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QUESTION 1

What clarification did India make in a 2011 Press Note regarding their Sensitive Personal Data Rules?

- A. That the rules apply to data subjects located outside of India.
- B. That the rules apply to persons or companies collecting sensitive data within India.
- C. That the data processor must provide notice to the data subject before data is processed.
- D. That sensitive personal data or information includes passwords, financial information, medical records, and biometric information.

Correct Answer: D

QUESTION 2

Hong Kong's definition of a data user in the original PDPO applies to all of the following EXCEPT?

- A. Trust corporations.
- B. Third-party processors.
- C. Private sector organizations.
- D. Limited liability partnerships.

Correct Answer: B

QUESTION 3

Section 43A of India's IT Rules 2011 requires which of the following for a privacy policy?

- A. It should be available and produced on request.
- B. It should be published on the website of the body corporate.
- C. It should be emailed or faxed to data providers by the body corporate.
- D. It should be shown to the data provider at the time of data collection.

Correct Answer: A

QUESTION 4

What emerged as the main reason for creating a comprehensive data protection law when Singapore ministers met between 2005 and 2011?

- A. To control increasing technological threats.

- B. To raise Singapore's human rights standing.
- C. To limit the scope of governmental surveillance.
- D. To enhance Singapore's economic competitiveness.

Correct Answer: D

QUESTION 5

In which situation would a data intermediary based in Singapore be liable for breaches against the PDPA?

- A. When it fails to provide an individual access to his or her data.
- B. When it does not provide anonymous transactions with an individual.
- C. When it fails to inform an individual it is processing data from a controller.
- D. When it processes data contrary to the provisions established in the contract.

Correct Answer: D

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