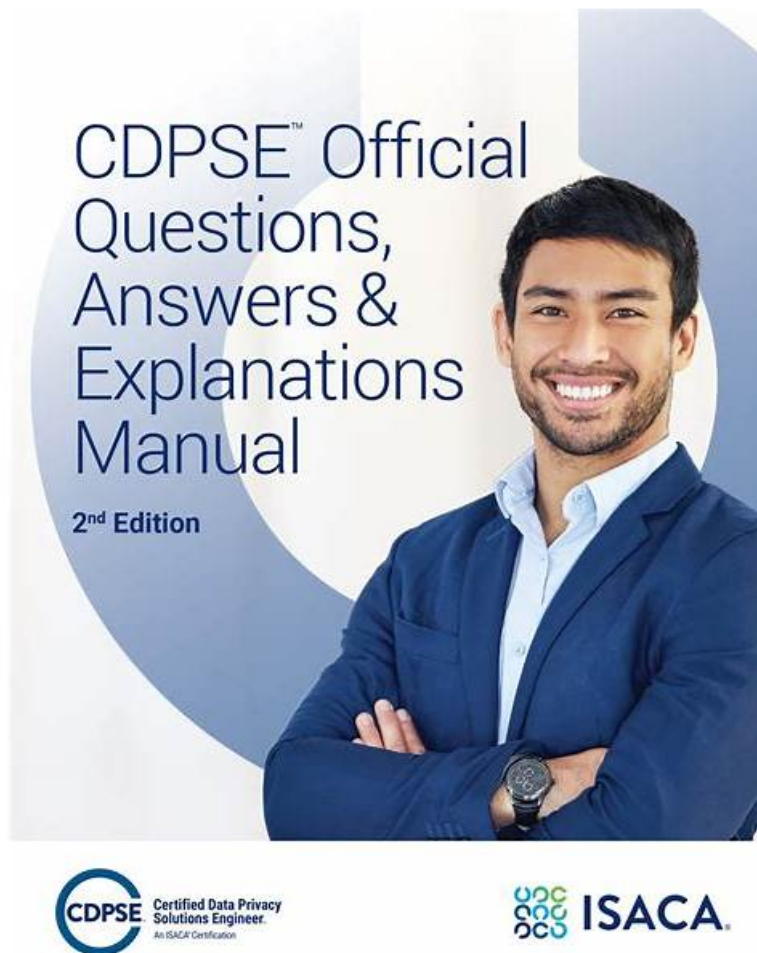


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ISACA Certified Data Privacy Solutions Engineer Sample Questions (Q122-Q127):

NEW QUESTION # 122

Of the following, who should be PRIMARILY accountable for creating an organization's privacy management strategy?

- A. Privacy steering committee
- **B. Chief privacy officer (CPO)**
- C. Chief data officer (CDO)
- D. Information security steering committee

Answer: B

Explanation:

Some organizations, typically those that manage large amounts of personal information related to employees, customers, or constituents, will employ a chief privacy officer (CPO). Some organizations have a CPO because applicable regulations such as the Gramm-Leach-Bliley Act (GLBA) require it. Other regulations such as the Health Information Portability and Accountability Act (HIPAA), the Fair Credit Reporting Act (FCRA), and the GLBA place a slate of responsibilities upon an organization that compels them to hire an executive responsible for overseeing compliance.

The chief privacy officer (CPO) is the senior executive who is responsible for establishing and maintaining the organization's privacy vision, strategy, and program. The CPO oversees the development and implementation of privacy policies, procedures, standards, and controls, and ensures that they align with the organization's business objectives and legal obligations. The CPO also leads the privacy governance structure, such as the privacy steering committee, and coordinates with other stakeholders, such as the chief data officer (CDO), the information security steering committee, and the legal counsel, to ensure that privacy is integrated into all aspects of the organization's operations. Reference: : CDPSE Review Manual (Digital Version), page 21

NEW QUESTION # 123

When can data subjects be prohibited from withdrawing consent for processing their personal data?

- **A. When the data is being archived in the public interest**
- B. When the data is no longer necessary
- C. When the processing is unlawful
- D. When there is an absence of overriding legitimate grounds

Answer: A

Explanation:

Explanation

According to the General Data Protection Regulation (GDPR), data subjects have the right to withdraw their consent for processing their personal data at any time. However, this right does not apply when the processing is necessary for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes, in accordance with Article 89(1) of the GDPR.

References: 1: Article 7(3) and Article 89(1) of the GDPR

NEW QUESTION # 124

Which of the following vulnerabilities would have the GREATEST impact on the privacy of information?

- **A. Private key exposure**
- B. Out-of-date antivirus signatures
- C. Poor patch management
- D. Lack of password complexity

Answer: A

Explanation:

The vulnerability that would have the greatest impact on the privacy of information is private key exposure, because it would compromise the encryption and decryption of the information, as well as the authentication and integrity of the communicating parties. A private key is a secret and unique value that is used to encrypt or decrypt data, or to sign or verify digital signatures. If an attacker gains access to the private key, they can read, modify, or impersonate the data or the sender, which would violate the confidentiality, integrity, and authenticity of the information¹².

Reference:

CDPSE Review Manual, Chapter 2 - Privacy Architecture, Section 2.3 - Privacy Architecture Implementation³.

CDPSE Certified Data Privacy Solutions Engineer All-in-One Exam Guide, Chapter 2 - Privacy Architecture, Section 2.4 - Remote Access⁴.

NEW QUESTION # 125

A health organization experienced a breach of a database containing pseudonymized personal data. Which of the following should be of MOST concern to the IT privacy practitioner?

- A. The data may be re-identified.
- B. The data was proprietary.
- C. The data was classified as confidential.
- D. The data is subject to regulatory fines.

Answer: A

Explanation:

Explanation

Pseudonymization is a technique that replaces or removes direct identifiers from personal data, such as names, addresses, or social security numbers, with pseudonyms, such as codes, tokens, or random values. However, pseudonymization does not eliminate the possibility of re-identification, as the original data can still be linked back to the pseudonyms using additional information or techniques. Therefore, if a database containing pseudonymized personal data is breached, the IT privacy practitioner should be most concerned about the risk of re-identification, which could compromise the privacy and security of the data subjects. The other options are less relevant or important than the risk of re-identification.

References: CDPSE Review Manual, 2021, p. 62

NEW QUESTION # 126

Which of the following should be established FIRST before authorizing remote access to a data store containing personal data?

- A. Privacy policy
- B. Multi-factor authentication
- C. Network security standard
- D. Virtual private network (VPN)

Answer: D

Explanation:

Explanation

A virtual private network (VPN) is a technology that creates a secure and encrypted connection over a public network, such as the internet. A VPN should be established first before authorizing remote access to a data store containing personal data, as it protects the data from unauthorized interception, modification, or disclosure by third parties. A VPN also helps to ensure the identity and authenticity of the remote users and devices accessing the data store. References: 2 Domain 2, Task 8

NEW QUESTION # 127

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