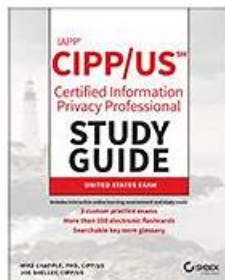


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Many people dream about occupying a prominent position in the society and being successful in their career and social circle. Thus owning a valuable certificate is of paramount importance to them and passing the test CIPP-US certification can help them realize their goals. If you are one of them buying our CIPP-US Exam Prep will help you pass the CIPP-US exam successfully and easily. Our CIPP-US guide torrent provides free download and tryout before the purchase and our purchase procedures are safe.

IAPP CIPP-US Certification Exam is a globally recognized certification program that tests the knowledge and skills of professionals who work with personal data in the United States. CIPP-US exam covers a wide range of topics related to US privacy laws and regulations, data protection, information security, and risk management. Certified Information Privacy Professional/United States (CIPP/US) certification is ideal for professionals who work in legal, compliance, risk management, IT, and data security and is recognized by employers worldwide.

Conclusion

The CIPP-US exam is into verifying a candidate's knowledge of the US data privacy laws and regulations. It helps to determine how well someone is fit for this field. For the ultimate success, the candidate should use the applicable guides and study course to ensure they pass it in one go.

The CIPP-US Exam consists of 90 multiple-choice questions and lasts for two and a half hours. To prepare for the exam, candidates should have a solid foundation in privacy law and regulations, data security practices, and privacy management

frameworks. This can be achieved through classroom training, self-study, and practice exams.

>> CIPP-US New Exam Bootcamp <<

CIPP-US New Exam Bootcamp - High Pass-Rate IAPP Certified Information Privacy Professional/United States (CIPP/US) - CIPP-US Latest Test Questions

Preparing for the Certified Information Privacy Professional/United States (CIPP/US) (CIPP-US) test can be challenging, especially when you are busy with other responsibilities. Candidates who don't use CIPP-US dumps fail in the CIPP-US examination and waste their resources. Using updated and valid CIPP-US Questions; can help you develop skills essential to achieve success in the CIPP-US certification exam.

IAPP Certified Information Privacy Professional/United States (CIPP/US) Sample Questions (Q92-Q97):

NEW QUESTION # 92

SCENARIO

Please use the following to answer the next question:

Miraculous Healthcare is a large medical practice with multiple locations in California and Nevada. Miraculous normally treats patients in person, but has recently decided to start offering telehealth appointments, where patients can have virtual appointments with on-site doctors via a phone app. For this new initiative, Miraculous is considering a product built by MedApps, a company that makes quality telehealth apps for healthcare practices and licenses them to be used with the practices' branding. MedApps provides technical support for the app, which it hosts in the cloud. MedApps also offers an optional benchmarking service for providers who wish to compare their practice to others using the service.

Riya is the Privacy Officer at Miraculous, responsible for the practice's compliance with HIPAA and other applicable laws, and she works with the Miraculous procurement team to get vendor agreements in place. She occasionally assists procurement in vetting vendors and inquiring about their own compliance practices, as well as negotiating the terms of vendor agreements. Riya is currently reviewing the suitability of the MedApps app from a privacy perspective.

Riya has also been asked by the Miraculous Healthcare business operations team to review the MedApps' optional benchmarking service. Of particular concern is the requirement that Miraculous Healthcare upload information about the appointments to a portal hosted by MedApps.

If MedApps receives an access request under CCPA from a California-based app user, how should it handle the request?

- A. MedApps should decline the request because MedApps is not based in California.
- B. MedApps should immediately begin deleting the user's data.
- **C. MedApps should promptly forward the request to Miraculous for instructions on handling.**
- D. MedApps should provide the privacy notice in an easily readable format

Answer: C

Explanation:

Under the California Consumer Privacy Act (CCPA), businesses are required to respond to consumer requests for access, deletion, or information about how their data is processed.

However, the responsibilities differ depending on whether the entity is acting as a business or a service provider under the CCPA.

Key CCPA Definitions:

Business:

The entity that determines the purposes and means of processing personal information. In this scenario, Miraculous Healthcare is the business because it determines how the app and its associated data are used to deliver healthcare services.

Service Provider:

The entity that processes personal information on behalf of the business pursuant to a contractual agreement.

MedApps acts as a service provider because it is hosting and managing the app and the data on behalf of Miraculous Healthcare.

As a service provider, MedApps is restricted in how it can handle consumer data and must follow the instructions of the business (Miraculous Healthcare) for any data-related requests. Therefore, if MedApps receives an access or deletion request from a California-based user, it must forward the request to Miraculous Healthcare, which is responsible for determining how to respond in compliance with the CCPA.

NEW QUESTION # 93

What important action should a health care provider take if the she wants to qualify for funds under the Health Information Technology for Economic and Clinical Health Act (HITECH)?

- A. Keep electronic updates about the Health Insurance Portability and Accountability Act
- B. Send health information and appointment reminders to patients electronically
- C. Bill the majority of patients electronically for their health care
- D. Make electronic health records (EHRs) part of regular care

Answer: D

Explanation:

The HITECH Act was enacted as part of the American Recovery and Reinvestment Act of 2009 to promote the adoption and use of health information technology, especially electronic health records (EHRs), in the United States. The HITECH Act established the Medicare and Medicaid EHR Incentive Programs, which provide financial incentives to eligible health care providers who demonstrate meaningful use of certified EHR technology. Meaningful use is defined as using EHRs to improve quality, safety, efficiency, and coordination of care, as well as to engage patients and protect their privacy and security. To qualify for the incentive payments, health care providers must meet certain objectives and measures that demonstrate meaningful use of EHRs as part of their regular care.

NEW QUESTION # 94

Which of the following types of information would an organization generally NOT be required to disclose to law enforcement?

- A. Information about workspace injuries under OSHA requirements
- B. Money laundering information under the Bank Secrecy Act of 1970
- C. Information about medication errors under the Food, Drug and Cosmetic Act
- D. Personal health information under the HIPAA Privacy Rule

Answer: D

NEW QUESTION # 95

In which situation is a company operating under the assumption of implied consent?

- A. An online retailer subscribes new customers to an e-mail list by default
- B. An employer contacts the professional references provided on an applicant's resume
- C. A retail clerk asks a customer to provide a zip code at the check-out counter
- D. A landlord uses the information on a completed rental application to run a credit report

Answer: B

Explanation:

* Implied consent is a form of consent that is inferred from the actions or inactions of the data subject, rather than explicitly expressed by the data subject1.

* Implied consent is generally considered a valid basis for processing personal data under certain circumstances, such as when the processing is necessary for the performance of a contract, the legitimate interests of the data controller, or the reasonable expectations of the data subject2.

* However, implied consent may not be sufficient for processing sensitive personal data, such as health, biometric, or genetic data, or for sending marketing communications, depending on the applicable laws and regulations2.

* In the U.S., there is no comprehensive federal privacy law that regulates the use of implied consent for data processing, but there are sector-specific laws and state laws that may impose different requirements and limitations3.

* Based on the scenarios given in the question, the situation that is most likely to involve a company operating under the assumption of implied consent is A. An employer contacts the professional references provided on an applicant's resume.

* This is because the employer may reasonably infer that the applicant has consented to the contact of the references by voluntarily providing their information on the resume, and that the contact is necessary for the legitimate interest of the employer to verify the applicant's qualifications and suitability for the job4.

* The other situations may not involve implied consent, but rather require explicit consent or provide opt- out options for the data subjects, depending on the type and purpose of the data processing and the relevant laws and regulations5 . For example:

* B. An online retailer subscribes new customers to an e-mail list by default. This may violate the CAN-SPAM Act, which requires online marketers to obtain affirmative consent from the recipients before sending commercial e-mail messages, and to provide a clear

and conspicuous opt-out mechanism in every message5.

* C. A landlord uses the information on a completed rental application to run a credit report. This may violate the Fair Credit Reporting Act, which requires landlords to obtain written authorization from the applicants before obtaining their consumer reports, and to provide them with a copy of the report and a summary of their rights if they take any adverse action based on the report.

* D. A retail clerk asks a customer to provide a zip code at the check-out counter. This may violate the California Song-Beverly Credit Card Act, which prohibits retailers from requesting and recording personal identification information from customers who pay with a credit card, unless the information is necessary for a special purpose, such as shipping or fraud prevention.

References: 1: Implied Consent 2: Consent 3: U.S. Private-Sector Privacy (CIPP/US) 4: [Reference Checks:

Tips for Job Applicants and Employers] 5: [CAN-SPAM Act: A Compliance Guide for Business] : [Using Consumer Reports: What Landlords Need to Know] : [California Song-Beverly Credit Card Act] : [Reference Checks: Tips for Job Applicants and Employers] : [CAN-SPAM Act: A Compliance Guide for Business] :

[Using Consumer Reports: What Landlords Need to Know] : [California Song-Beverly Credit Card Act]

NEW QUESTION # 96

The U.S. Supreme Court has recognized an individual's right to privacy over personal issues, such as contraception, by acknowledging which of the following?

- A. An interpretation of the U.S. Constitution's explicit definition of privacy that extends to personal issues.
- **B. A "penumbra" of unenumerated constitutional rights as well as more general protections of due process of law.**
- C. Federal preemption of state constitutions that expressly recognize an individual right to privacy.
- D. The doctrine of stare decisis, which allows the U.S. Supreme Court to follow the precedent of previously decided case law.

Answer: B

NEW QUESTION # 97

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