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Question 1

Question Type: MultipleChoice

A company wishes to transfer personal data to a country outside of the European Union/EEA In order to do so, they are planning an assessment of the country's laws and practices, knowing that these may imping upon the transfer safeguards they intend to use

All of the following factors would be relevant for the company to consider EXCEPT'?

Options:

- A- Any onward transfers, such as transfers of personal data to a sub-processor in the same or another third country.
- B- The process of modernization in the third country concerned and their access to emerging technologies that rely on international transfers of personal data
- C- The technical, financial, and staff resources available to an authority m the third country concerned that may access the personal data to be transferred
- D- The contractual clauses between the data controller or processor established in the European Union/EEA and the recipient of the transfer established in the third country concerned

Answer:

В

Question 2

Question Type: MultipleChoice

According to the European Data Protection Board, which of the following concepts or practices does NOT follow from the principles relating to the processing of personal data under EU data protection law?

Options:

- A- Data ownership allocation.
- B- Access control management.
- C- Frequent pseudonymization key rotation.
- D- Error propagation avoidance along the processing chain.

Answer:

C

Question 3

Question Type: MultipleChoice

Article 56 of the GDPR describes the power of supervisory authorities. Which of the following is NOT among those granted?		
Options:		
4- Legislative powers.		
3- Corrective powers.		
- Investigatory powers.		
- Authorization and advisory powers.		
Answer:		

Question 4

D

Question Type: MultipleChoice

If a company chooses to ground an international data transfer on the contractual route, which of the following is NOT a valid set of standard contractual clauses?

Options:

- A- Decision 2001/497/EC (EU controller to non-EU or EEA controller).
- B- Decision 2004/915/EC (EU controller to non-EU or EEA controller).
- C- Decision 2007/72/EC (EU processor to non-EU or EEA controller).
- D- Decision 2010/87/EU (Non-EU or EEA processor from EU controller).

Answer:

В

Question 5

Question Type: MultipleChoice

A company plans to transfer employee health information between two of its entities in France. To maintain the security of the processing, what would be the most important security measure to apply to the health data transmission?

Options:

A- Inform the data subject of the security measures in place.

- B- Ensure that the receiving entity has signed a data processing agreement.
- **C-** Encrypt the transferred data in transit and at rest.
- **D-** Conduct a data protection impact assessment.

Answer:

Α

Question 6

Question Type: MultipleChoice

According to Article 84 of the GDPR, the rules on penalties applicable to infringements shall be laid down by?

Options:

- A- The local Data Protection Supervisory Authorities.
- B- The European Data Protection Board.
- C- The EU Commission.
- **D-** The Member States.

Answer:
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estion Type: MultipleChoice
Pursuant to Article 4(5) of the GDPR, data is considered "pseudonymized" if?
Options:
- It cannot be attributed to a data subject without the use of additional information.
3- It cannot be attributed to a person under any circumstances.
- It can only be attributed to a person by the controller.
)- It can only be attributed to a person by a third party.

Answer:

Α

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