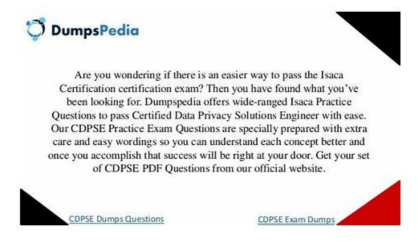
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ISACA Certified Data Privacy Solutions Engineer Sample Questions (Q215-Q220):

NEW QUESTION #215

An organization is planning a new implementation for tracking consumer web browser activity. Which of the following should be done FIRST?

- A. Seek approval from regulatory authorities.
- B. Obtain consent from the organization's clients.
- C. Review and update the cookie policy.
- D. Conduct a privacy impact assessment (PIA).

Answer: A

NEW QUESTION #216

Which of the following is the BEST control to secure application programming interfaces (APIs) that may contain personal information?

- A. Sharing only digitally signed APIs
- B. Encrypting APIs with the organization's private key
- C. Requiring nondisclosure agreements (NDAs) when sharing APIs
- D. Restricting access to authorized users

Answer: D

Explanation:

Restricting access to authorized users is the best control to secure application programming interfaces (APIs) that may contain personal information, as it would prevent unauthorized access, modification or disclosure of the personal information by third parties or intermediaries. Restricting access to authorized users can be achieved by using various methods, such as authentication, authorization, encryption, tokens or certificates. The other options are not effective controls to secure APIs that may contain personal information. Encrypting APIs with the organization's private key is not a feasible or desirable method, as it would make the APIs unreadable by anyone who does not have the corresponding public key, which would defeat the purpose of using APIs for interoperability and integration. Requiring nondisclosure agreements (NDAs) when sharing APIs is not a reliable or enforceable method, as it would depend on the compliance and cooperation of the parties who receive the APIs, and it would not prevent unauthorized access, modification or disclosure of the personal information by third parties or intermediaries who are not bound by the NDAs. Sharing only digitally signed APIs is not a sufficient method, as it would only ensure the authenticity and integrity of the APIs, but it would not prevent unauthorized access, modification or disclosure of the personal information by third parties or intermediaries who can read or intercept the APIs1, p. 90-91 Reference: 1: CDPSE Review Manual (Digital Version)

NEW OUESTION #217

Which of the following is the BEST way to hide sensitive personal data that is in use in a data lake?

- A. Data truncation
- B. Data masking
- C. Data encryption
- D. Data minimization

Answer: B

NEW QUESTION #218

Which of the following should be done FIRST to address privacy risk when migrating customer relationship management (CRM) data to a new system?

- A. Develop a data migration plan.
- B. Obtain consent from data subjects.
- C. Perform a privacy impact assessment (PIA).
- D. Conduct a legitimate interest analysis (LIA).

Answer: C

Explanation:

Explanation

A privacy impact assessment (PIA) is a systematic process to identify and evaluate the potential privacy impacts of a system, project, program or initiative that involves the collection, use, disclosure or retention of personal data. A PIA should be done first to address privacy risk when migrating customer relationship management (CRM) data to a new system, as it would help to ensure that privacy risks are identified and mitigated before the migration is executed. A PIA would also help to ensure compliance with privacy principles, laws and regulations, and alignment with customer expectations and preferences. The other options are not as important as performing a PIA when addressing privacy risk when migrating CRM data to a new system. Developing a data migration plan is a process of defining and documenting the objectives, scope, approach, methods and steps for transferring data from one system to another, but it does not necessarily address privacy risk or impact. Conducting a legitimate interest analysis (LIA) is a process of assessing whether there is a legitimate interest for processing personal data that outweighs the rights and interests of the data subjects, but it is only applicable in certain jurisdictions and situations where legitimate interest is a valid legal basis for processing. Obtaining consent from data subjects is a process of obtaining their permission or agreement before collecting, using, disclosing or transferring their personal data for specific purposes, but it may not be required or sufficient for migrating CRM data to a new system, depending on the context and nature of the migration and the applicable laws and regulations 1, p. 67 References: 1: CDPSE Review Manual (Digital Version)

NEW QUESTION #219

Which of the following poses the GREATEST data privacy risk related to the use of large language models (LLMs)?

- A. High error rate and hallucinations by the model
- B. Use of personal information for model training
- C. Interoperability issues and lack of standards
- D. Shortage of individuals with the required expertise

Answer: B

Explanation:

The use of personal data in model training is the primary privacy risk with LLMs, since once trained, models may retain, reproduce, or infer personal data without proper controls. Hallucinations (B), expertise shortages (C), and interoperability issues (D) are operational or performance risks, but not privacy risks.

"Training models on personal data can result in unintended retention, exposure, or disclosure of sensitive information."

NEW QUESTION #220

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