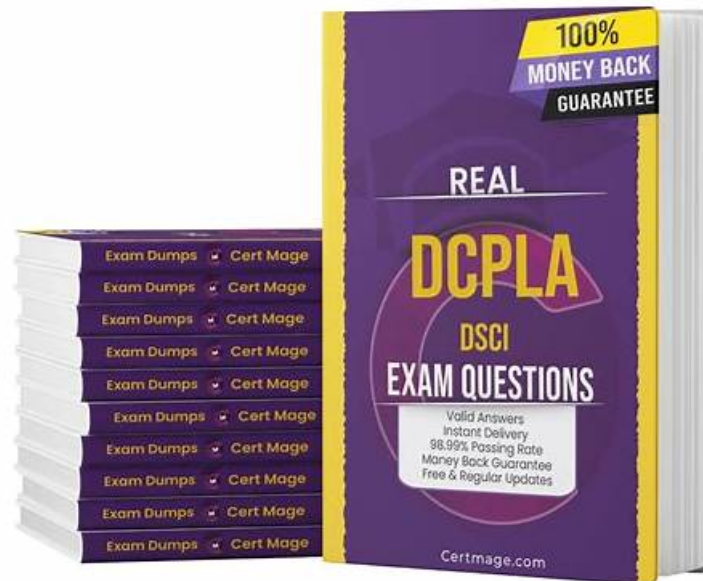


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## **DSCI Certified Privacy Lead Assessor DCPLA certification Sample Questions (Q79-Q84):**

### **NEW QUESTION # 79**

Classify the following scenario as major or minor non-conformity.

"The organization defined information access and usage policy and rolled it out across the organization. No formal exercise, however, was conducted to prepare the policy. During implementation, certain discrepancies came out and these were addressed through appropriate policy revisions though this created a lot of hue and cry in the organization and the policy was criticized for adversely affecting productivity. But with appropriate revisions and passage of time, the policy has been accepted. In a recently conducted external audit, one incident has come to light wherein the usage and access policy has been violated by an employee twice. As per the auditor, this incident should have been identified by the organization. In its explanation to the auditor, the management informed that appropriate access and usage monitoring mechanisms have been put in place but admitted that there may have been some lapses".

- A. Major
- B. None of the above
- C. Both Major & Minor
- **D. Minor**

**Answer: D**

### **NEW QUESTION # 80**

'Map the legal and compliance requirements to each data element that an organization is dealing with in all of its business processes, enterprise and operational functions, and client relationships.' This is an imperative of which DPF practice area?

- A. Privacy Policy and Processes (PPP)
- B. Visibility over Personal Information (VPI)
- C. Privacy Organization and Relationship (POR)
- **D. Regulatory Compliance Intelligence (RCI)**

**Answer: D**

Explanation:

The DPF's "Regulatory Compliance Intelligence (RCI)" practice area is focused on identifying and mapping applicable legal and compliance requirements to the specific data elements across business processes. This enables organizations to operationalize compliance obligations by linking them directly with the data they manage.

RCI helps ensure that every data flow or processing activity has a mapped legal basis and complies with jurisdictional requirements.

### **NEW QUESTION # 81**

What are the Nine Privacy Principles as described in DSCI Privacy Framework (DPF©)?

- I) Use Limitation
- II) Accountability
- III) Data Quality
- IV) Notice
- V) Preventing Harm
- VI) Choice and Consent
- VII) Access and Correction
- VIII) Data Minimization
- IX) Openness
- X) Disclosure to Third Parties
- XI) Right to be Forgotten
- XII) Collection limitation
- XIII) Security

- A. I, II, III, IV, VII, VIII, IX, X, XI
- **B. I, II, III, IV, V, VI, VII, VIII, IX**
- C. I, II, IV, V, VI, VII, IX, X, XII, XIII

- D. I, II, III, IV, V, VI, VII, VIII, XII

**Answer: B**

Explanation:

As per the official DSCI Privacy Framework (DPF©), the framework is built upon a set of nine core Privacy Principles that are foundational to establishing and assessing privacy initiatives in an organization. These principles are as follows:

- \* Notice- Individuals must be informed about the collection and use of their personal data.
- \* ChoiceandConsent- The data subject's choice must be respected through consent mechanisms.
- \* Collection Limitation- Personal data must be collected only for identified purposes.
- \* Use Limitation- Data should be used only for the purposes specified at the time of collection.
- \* Data Quality- Ensuring data is accurate, complete, and kept up-to-date.
- \* AccessandCorrection- Data subjects must have access to their data and the ability to correct it.
- \* Security- Adequate protection of personal data against unauthorized access and breaches.
- \* Openness- Organizations must be transparent about their privacy practices.
- \* Accountability- The entity collecting and processing data is responsible for complying with the principles.

These match exactly with the components listed in option A: I (Use Limitation), II (Accountability), III (Data Quality), IV (Notice), V (Preventing Harm-not explicitly named in DPF, hence not part of the standard nine), VI (ChoiceandConsent), VII (Access and Correction), VIII (Data Minimization), IX (Openness).

Hence, the correct nine principles according to DPF© are exactly as listed in option A.

## NEW QUESTION # 82

Categorise the following statement:

"For an identified data leakage scenario, security team is struggling to configure rules."

- A. Visibility
- B. Demonstration
- C. Enforcement
- **D. Capability**

**Answer: D**

Explanation:

The statement reflects an organization's difficulty in operationalizing privacy safeguards in response to a known threat scenario.

According to the DSCI Assessment Framework for Privacy (DAF-P©), "Capability" refers to an organization's ability to implement and maintain technical, procedural, and administrative controls effectively.

A struggling security team in configuring rules for a known leakage scenario indicates a gap in technical expertise or resources, which directly correlates with a lack of "Capability." This category assesses how prepared an organization is in deploying privacy controls, managing incidents, and aligning security technologies with privacy requirements.

Thus, the challenge in configuring protective rules is best categorized under "Capability" as it denotes a functional inadequacy in handling privacy-related incidents.

## NEW QUESTION # 83

Which of the following mechanisms can be used to transfer personal data outside of a country?

- A. Binding corporate rules
- **B. All of the above**
- C. Adequacy decision
- D. Standard contractual clauses

**Answer: B**

Explanation:

All the mechanisms listed-Binding Corporate Rules (BCRs), Adequacy Decisions, and Standard Contractual Clauses (SCCs)-are recognized tools for lawful cross-border data transfers under global privacy regulations like the GDPR and are incorporated by reference into Indian privacy practices.

- \* BCRs are internal rules adopted by multinational groups.
- \* Adequacy Decisions are determinations that another jurisdiction provides an adequate level of data protection.
- \* SCCs are pre-approved contract templates for data transfers.

These approaches ensure continued protection of personal data outside of national borders.

### NEW QUESTION # 84

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