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To qualify for the CDPSE certification, candidates must have at least five years of experience in IT and a minimum of three years of experience in data privacy. They must also have completed a minimum of 20 hours of training in data privacy and pass the CDPSE certification exam. CDPSE exam is a four-hour, computer-based test that consists of 100 multiple-choice questions.

The CDPSE exam covers various topics, including privacy governance, privacy architecture, privacy operations, and privacy technology. CDPSE exam is designed to test the individual's knowledge of privacy laws and regulations, the implementation of privacy programs, and the management of privacy risks. CDPSE exam also evaluates the individual's ability to design and implement privacy controls and technologies to mitigate privacy risks.

The CDPSE Certification Exam is designed to validate the skills and knowledge required to implement and manage data privacy solutions in complex organizations. CDPSE exam covers a broad range of topics, including data protection and privacy regulations, privacy program governance, privacy operations, and data lifecycle management. Certified Data Privacy Solutions Engineer certification program is ideal for professionals who work in roles such as privacy officer, data protection officer, privacy consultant, or privacy analyst. With the increasing importance of data privacy in today's digital world, the CDPSE certification is a valuable asset for professionals seeking to enhance their career prospects and demonstrate their expertise in this critical area.

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ISACA Certified Data Privacy Solutions Engineer Sample Questions (Q141-Q146):

NEW QUESTION # 141

Which of the following is the PRIMARY objective of privacy incident response?

- A. To optimize the costs associated with privacy incidents
- B. To ensure data subjects impacted by privacy incidents are notified.
- C. To mitigate the impact of privacy incidents

- D. To reduce privacy risk to the lowest possible level

Answer: C

Explanation:

Reference:

The primary objective of privacy incident response is to mitigate the impact of privacy incidents on the organization and the data subjects. Privacy incident response is a process that involves identifying, containing, analyzing, resolving, and learning from privacy incidents that involve personal data. Privacy incident response aims to reduce the harm and liability that may result from privacy incidents, such as reputational damage, regulatory fines, legal actions, or loss of trust. Privacy incident response also helps to improve the organization's privacy posture and resilience by implementing corrective and preventive measures.

While notifying data subjects impacted by privacy incidents may be a legal or ethical obligation, it is not the primary objective of privacy incident response. Rather, it is one of the possible steps or outcomes of the process, depending on the nature and severity of the incident. Similarly, reducing privacy risk to the lowest possible level or optimizing the costs associated with privacy incidents are desirable goals, but not the main purpose of privacy incident response.

NEW QUESTION # 142

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. **Restricting access to authorized users**
- C. Requiring nondisclosure agreements (NDAs) when sharing APIs
- D. Encrypting APIs with the organization's private key

Answer: B

Explanation:

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 References: 1: CDPSE Review Manual (Digital Version)

NEW QUESTION # 143

Which of the following should be done FIRST before an organization migrates data from an on-premise solution to a cloud-hosted solution that spans more than one jurisdiction?

- A. Conduct a penetration test of the hosted solution.
- B. **Assess the organization's exposure related to the migration.**
- C. Ensure data loss prevention (DLP) alerts are turned on.
- D. Encrypt the data while it is being migrated.

Answer: B

Explanation:

Explanation

The best answer is D. Assess the organization's exposure related to the migration.

A comprehensive explanation is:

Before an organization migrates data from an on-premise solution to a cloud-hosted solution that spans more than one jurisdiction, it

should first assess its exposure related to the migration. This means that the organization should identify and evaluate the potential risks and benefits of moving its data to the cloud, taking into account the legal, regulatory, contractual, and ethical obligations and implications of doing so.

Some of the factors that the organization should consider in its assessment are:

- * The nature, sensitivity, and value of the data being migrated, and the impact of its loss, theft, corruption, or disclosure on the organization and its stakeholders.
- * The security, privacy, and compliance requirements and standards that apply to the data in each jurisdiction where it is stored, processed, or accessed, and the differences or conflicts among them.
- * The trustworthiness, reliability, and reputation of the cloud service provider and its subcontractors, and the terms and conditions of their service level agreements (SLAs) and contracts.
- * The availability, performance, scalability, and cost-effectiveness of the cloud-hosted solution compared to the on-premise solution, and the trade-offs involved.
- * The technical feasibility and complexity of migrating the data from the on-premise solution to the cloud-hosted solution, and the tools and methods needed to do so.
- * The organizational readiness and capability to manage the change and transition from the on-premise solution to the cloud-hosted solution, and the training and support needed for the staff and users.

By conducting a thorough assessment of its exposure related to the migration, the organization can make an informed decision about whether to proceed with the migration or not, or under what conditions or modifications. The assessment can also help the organization to plan and implement appropriate measures and controls to mitigate or avoid any negative consequences and enhance or maximize any positive outcomes of the migration.

Ensuring data loss prevention (DLP) alerts are turned on (A), encrypting the data while it is being migrated (B), and conducting a penetration test of the hosted solution are all good practices to protect data privacy and security when migrating data from an on-premise solution to a cloud-hosted solution that spans more than one jurisdiction. However they are not the first steps that should be done before the migration. They are more relevant during or after the migration process. They also do not address other aspects of exposure related to the migration, such as legal, regulatory, contractual, or ethical issues.

References:

- * Data Migration: On-Premise to Cloud - 10 Steps to Success¹
- * 8 Best Practices for On-Premises to Cloud Migration²
- * 5 Steps for a Successful On-Premise to Cloud Migration³
- * Extend on-premises data solutions to the cloud⁴
- * On Premise to Cloud migration tool⁵

NEW QUESTION # 144

An online retail company is trying to determine how to handle users' data if they unsubscribe from marketing emails generated from the website. Which of the following is the BEST approach for handling personal data that has been restricted?

- A. Encrypt users' information so it is inaccessible to the marketing department.
- B. Flag users' email addresses to make sure they do not receive promotional information.
- C. Reference the privacy policy to see if the data is truly restricted.
- D. Remove users' information and account from the system.

Answer: B

Explanation:

The best approach for handling personal data that has been restricted is to flag users' email addresses to make sure they do not receive promotional information, because this will respect the users' preferences and rights to opt out of marketing communications. This will also help the company comply with the data protection laws and regulations that require consent and transparency for sending marketing emails, such as the General Data Protection Regulation (GDPR) and the CAN-SPAM Act¹². The other options are not appropriate or sufficient for handling restricted data, because they may violate the users' rights, expectations, or agreements, or cause operational issues for the company.

Reference:

CDPSE Review Manual, Chapter 3 - Data Lifecycle, Section 3.1 - Data Classification³.

CDPSE Certified Data Privacy Solutions Engineer All-in-One Exam Guide, Chapter 3 - Data Lifecycle, Section 3.2 - Data Classification⁴.

NEW QUESTION # 145

Which of the following is MOST important to ensure when developing a business case for the procurement of a new IT system that will process and store personal information?

- A. Data protection requirements are included.
- B. Security controls are clearly defined.
- C. A risk assessment has been completed.
- D. The system architecture is clearly defined.

Answer: A

Explanation:

Reference:

The most important thing to ensure when developing a business case for the procurement of a new IT system that will process and store personal information is that data protection requirements are included. This means that the organization should identify and analyze the privacy risks and impacts of the new IT system, and determine the appropriate measures to mitigate or eliminate them. The data protection requirements should cover aspects such as data minimization, consent, access, rectification, erasure, portability, security, breach notification, etc. The data protection requirements should also align with the organization's privacy policies and applicable privacy regulations. Reference: : CDPSE Review Manual (Digital Version), page 63

NEW QUESTION # 146

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