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PECB GDPR

PECB Certified Data Protection Officer

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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">Data protection concepts: General Data Protection Regulation (GDPR), and compliance measures

Topic 3	<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 4	<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.

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PECB Certified Data Protection Officer Sample Questions (Q64-Q69):

NEW QUESTION # 64

Scenario:

An organization suffered a personal data breach due to a phishing email attack, which allowed attackers to access employee names, email addresses, and phone numbers.

Question:

What could the DPO do to prevent a similar breach from happening again?

- A. Create a data breach response plan that includes information on how breaches should be handled.
- B. Provide training and awareness sessions on data protection within the organization.
- C. Both A and B.
- D. Classify incidents into categories and take decisions based on this categorization.

Answer: C

Explanation:

Under Article 39(1)(b) and (d) of GDPR, the DPO is responsible for ensuring employee awareness and improving security measures to prevent breaches.

* Option D is correct because both training and a breach response plan are essential for risk prevention.

* Option A is correct because training employees on phishing and cybersecurity best practices reduces human errors.

* Option B is incorrect because categorizing incidents alone does not prevent breaches.

* Option C is correct because a breach response plan ensures an organization can quickly mitigate future incidents.

References:

* GDPR Article 39(1)(b) and (d) (DPO's role in training and security improvements)

* Recital 77 (Training employees strengthens compliance)

NEW QUESTION # 65

Scenario:

MED is a healthcare provider located in Norway. It provides high-quality and affordable healthcare services, including disease prevention, diagnosis, and treatment. Founded in 1995, MED is one of the largest health organizations in the private sector. The company has constantly evolved in response to patients' needs.

Patients that schedule an appointment in MED's medical centers initially need to provide their personal information, including name, surname, address, phone number, and date of birth. Further checkups or admission require additional information, including previous

medical history and genetic data. When providing their personal data, patients are informed that the data is used for personalizing treatments and improving communication with MED's doctors. Medical data of patients, including children, are stored in the database of MED's health information system. MED allows patients who are at least 16 years old to use the system and provide their personal information independently. For children below the age of 16, MED requires consent from the holder of parental responsibility before processing their data.

MED uses a cloud-based application that allows patients and doctors to upload and access information.

Patients can save all personal medical data, including test results, doctor visits, diagnosis history, and medicine prescriptions, as well as review and track them at any time. Doctors, on the other hand, can access their patients' data through the application and can add information as needed.

Patients who decide to continue their treatment at another health institution can request MED to transfer their data. However, even if patients decide to continue their treatment elsewhere, their personal data is still used by MED. Patients' requests to stop data processing are rejected. This decision was made by MED's top management to retain the information of everyone registered in their databases.

The company also shares medical data with InsHealth, a health insurance company. MED's data helps InsHealth create health insurance plans that meet the needs of individuals and families.

MED believes that it is its responsibility to ensure the security and accuracy of patients' personal data. Based on the identified risks associated with data processing activities, MED has implemented appropriate security measures to ensure that data is securely stored and processed.

Since personal data of patients is stored and transmitted over the internet, MED uses encryption to avoid unauthorized processing, accidental loss, or destruction of data. The company has established a security policy to define the levels of protection required for each type of information and processing activity. MED has communicated the policy and other procedures to personnel and provided customized training to ensure proper handling of data processing.

Question:

Considering the nature of data processing activities described in scenario 1, is GDPR applicable to MED?

- **A. Yes, GDPR is applicable to MED due to its processing activities involving personal information.**
- B. Yes, MED's use of cloud-based software to store and process health-related information necessitates compliance with GDPR's data protection requirements.
- C. No, because MED operates only in Norway, and GDPR does not apply to domestic processing.
- D. No, MED's activities include healthcare services within one of the four EFTA states, which do not fall under the scope of GDPR.

Answer: A

Explanation:

GDPR applies to any organization that processes personal data of individuals within the European Economic Area (EEA), regardless of the organization's location. Since MED is based in Norway, which is an EEA country, and processes personal health data, it must comply with GDPR.

Option A is correct because GDPR applies to all controllers and processors within the EEA. Option B is misleading because while cloud-based software is relevant, the primary reason GDPR applies is MED's processing of personal data. Option C is incorrect because EFTA states (including Norway) are subject to GDPR. Option D is incorrect because GDPR applies to all personal data processing in the EEA.

References:

* GDPR Article 3 (Territorial Scope)

* Recital 22 (GDPR applies to EEA countries)

NEW QUESTION # 66

Question:

What is the main purpose of conducting a DPIA?

- A. To measure the potential consequences of the identified risks on the organization.
- **B. To extensively assess the impact of the identified risks on individuals.**
- C. To eliminate all risks associated with processing personal data.
- D. To identify the causes of the identified risks.

Answer: B

Explanation:

Under Article 35 of GDPR, a DPIA's primary goal is to assess the risks to individuals' rights and freedoms arising from data processing.

- * Option B is correct because DPIAs focus on evaluating and mitigating risks to data subjects.
- * Option A is incorrect because DPIAs are not just about identifying causes but about assessing and mitigating risks.
- * Option C is incorrect because GDPR prioritizes risks to individuals, not just organizations.
- * Option D is incorrect because eliminating all risks is not possible - DPIAs aim to manage and minimize risks.

References:

- * GDPR Article 35(1)(DPIA requirement for high-risk processing)
- * Recital 84(DPIAs help protect individuals' rights)

NEW QUESTION # 67

Scenario:2

Soyled is a retail company that sells a wide range of electronic products from top European brands. It primarily sells its products in its online platforms (which include customer reviews and ratings), despite using physical stores since 2015. Soyled's website and mobile app are used by millions of customers. Soyled has employed various solutions to create a customer-focused ecosystem and facilitate growth. Soyled uses customer relationship management (CRM) software to analyze user data and administer the interaction with customers. The software allows the company to store customer information, identify sales opportunities, and manage marketing campaigns. It automatically obtains information about each user's IP address and web browser cookies. Soyled also uses the software to collect behavioral data, such as users' repeated actions and mouse movement information. Customers must create an account to buy from Soyled's online platforms. To do so, they fill out a standard sign-up form of three mandatory boxes (name, surname, email address) and a non-mandatory one (phone number). When the user clicks the email address box, a pop-up message appears as follows: "Soyled needs your email address to grant you access to your account and contact you about any changes related to your account and our website. For further information, please read our privacy policy." When the user clicks the phone number box, the following message appears: "Soyled may use your phone number to provide text updates on the order status. The phone number may also be used by the shipping courier." Once the personal data is provided, customers create a username and password, which are used to access Soyled's website or app. When customers want to make a purchase, they are also required to provide their bank account details. When the user finally creates the account, the following message appears: "Soyled collects only the personal data it needs for the following purposes: processing orders, managing accounts, and personalizing customers' experience. The collected data is shared with our network and used for marketing purposes." Soyled uses personal data to promote sales and its brand. If a user decides to close the account, the personal data is still used for marketing purposes only. Last month, the company received an email from John, a customer, claiming that his personal data was being used for purposes other than those specified by the company. According to the email, Soyled was using the data for direct marketing purposes. John requested details on how his personal data was collected, stored, and processed. Based on this scenario, answer the following question:

Question:

Based on scenario2, is John's request eligible under GDPR?

- **A. Yes, data subjects have the right to request details on how their personal data is collected, stored, and processed.**
- B. No, data subjects can request access to how their data is being collected but not details about its processing or storage.
- C. No, because John's data was collected based on legitimate interest.
- D. No, data subjects are not eligible to request details on the collection, storage, or processing of their personal data.

Answer: A

Explanation:

Under Article 15 of GDPR, the Right of Access allows data subjects to request detailed information about:

- * The purpose of data processing
- * Categories of personal data collected
- * Data recipients
- * Storage duration
- * Rights to rectification and erasure

John's request is valid under GDPR, making Option C correct. Option A is incorrect because GDPR grants full transparency. Option B is incorrect because data subjects must be informed upon request. Option D is incorrect because lawful basis does not override access rights.

References:

- * GDPR Article 15(Right of Access)
- * Recital 63(Transparency in personal data processing)

NEW QUESTION # 68

Question:

Under GDPR, the controller must demonstrate that data subjects have consented to the processing of their personal data, and

the consent must be freely given.

What is the role of the DPO in ensuring compliance with this requirement?

- A. The DPO should ensure that the controller has implemented procedures to provide evidence that consent has been obtained for all relevant personal data.
- B. The DPO should ensure that the controller has informed data subjects about their right to withdraw consent.
- C. The DPO should approve the legal basis for consent processing before the controller can collect personal data.
- D. The DPO should personally record information such as who consented, when they consented, and how consent was given.

Answer: A

Explanation:

Under Article 7(1) of GDPR, controllers must be able to demonstrate that the data subject has given consent. The DPO advises on ensuring these procedures are in place but does not collect or approve consent directly.

* Option B is correct because the DPO must verify that consent records exist and meet GDPR standards.

* Option A is incorrect because informing data subjects about withdrawal rights is the controller's duty, not the DPO's.

* Option C is incorrect because the DPO does not personally maintain consent logs.

* Option D is incorrect because DPOs do not approve legal bases for processing—this is the controller's responsibility.

References:

* GDPR Article 7(1) (Controller must demonstrate valid consent)

* GDPR Article 39(1)(b) (DPO ensures compliance with data protection obligations)

NEW QUESTION # 69

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As we all know, if everyone keeps doing one thing for a long time, as time goes on, people's attention will go from rising to falling. Experiments have shown that this is scientifically based and that our attention can only play the best role in a single period of time. The GDPR test material is professional editorial team, each test product layout and content of proofreading are conducted by experienced professionals who have many years of rich teaching experiences, so by the editor of fine typesetting and strict check, the latest GDPR Exam Torrent is presented to each user's page is refreshing, but also ensures the accuracy of all kinds of learning materials is extremely high.

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