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NEW QUESTION: 1

SCENARIO

Please use the following to answer the next QUESTION:

A US-based startup company is selling a new gaming application. One day, the CEO of the company receives an urgent letter from a prominent EU-based retail partner. Triggered by an unresolved complaint lodged by an EU resident, the letter describes an ongoing investigation by a supervisory authority into the retailer's data handling practices.

The complainant accuses the retailer of improperly disclosing her personal data, without consent, to parties in the United States. Further, the complainant accuses the EU-based retailer of failing to respond to her withdrawal of consent and request for erasure of her personal data. Your organization, the US-based startup company, was never informed of this request for erasure by the EU-based retail partner. The supervisory authority investigating the complaint has threatened the suspension of data flows if the parties involved do not

cooperate with the investigation. The letter closes with an urgent request: "Please act immediately by identifying all personal data received from our company." This is an important partnership. Company executives know that its biggest fans come from Western Europe; and this retailer is primarily responsible for the startup's rapid market penetration.

As the Company's data privacy leader, you are sensitive to the criticality of the relationship with the retailer.

At this stage of the investigation, what should the data privacy leader review first?

- A. Prevailing regulation on this subject
- B. Available data flow diagrams
- C. The company's data privacy policies
- D. The text of the original complaint

Answer: A

NEW QUESTION: 2

A personal data breach has occurred, and the controller is writing a draft notification for the supervisory authority. The following information is already in the notification:

- The nature of the personal data breach and its possible consequences.
- Information regarding the parties that can provide additional information about the data breach.

What other information must the controller provide?

- A. Name and contact details of the data subjects whose data may have been breached
- B. Suggested measures to mitigate the adverse consequences of the data breach.
- C. Information of local and national authorities that were informed about the data breach.
- D. The information needed to access the personal data that have been breached.

Answer: B

Explanation:

Information of local and national authorities that were informed about the data breach. Incorrect. The supervisory authority must be made aware of reports to supervisory authorities in other EEA countries. Reports to local authorities, for instance the police, do not need to be reported.

Name and contact details of the data subjects whose data may have been breached. Incorrect. The supervisory authority requires an estimate of the number of data subjects involved, not their personal data.

Suggested measures to mitigate the adverse consequences of the data breach. Correct. The controller should add suggested measures to mitigate the adverse consequences of the data breach. (Literature: A, Chapter 7; GDPR Article 33(q)) The information needed to access the personal data that have been breached. Incorrect. The supervisory authority needs to know

the type of personal data involved, but does not need access to the data themselves.

NEW QUESTION: 3

Which of the following statements regarding the packet processing method in the MPLS network model are false?

- A. Both LERs and LSRs distribute labels.
- B. The device discards IP packets that enter the MPLS domain.
- C. A Label Switched Path (LSP) is determined and established through various protocols during the packet forwarding process.
- D. An LSR does not remove any label.

Answer: B

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