



Free Questions for CIPP-E by certsinside

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Question 1

Question Type: MultipleChoice

Please use the following to answer the next question:

ProStorage is a multinational cloud storage provider headquartered in the Netherlands. Its CEO, Ruth Brown, has developed a two-pronged strategy for growth: 1) expand ProStorage's global customer base and 2) increase ProStorage's sales force by efficiently onboarding effective teams. Enacting this strategy has recently been complicated by Ruth's health condition, which has limited her working hours, as well as her ability to travel to meet potential customers. ProStorage's Human Resources department and Ruth's Chief of Staff now work together to manage her schedule and ensure that she is able to make all her medical appointments. The latter has become especially crucial after Ruth's last trip to India, where she suffered a medical emergency and was hospitalized in New Delhi. Unable to reach Ruth's family, the hospital reached out to ProStorage and was able to connect with her Chief of Staff, who in coordination with Mary, the head of HR, provided information to the doctors based on accommodate on requests Ruth made when she started at ProStorage.

What transfer mechanism did ProStorage most likely rely on to transfer Ruth's medical information to the hospital?

Options:

- A) Ruth's implied consent.
- B) Protecting the vital interest of Ruth
- C) Performance of a contract with Ruth.

D) Protecting against legal liability from Ruth.

Answer:

D

Question 2

Question Type: MultipleChoice

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What transfer mechanism should Jackie recommend for using InstaHR?

Options:

- A) Adequacy
- B) Binding corporate rules.
- C) Explicit consent of employees.
- D) Standard contractual clauses

Answer:

C

Question 3

Question Type: MultipleChoice

Please use the following to answer the next question:

Jack worked as a Pharmacovigilance Operations Specialist in the Irish office of a multinational pharmaceutical company on a clinical trial related to COVID-19. As part of his onboarding process Jack received privacy training He was explicitly informed that while he would need to process confidential patient data in the course of his work, he may under no circumstances use this data for anything other than the performance of work-related (asks This was also specified in the privacy policy, which Jack signed upon conclusion of the training.

After several months of employment, Jack got into an argument with a patient over the phone. Out of anger he later posted the patient's name and health information, along with disparaging comments, on a social media website. When this was discovered by his Pharmacovigilance supervisors. Jack was immediately dismissed

Jack's lawyer sent a letter to the company stating that dismissal was a disproportionate sanction, and that if Jack was not reinstated within 14 days his firm would have no alternative but to commence legal proceedings against the company. This letter was accompanied by a data access request from Jack requesting a copy of 'all personal data, including internal emails that were sent/received by Jack or where Jack is directly or indirectly identifiable from the contents. In relation to the emails Jack listed six members of the management team whose inboxes the required access.

How should the company respond to Jack's request to be forgotten?

Options:

- A) The company should not erase the data at this time as it may be required to defend a legal claim of unfair dismissal.
- B) The company should erase all data relating to Jack without undue delay as the right to be forgotten is an absolute right.
- C) The company should claim that the right to be forgotten is not applicable to them, as only a fraction of their global workforce resides in the European Union.
- D) The company should ensure that the information is stored outside of the European Union so that the right to be forgotten under the GDPR does not apply.

Answer:

C

Question 4

Question Type: MultipleChoice

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The company conducted an initial search of its IT systems, which returned a large amount of information They then contacted Jack, requesting that he be more specific regarding what information he required, so that they could carry out a targeted search Jack responded by stating that he would not narrow the scope of the information requester.

What would be the most appropriate response to Jack's data subject access request?

Options:

- A)** The company should not provide any information, as the company is headquartered outside of the EU.
- B)** The company should decline to provide any information, as the amount of information requested is too excessive to provide in one month.
- C)** The company should cite the need for an extension, and agree to provide the information requested in Jack's original DSAR within a period of 3 months.
- D)** The company should provide all requested information except for the emails, as they are excluded from data access request requirements under the GDPR.

Answer:

D

Question 5

Question Type: MultipleChoice

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Under Article 82 of the GDPR ('Right to compensation and liability-'), which party is liable for the damage caused by the data breach?

Options:

- A) Both parties are exempt, as the company is involved in human health research
- B) Jack and the pharmaceutical company are jointly liable.

C) The pharmaceutical company is liable.

D) Jack is liable

Answer:

B

Question 6

Question Type: MultipleChoice

Please use the following to answer the next question:

Jane Stan's her new role as a Data Protection Officer (DPO) at a Malta-based company that allows anyone to buy and sell cryptocurrencies via its online platform. The company stores and processes the personal data of its customers in a dedicated data center located in Malta (EU).

People wishing to trade cryptocurrencies are required to open an online account on the platform. They then must successfully pass a KYC due diligence procedure aimed at preventing money laundering and ensuring compliance with applicable financial regulations.

The non-European customers are also required to waive all their GDPR rights by reading a disclaimer written in bold and belong a checkbox on a separate page in order to get their account approved on the platform.

The customers must likewise accept the terms of service of the platform. The terms of service also include a privacy policy section, saying, among other things, that if a

Which of the following must be a component of the anti-money-laundering data-sharing practice of the platform?

Options:

- A) The terms of service shall also enumerate all applicable anti-money laundering few.
- B) Customers shall have an opt-out feature to restrict data sharing with law enforcement agencies after the registration.
- C) The terms of service shall include the address of the anti-money laundering agency and contacts of the investigators who may access me data.
- D) Customers snail receive a clear and conspicuous notice about such data sharing before submitting their data during the registration process.

Answer:

C

Question 7

Question Type: MultipleChoice

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Why was Jackie correct in not completing a transfer impact assessment for HRYourWay?

Options:

- A) HRYourWay was ultimately not selected
- B) HRYourWay is not located in a third country.
- C) ProStorage will obtain consent for all transfers.
- D) ProStorage can rely on its Binding Corporate Rules

Answer:

C

Question 8

Question Type: MultipleChoice

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What is potentially wrong with the backup system operated in the AWS cloud?

Options:

- A) The AWS servers are located in the EU but in a country different than the location of the corporate headquarters.
- B) It is unlawful to process any personal data in a cloud unless the cloud is certified as GPR-compliant by a competent supervisory authority.
- C) The data storage period has to be revised, and a data processing agreement w*h AWS must be signed
- D) AWS is a U S company, and no personal data of European residents may be transferred to it without explicit written consent from data subjects.

Answer:

C

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