

Pdf GDPR Exam Dump & GDPR Vce Files



The content of our GDPR exam questions emphasizes the focus and seizes the key to use refined GDPR questions and answers to let the learners master the most important information by using the least amount of them. And we provide varied functions to help the learners learn our GDPR Study Materials and prepare for the exam. The GDPR self-learning and self-evaluation functions help the learners find their weak links and improve them promptly.

PECB GDPR Exam Syllabus Topics:

Topic	Details
Topic 1	<ul style="list-style-type: none"> Roles and responsibilities of accountable parties for GDPR compliance: This section of the exam measures the skills of Compliance Managers and covers the responsibilities of various stakeholders, such as data controllers, data processors, and supervisory authorities, in ensuring GDPR compliance. It assesses knowledge of accountability frameworks, documentation requirements, and reporting obligations necessary to maintain compliance with regulatory standards.
Topic 2	<ul style="list-style-type: none"> This section of the exam measures the skills of Data Protection Officers and covers fundamental concepts of data protection, key principles of GDPR, and the legal framework governing data privacy. It evaluates the understanding of compliance measures required to meet regulatory standards, including data processing principles, consent management, and individuals' rights under GDPR.

Topic 3	<ul style="list-style-type: none"> • Technical and organizational measures for data protection: This section of the exam measures the skills of IT Security Specialists and covers the implementation of technical and organizational safeguards to protect personal data. It evaluates the ability to apply encryption, pseudonymization, and access controls, as well as the establishment of security policies, risk assessments, and incident response plans to enhance data protection and mitigate risks.
Topic 4	<ul style="list-style-type: none"> • Data protection concepts: General Data Protection Regulation (GDPR), and compliance measures

>> Pdf GDPR Exam Dump <<

Pdf GDPR Exam Dump Newest Questions Pool Only at ITEXamDownload

When we are in some kind of learning web site, often feel dazzling, because web page design is not reasonable, put too much information all rush, it will appear desultorily. Absorbing the lessons of the GDPR test prep, will be all kinds of qualification examination classify layout, at the same time on the front page of the GDPR test materials have clear test module classification, so clear page design greatly convenient for the users, can let users in a very short period of time to find what they want to study, and then targeted to study.

PECB Certified Data Protection Officer Sample Questions (Q24-Q29):

NEW QUESTION # 24

Scenario3:

COR Bank is an international banking group that operates in 31 countries. It was formed as the merger of two well-known investment banks in Germany. Their two main fields of business are retail and investment banking. COR Bank provides innovative solutions for services such as payments, cash management, savings, protection insurance, and real-estate services. COR Bank has a large number of clients and transactions.

Therefore, they process large information, including clients' personal data. Some of the data from the application processes of COR Bank, including archived data, is operated by Tibko, an IT services company located in Canada. To ensure compliance with the GDPR, COR Bank and Tibko have reached a data processing agreement. Based on the agreement, the purpose and conditions of data processing are determined by COR Bank. However, Tibko is allowed to make technical decisions for storing the data based on its own expertise. COR Bank aims to remain a trustworthy bank and a long-term partner for its clients. Therefore, they devote special attention to legal compliance. They started the implementation process of a GDPR compliance program in 2018. The first step was to analyze the existing resources and procedures. Lisa was appointed as the data protection officer (DPO). Being the information security manager of COR Bank for many years, Lisa had knowledge of the organization's core activities. She was previously involved in most of the processes related to information systems management and data protection. Lisa played a key role in achieving compliance to the GDPR by advising the company regarding data protection obligations and creating a data protection strategy. After obtaining evidence of the existing data protection policy, Lisa proposed to adapt the policy to specific requirements of GDPR. Then, Lisa implemented the updates of the policy within COR Bank. To ensure consistency between processes of different departments within the organization, Lisa has constantly communicated with all heads of GDPR. Then, Lisa implemented the updates of the policy within COR Bank. To ensure consistency between processes of different departments within the organization, Lisa has constantly communicated with all heads of departments. As the DPO, she had access to several departments, including HR and Accounting Department. This assured the organization that there was a continuous cooperation between them. The activities of some departments within COR Bank are closely related to data protection. Therefore, considering their expertise, Lisa was advised from the top management to take orders from the heads of those departments when taking decisions related to their field. Based on this scenario, answer the following question:

Question:

Considering the GDPR's territorial scope and the data processing agreement between COR Bank and Tibko, which of the following best describes Tibko's obligations under the GDPR?

- A. Tibko must adhere to all GDPR provisions independently, including determining the purpose of processing personal data, as a processor acting under COR Bank's authority.
- **B. Tibko is required to comply with the GDPR because it processes personal data on behalf of COR Bank, and COR Bank determines the purpose of processing under their agreement.**
- C. Tibko is not subject to GDPR since it is located outside the EU and only provides IT services.
- D. Tibko's compliance with GDPR is limited to implementing technical safeguards for data storage, as stipulated by the data processing agreement with COR Bank.

Answer: B

Explanation:

Under Article 3(2) of GDPR, GDPR applies extraterritorially if an entity outside the EU processes personal data of EU residents on behalf of a controller subject to GDPR. Tibko processes COR Bank's client data, making it subject to GDPR as a processor under Article 28.

- * Option C is correct because Tibko must comply with GDPR since it processes EU data on behalf of COR Bank.
- * Option A is incorrect because processors must comply with broader GDPR obligations, not just technical safeguards.
- * Option B is incorrect because processors do not determine the purpose of processing; that is the controller's responsibility.
- * Option D is incorrect because location outside the EU does not exempt processors from GDPR obligations.

References:

- * GDPR Article 3(2)(Territorial Scope)
- * GDPR Article 28(1)(Processor obligations)
- * Recital 81(Processor responsibilities)

NEW QUESTION # 25

Scenario:

PickFood is an online food delivery service that allows customers to order food online and pay by credit card. The payment service is provided by PaySmart, which processes the transactions.

Question:

According to Article 30 of GDPR, what type of information should PaySmart NOT maintain when recording online transaction processing activity?

- A. Transfers of personal data to third-party payment processors.
- B. The general description of technical data protection measures.
- C. A list of customers' transaction amounts and items purchased.
- D. The expected time for personal data erasure.

Answer: C

Explanation:

Under Article 30(1) of GDPR, controllers and processors must document details such as data processing purposes, categories of data subjects, and security measures, but do not need to store detailed transaction amounts or items purchased unless required for compliance.

- * Option D is correct because detailed transactional information is not a mandatory requirement in the processing records.
- * Option A is incorrect because security measures must be documented.
- * Option B is incorrect because data retention periods must be included in records.
- * Option C is incorrect because cross-border data transfers must be documented.

References:

- * GDPR Article 30(1)(f)(Controllers must document data transfers)
- * Recital 82(Record-keeping requirements for accountability)

NEW QUESTION # 26

Scenario:

A marketing company discovers that an unauthorized party accessed its customer database, exposing 5,000 records containing names, email addresses, and phone numbers. The breach occurred due to a misconfigured server.

Question:

To comply with GDPR, which information must the company include in its notification to the supervisory authority?

- A. The approximate number of data subjects and records affected.
- B. The identity of the attacker and their potential motive.
- C. A description of the nature of the personal data breach.
- D. Both A and B.

Answer: D

Explanation:

Under Article 33(3) of GDPR, a breach notification to the supervisory authority must include:

- * The nature of the breach (what type of data was accessed).

- * The number of affected individuals and records.
- * The potential impact on data subjects.
- * Measures taken to mitigate the breach.
- * Option C is correct because both the nature of the breach and the number of affected individuals must be reported.
- * Option A is incorrect because while the breach description is necessary, the number of affected individuals must also be included.
- * Option B is incorrect because the breach description is also required.
- * Option D is incorrect because identifying the attacker is not required under GDPR.

References:

- * GDPR Article 33(3) (Content requirements for breach notification)
- * Recital 87 (Timely reporting ensures risk mitigation)

NEW QUESTION # 27

Question:

According to the principle of data minimization, data must be:

- A. Acquired only for specified, explicit, and legitimate purposes.
- B. In a form which permits the identification of data subjects for no longer than is necessary.
- C. Stored for no more than five years from the date of collection.
- **D. Adequate, relevant, and limited to what is necessary in relation to the purposes of processing.**

Answer: D

Explanation:

Under Article 5(1)(c) of GDPR, data minimization requires that personal data must be adequate, relevant, and limited to what is necessary for its intended purpose.

- * Option C is correct because it directly reflects the GDPR's data minimization principle.
- * Option A is incorrect because storage limitation is a separate principle under Article 5(1)(e).
- * Option B is incorrect because purpose limitation (Article 5(1)(b)) is separate from data minimization.
- * Option D is incorrect because GDPR does not specify a fixed retention period (e.g., five years)- retention should be based on necessity.

References:

- * GDPR Article 5(1)(c) (Data minimization principle)
- * Recital 39 (Controllers must collect only necessary data)

NEW QUESTION # 28

Scenario:

ChatBubble is a software company that stores personal data, including usernames, emails, and passwords.

Last month, an attacker gained access to ChatBubble's system, but the personal data was encrypted, preventing unauthorized access.

Question:

Should the data subjects be notified in this case?

- A. Yes, but only if the supervisory authority explicitly requests notification.
- **B. No, the company is not required to notify data subjects when the personal data is protected with appropriate technical and organizational measures.**
- C. Yes, the company shall communicate all incidents regarding personal data to the data subjects.
- D. No, the company is not required to notify data subjects about a data breach that affects a large number of individuals.

Answer: B

Explanation:

Under Article 34(3)(a) of GDPR, if personal data is encrypted or otherwise protected, notification to data subjects is not required unless the risk is high.

- * Option C is correct because encryption renders the data unintelligible to unauthorized parties, reducing risk.
- * Option A is incorrect because not all breaches require data subject notification- only those posing high risks.
- * Option B is incorrect because the number of affected individuals does not determine notification requirements.
- * Option D is incorrect because notification is based on risk assessment, not supervisory authority requests alone.

References:

- * GDPR Article 34(3)(a) (No notification required if encryption makes data inaccessible)
- * Recital 86 (Notification is necessary only if data loss poses a significant risk)

NEW QUESTION # 29

.....

The PECB Certified Data Protection Officer (GDPR) certification is a requirement if you want to succeed in the PECB industry quickly. But after deciding to take the GDPR exam, the next challenge you face is the inability to find genuine GDPR Questions for quick preparation. People who don't study with GDPR real dumps fail the test and lose their precious resources.

GDPR Vce Files: <https://www.itexamdownload.com/GDPR-valid-questions.html>

- Reliable GDPR Exam Sample ☹ Valid Braindumps GDPR Sheet ☐ Reliable GDPR Exam Sample ☐ Enter ▷ www.testsimulate.com ◁ and search for 【 GDPR 】 to download for free ☐ GDPR Test Review
- GDPR Materials ☐ GDPR PDF Guide ☐ GDPR Valid Exam Practice ☐ Search on ➡ www.pdfvce.com ☐ for 《 GDPR 》 to obtain exam materials for free download ☐ GDPR Valid Exam Pattern
- GDPR PDF Guide ☐ Valid Braindumps GDPR Sheet ☐ GDPR Exams Training ☐ Search for ⇒ GDPR ⇐ on ➡ www.pass4test.com ☐☐☐ immediately to obtain a free download ☐ GDPR Online Bootcamps
- GDPR Latest Dump ☐ GDPR Valid Exam Practice ☐ GDPR Test Review ☐ Open website ➤ www.pdfvce.com ☐ and search for ☐ GDPR ☐ for free download ☐ GDPR Online Bootcamps
- GDPR PDF Guide ☐ GDPR Online Bootcamps ☐ Reliable GDPR Exam Question ☐ Search on ☐ www.passtestking.com ☐ for ➡ GDPR ☐ to obtain exam materials for free download ☐ Valid GDPR Exam Online
- GDPR PDF Guide ☐ Braindump GDPR Pdf ☐ Exam GDPR Simulator ☐ Search on 《 www.pdfvce.com 》 for ⇒ GDPR ⇐ to obtain exam materials for free download ☐ GDPR Valid Exam Guide
- GDPR Valid Exam Practice ☐ Reliable GDPR Exam Question ☐ GDPR Test Certification Cost ☐ Open ☐ www.torrentvce.com ☐ and search for 「 GDPR 」 to download exam materials for free ☐ GDPR Test Certification Cost
- Most Recent PECB GDPR Exam Questions – Verified By PECB Experts ☐ Search for ➡ GDPR ☐ and download it for free immediately on ▷ www.pdfvce.com ◁ ☐ Valid GDPR Exam Online
- GDPR Valid Exam Pattern ☐ Exam GDPR Simulator ☐ Reliable GDPR Exam Sample ☐ Search for { GDPR } on ☐ www.vceengine.com ☐ immediately to obtain a free download ☐ GDPR Exam Test
- GDPR Test Review ➡ Braindump GDPR Pdf ☐ GDPR Exam Guide Materials ☐ Download { GDPR } for free by simply entering [www.pdfvce.com] website ☐ Flexible GDPR Testing Engine
- GDPR exam dumps vce free download, PECB GDPR braindumps pdf ☐ Easily obtain free download of ⇒ GDPR ⇐ by searching on ➡ www.real4dumps.com ☐ ☐ GDPR Valid Exam Guide
- ncon.edu.sa, pct.edu.pk, www.stes.tyc.edu.tw, the-businesslounge.com, bbs.3927dj.com, cottontree.academy, netro.ch, study.stcs.edu.np, www.sxxredu.cn, www.stes.tyc.edu.tw, Disposable vapes