purpose¹, p. 107-108 References: 1: CDPSE Review Manual (Digital Version)

NEW QUESTION # 101

Which of the following privacy-enhancing technologies (PETs) is MOST effective for ensuring individual data records cannot be linked back to specific individuals in a dataset?

- **A. Differential privacy**
- B. Secure multiparty computation
- C. Masking of personal data
- D. Pseudonymization

Answer: A

Explanation:

Differential privacy provides mathematically provable protection against re-identification and linkage, adding calibrated noise to outputs so individuals cannot be singled out or linked. Pseudonymization (C) and masking (D) reduce direct identifiers but remain vulnerable to linkage attacks. Secure multiparty computation (B) protects computation among parties, not release-time linkability. "Differential privacy limits what can be learned about any individual from query results, resisting re-identification/linkage."

NEW QUESTION # 102

An online business posts its customer data protection notice that includes a statement indicating information is collected on how products are used, the content viewed, and the time and duration of online activities. Which data protection principle is applied?

- **A. Lawfulness and fairness**
- B. System use requirements
- C. Data integrity and confidentiality
- D. Data use limitation

Answer: A

Explanation:

Lawfulness and fairness is a data protection principle that states that personal data should be processed in a lawful, fair, and transparent manner in relation to the data subject. This means that personal data should be collected and used for legitimate purposes that are specified and communicated to the data subject, and that respect the rights and interests of the data subject. By posting its customer data protection notice that includes a statement indicating information is collected on how products are used, the content viewed, and the time and duration of online activities, an online business is applying the lawfulness and fairness principle. The online business is informing the customers about the purpose and scope of data collection, and obtaining their consent or legal basis for processing their personal data. Reference: : CDPSE Review Manual (Digital Version), page 2

NEW QUESTION # 103

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