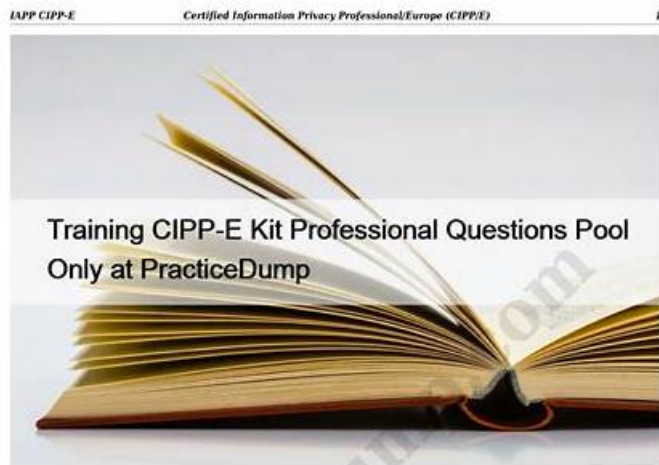


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IAPP Certified Information Privacy Professional/Europe (CIPP/E) Sample Questions (Q85-Q90):

NEW QUESTION # 85

The Murla HB Club should have carried out a DPIA before the installation of the new access system AND at what other time?

- A. After the AEPD notification of the investigation.
- B. After the complaint of the supporter
- C. At the end of every match of the season.
- D. Periodically, when new risks were foreseen

Answer: D

Explanation:

A Data Protection Impact Assessment (DPIA) is required under Article 35 of the GDPR when data processing is likely to result in a high risk to individuals' rights and freedoms. This includes processing involving new technologies, systematic monitoring, or the large-scale processing of sensitive data.

- * When should a DPIA be conducted?
 - * Before implementing a new high-risk processing activity (e.g., a biometric access system).
 - * Whenever a significant change in risk occurs (e.g., security updates, regulatory changes, new threats).
 - * Regularly to reassess and mitigate emerging risks.
- * Why is B the correct answer?
 - * DPIAs are not a one-time process; they must be reviewed periodically to assess new risks.
 - * Why are other answers incorrect?
 - * A (After the complaint) # A DPIA is a proactive measure, not something done only after a complaint.
 - * C (At the end of the season) # GDPR does not require assessments to be tied to event cycles.
 - * D (After regulatory notification) # DPIAs must be done before investigations, not as a response.

Conclusion: DPIAs should be conducted periodically when new risks arise, making B the correct answer.

NEW QUESTION # 86

Under the GDPR, which of the following is true in regard to adequacy decisions involving cross-border transfers?

- A. To be considered as adequate, third countries must implement the EU General Data Protection Regulation into their national legislation.
- B. EU member states are vested with the power to accept or reject a European Commission adequacy decision.
- C. The European Commission can adopt, repeal or amend an existing adequacy decision.
- D. The European Commission can adopt an adequacy decision for individual companies.

Answer: C

Explanation:

According to Article 45 of the GDPR, the European Commission has the power to determine whether a third country, a territory or one or more specified sectors within a third country, or an international organisation ensures an adequate level of protection of personal data. This means that personal data can flow from the EU and the EEA to that third country without any further safeguard being necessary. The adequacy decision is based on an assessment of the legal framework, the enforcement mechanisms, the access by public authorities, the international commitments and the cooperation with the EU of the third country or organisation. The European Commission also monitors the functioning of the adequacy decisions and can repeal, amend or suspend them if the level of protection is no longer ensured. The European Commission has so far recognised several countries and organisations as providing adequate protection, such as Japan, Canada, Switzerland, the UK and the EU-US Data Privacy Framework. References: GDPR Article 45, Data protection adequacy for non-EU countries, Adequacy decisions | European Data Protection Board

NEW QUESTION # 87

Tanya is the Data Protection Officer for Curtains Inc., a GDPR data controller. She has recommended that the company encrypt all personal data at rest. Which GDPR principle is she following?

- A. Integrity and confidentiality
- B. Storage Limitation
- C. Lawfulness, fairness and transparency
- D. Accuracy

Answer: A

NEW QUESTION # 88

What is the key difference between the European Council and the Council of the European Union?

- A. The European Council focuses primarily on issues involving human rights.
- B. The Council of the European Union has a degree of legislative power.
- C. The Council of the European Union is helmed by a president.
- D. The European Council is comprised of the heads of each EU member state.

Answer: D

Explanation:

Section: (none)

NEW QUESTION # 89

Company X has entrusted the processing of their payroll data to Provider Y. Provider Y stores this encrypted data on its server. The IT department of Provider Y finds out that someone managed to hack into the system and take a copy of the data from its server. In this scenario, whom does Provider Y have the obligation to notify?

- A. Law enforcement
- B. The supervisory authority
- C. Company X
- D. The public

Answer: C

Explanation:

According to Article 33 of the GDPR, in the case of a personal data breach, the processor (Provider Y) shall notify the controller (Company X) without undue delay after becoming aware of the breach. The processor does not have the obligation to notify the supervisory authority, the public, or law enforcement, unless otherwise required by law. The controller is responsible for notifying the supervisory authority and, where necessary, the data subjects, unless the breach is unlikely to result in a risk to their rights and freedoms. Reference:

Article 33 of the GDPR, which regulates the notification of a personal data breach to the supervisory authority.

[Article 34 of the GDPR], which regulates the communication of a personal data breach to the data subject.

ICO guidance, which explains the roles and responsibilities of controllers and processors in relation to data breach notification.

NEW QUESTION # 90

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