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The IAPP Certified Information Privacy Manager (CIPM) exam is created to appraise the candidate's ability to operationalize privacy by converting policies to programs. The exam will test his or her skills in the administration of privacy programs and their establishment, and maintenance as well as management skills on privacy programs in all the stages of its lifecycle.

The CIPM certification is recognized by businesses and organizations around the world as a mark of excellence in privacy management. It demonstrates to employers and clients that the holder has the knowledge and skills necessary to manage and protect sensitive data and ensure compliance with privacy regulations. It also provides a competitive advantage in the job market, as employers increasingly seek out candidates with privacy management expertise.

The CIPM Certification Exam is designed to assess the knowledge and skills of privacy professionals in managing privacy programs. CIPM exam covers a range of topics including privacy program governance, privacy program operational lifecycle, privacy regulations and standards, privacy risk assessment, and privacy program management. CIPM exam consists of 90 multiple-choice questions, and candidates are given 2.5 hours to complete it. To pass the exam, candidates must score at least 300 out of 500 points. The CIPM certification is valid for two years, and candidates are required to earn continuing education credits to maintain their certification.

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IAPP Certified Information Privacy Manager (CIPM) Sample Questions (Q28-Q33):

NEW QUESTION # 28

Which of the following indicates you have developed the right privacy framework for your organization?

- A. It works at a different type of organization.
- B. It identifies all key stakeholders by name.
- **C. It improves the consistency of the privacy program.**
- D. It includes a privacy assessment of each major system.

Answer: C

Explanation:

Developing the right privacy framework for your organization means that you have a clear and coherent set of policies, procedures, and practices that align with your privacy objectives and obligations. A good privacy framework should improve the consistency of the privacy program by ensuring that all relevant stakeholders understand and follow the same standards and expectations across different functions, processes, and systems.

A consistent privacy program can also help reduce errors, risks, and costs associated with privacy compliance.

NEW QUESTION # 29

SCENARIO

Please use the following to answer the next question:

Penny has recently joined Ace Space, a company that sells homeware accessories online, as its new privacy officer. The company is based in California but thanks to some great publicity from a social media influencer last year, the company has received an influx of sales from the EU and has set up a regional office in Ireland to support this expansion. To become familiar with Ace Space's practices and assess what her privacy priorities will be, Penny has set up meetings with a number of colleagues to hear about the work that they have been doing and their compliance efforts.

Penny's colleague in Marketing is excited by the new sales and the company's plans, but is also concerned that Penny may curtail some of the growth opportunities he has planned. He tells her "I heard someone in the breakroom talking about some new privacy laws but I really don't think it affects us. We're just a small company. I mean we just sell accessories online, so what's the real risk?" He has also told her that he works with a number of small companies that help him get projects completed in a hurry. "We've got to meet our deadlines otherwise we lose money. I just sign the contracts and get Jim in finance to push through the payment. Reviewing the contracts takes time that we just don't have." In her meeting with a member of the IT team, Penny has learned that although Ace Space has taken a number of precautions to protect its website from malicious activity, it has not taken the same level of care of its physical files or internal infrastructure. Penny's colleague in IT has told her that a former employee lost an encrypted USB key with financial data on it when he left. The company nearly lost access to their customer database last year after they fell victim to a phishing attack. Penny is told by her IT colleague that the IT team

"didn't know what to do or who should do what. We hadn't been trained on it but we're a small team though, so it worked out OK in the end." Penny is concerned that these issues will compromise Ace Space's privacy and data protection.

Penny is aware that the company has solid plans to grow its international sales and will be working closely with the CEO to give the organization a data "shake up". Her mission is to cultivate a strong privacy culture within the company.

Penny has a meeting with Ace Space's CEO today and has been asked to give her first impressions and an overview of her next steps.

What information will be LEAST crucial from a privacy perspective in Penny's review of vendor contracts?

- A. Audit rights
- B. The data a vendor will have access to
- C. Liability for a data breach
- **D. Pricing for data security protections**

Answer: D

NEW QUESTION # 30

SCENARIO

Please use the following to answer the next QUESTION:

As the company's new chief executive officer, Thomas Goddard wants to be known as a leader in data protection. Goddard recently served as the chief financial officer of Hoopy.com, a pioneer in online video viewing with millions of users around the world. Unfortunately, Hoopy is infamous within privacy protection circles for its ethically questionable practices, including unauthorized sales of personal data to marketers. Hoopy also was the target of credit card data theft that made headlines around the world, as at least two million credit card numbers were thought to have been pilfered despite the company's claims that "appropriate" data protection safeguards were in place. The scandal affected the company's business as competitors were quick to market an increased

level of protection while offering similar entertainment and media content. Within three weeks after the scandal broke, Hoopy founder and CEO Maxwell Martin, Goddard's mentor, was forced to step down.

Goddard, however, seems to have landed on his feet, securing the CEO position at your company, Medialite, which is just emerging from its start-up phase. He sold the company's board and investors on his vision of Medialite building its brand partly on the basis of industry-leading data protection standards and procedures. He may have been a key part of a lapsed or even rogue organization in matters of privacy but now he claims to be reformed and a true believer in privacy protection. In his first week on the job, he calls you into his office and explains that your primary work responsibility is to bring his vision for privacy to life. But you also detect some reservations. "We want Medialite to have absolutely the highest standards," he says. "In fact, I want us to be able to say that we are the clear industry leader in privacy and data protection. However, I also need to be a responsible steward of the company's finances. So, while I want the best solutions across the board, they also need to be cost effective." You are told to report back in a week's time with your recommendations. Charged with this ambiguous mission, you depart the executive suite, already considering your next steps.

What metric can Goddard use to assess whether costs associated with implementing new privacy protections are justified?

- A. Cost-effective mean
- B. Implementation measure
- **C. Return on investment**
- D. Compliance ratio

Answer: C

Explanation:

This answer is the best metric that Goddard can use to assess whether the costs associated with implementing new privacy protections are justified, as it can measure the financial benefits or value that the privacy protections generate for the company in relation to the costs or expenses that they incur. Return on investment (ROI) is a ratio that compares the net income or profit from an investment to the initial or total cost of the investment. ROI can help to evaluate the efficiency and effectiveness of an investment, as well as to compare different investments or alternatives. ROI can also help to support decision making and budget allocation for privacy protection initiatives.

NEW QUESTION # 31

A minimum requirement for carrying out a Data Protection Impact Assessment (DPIA) would include?

- A. Assessment of the necessity and proportionality.
- B. Monitoring of a publicly accessible area on a large scale.
- **C. Processing on a large scale of special categories of data.**
- D. Assessment of security measures.

Answer: C

Explanation:

Processing on a large scale of special categories of data is a minimum requirement for carrying out a Data Protection Impact Assessment (DPIA) under the General Data Protection Regulation (GDPR). A DPIA is a type of Privacy Impact Assessment (PIA) that is specifically required by the GDPR when a processing activity is likely to result in a high risk to the rights and freedoms of natural persons. According to Article 35(3)(b) of the GDPR, a DPIA is mandatory when the processing involves a large scale of special categories of data or personal data relating to criminal convictions and offences. Special categories of data are personal data that reveal racial or ethnic origin, political opinions, religious or philosophical beliefs, trade union membership, genetic data, biometric data, health data, sex life or sexual orientation. These types of data are considered more sensitive and require more protection, as they may pose higher risks of discrimination, identity theft, fraud, or other harms to the data subjects.

Reference:

CIPM Body of Knowledge (2021), Domain IV: Privacy Program Operational Life Cycle, Section C: Monitoring and Managing Program Performance Subsection 1: Privacy Impact Assessments CIPM Study Guide (2021), Chapter 9: Monitoring and Managing Program Performance Section 9.1: Privacy Impact Assessments CIPM Textbook (2019), Chapter 9: Monitoring and Managing Program Performance Section 9.1: Privacy Impact Assessments CIPM Practice Exam (2021), Question 147 GDPR Article 35(3)(b) and Article 9

NEW QUESTION # 32

When implementing Privacy by Design (PbD), what would NOT be a key consideration?

- A. Collection limitation.

- B. Data minimization.
- C. Purpose specification.
- **D. Limitations on liability.**

Answer: D

Explanation:

Explanation

Limitations on liability are not a key consideration when implementing Privacy by Design (PbD). PbD is a methodology that aims to protect privacy by embedding it into the design of systems and data. The key considerations for PbD are based on seven principles that include collection limitation, data minimization, and purpose specification, among others. Limitations on liability are more relevant for contractual or legal aspects of privacy, not for design or engineering aspects. References: CIPM Study Guide, page 25; The 7 Principles of Privacy by Design.

NEW QUESTION # 33

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