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**QUESTION 1**

How does the GDPR now define "processing"?

- A. Any act involving the collecting and recording of personal data.
- B. Any operation or set of operations performed on personal data or on sets of personal data.
- C. Any use or disclosure of personal data compatible with the purpose for which the data was collected.
- D. Any operation or set of operations performed by automated means on personal data or on sets of personal data.

Correct Answer: B

Reference: <https://gdpr-info.eu/issues/processing/>

QUESTION 2**SCENARIO**

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 hearth 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?

- 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.

Correct Answer: C

**QUESTION 3**

In 2016's Guidance, the United Kingdom's Information Commissioner's Office (ICO) reaffirmed the importance of using a "layered notice" to provide data subjects with what?

- A. A privacy notice containing brief information whilst offering access to further detail.
- B. A privacy notice explaining the consequences for opting out of the use of cookies on a website.
- C. An explanation of the security measures used when personal data is transferred to a third party.
- D. An efficient means of providing written consent in member states where they are required to do so.

Correct Answer: A

QUESTION 4

According to the GDPR, when should the processing of photographs be considered processing of special categories of personal data?

- A. When processed with the intent to publish information regarding a natural person on publicly accessible media.
- B. When processed with the intent to proceed to scientific or historical research projects.
- C. When processed with the intent to uniquely identify or authenticate a natural person.
- D. When processed with the intent to comply with a law.

Correct Answer: C

Reference: <https://www.privacy-regulation.eu/en/recital-51-GDPR.htm>

QUESTION 5

The GDPR's list of processor obligations regarding cloud computing includes all of the following EXCEPT?

- A. Controllers must be given notice of any subprocessors and have a right of objection.
- B. Individuals authorized to process the personal data are subject to an obligation of confidentiality.
- C. Any personal data related to data subjects must be securely maintained for a maximum of ten years.
- D. Processors must implement technical and organizational measures to ensure a level of security appropriate to the risk.

Correct Answer: C



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