

# CIPP-E Training Questions - CIPP-E Exam Format

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## CIPP/E Questions and Answers

### 1. Universal Declaration of Human Rights - Passage

ANS 1948

### 2. Universal Declaration of Human Rights - Article 12

ANS The right to a private life and associated freedoms.

### 3. Universal Declaration of Human Rights - Article 19

ANS Freedom of expression.

### 4. Universal Declaration of Human Rights - Article 29(2)

ANS Rights are not absolute and there are instances where a balance must be struck.

### 5. European Convention on Human Rights

ANS Treaty drawn up by the Council of Europe that protects fundamental rights. Adopted in 1953 and based on the Universal Declaration of Human Rights.

### 6. European Convention on Human Rights - Enforcement

ANS Enforced by the European Court of Human Rights

### 7. European Convention on Human Rights - Article 8

ANS Protects rights of individuals

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## IAPP CIPP-E Exam Questions Are Out - Download And Prepare [2026]

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the Certified Information Privacy Professional/Europe (CIPP/E) CIPP-E exam.

IAPP CIPP-E Certification is a valuable credential for anyone who is interested in working in the field of information privacy or who wants to demonstrate their knowledge and expertise in this area. By passing the exam, candidates can demonstrate their commitment to protecting personal data and upholding the principles of privacy and data protection that are enshrined in the GDPR.

## Prerequisites

There are no formal prerequisites for taking the certification test. However, the candidates need to have a good comprehension of the exam syllabus to be able to deal with the questions. For this purpose, the students are strongly recommended to get acquainted with the exam blueprint as well as the CIPP/E Body of Knowledge. These resources are available on the vendor's website free of charge. You can also enroll for the official training course that can be pursued online or in the classroom.

## IAPP Certified Information Privacy Professional/Europe (CIPP/E) Sample Questions (Q169-Q174):

### NEW QUESTION # 169

How does the GDPR now define "processing"?

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

**Answer: B**

Explanation:

The GDPR defines processing as "any operation or set of operations which is performed on personal data or on sets of personal data, whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction" (Article 4(2)). This is a broad definition that covers almost any activity involving personal data, regardless of the method or means used. The GDPR also specifies that processing should be lawful, fair and transparent, and should respect the principles of data protection by design and by default (Article 5). Reference: CIPP/E Certification - International Association of Privacy Professionals, Free CIPP/E Study Guide - International Association of Privacy Professionals, [GDPR - EUR-Lex] I hope this helps. If you have any other questions, please let me know.

### NEW QUESTION # 170

If a company chooses to ground an international data transfer on the contractual route, which of the following is NOT a valid set of standard contractual clauses?

- A. Decision 2001/497/EC (EU controller to non-EU or EEA controller).
- B. Decision 2010/87/EU (Non-EU or EEA processor from EU controller).
- C. Decision 2004/915/EC (EU controller to non-EU or EEA controller).
- **D. Decision 2007/72/EC (EU processor to non-EU or EEA controller).**

**Answer: D**

Explanation:

This is not a valid set of standard contractual clauses because it does not correspond to any of the decisions adopted by the European Commission under the GDPR or the previous Data Protection Directive 95/46. The correct decision for EU processor to non-EU or EEA controller is Decision 2010/87/EU, which was amended by Decision 2004/915/EC. Decision 2007/72/EC is actually related to the recognition of the adequacy of the protection of personal data in Switzerland. References:

- \* Free CIPP/E Study Guide, page 18, section 3.4.2
- \* Standard contractual clauses for international transfers, section 1.1
- \* Standard Contractual Clauses (SCC), section 2.1
- \* Decision 2007/72/EC

### NEW QUESTION # 171

What is a reason the European Court of Justice declared the Data Retention Directive invalid in 2014?

- A. The requirements affected individuals without exception.
- B. The requirements specified that data must be held within the EU.
- **C. The requirements had limitations on how national authorities could use data.**
- D. The requirements were financially burdensome to EU businesses.

**Answer: C**

Explanation:

Reference <https://www.loc.gov/law/help/eu-data-retention-directive/eu.php#:~:text=In%20April%202014%2C%20the%20Grand,proportionality%20in%20forging%20the%20Directive.>

### NEW QUESTION # 172

Which marketing-related activity is least likely to be covered by the provisions of Privacy and Electronic Communications Regulations (Directive 2002/58/EC)?

- A. The use of cookies to collect data about an individual.
- B. An email from a retail outlet promoting a sale to one of their previous customer.
- C. A text message to individuals from a company offering concert tickets for sale.
- **D. Advertisements passively displayed on a website.**

**Answer: D**

Explanation:

The Privacy and Electronic Communications Regulations (PECR) are derived from the e-privacy Directive 2002/58/EC, which aims to protect the privacy and confidentiality of users of electronic communications services. The PECR cover various aspects of electronic marketing, such as the use of cookies, unsolicited communications, and traffic and location data. According to the PECR, the following marketing-related activities require the consent of the user or subscriber, unless certain exemptions apply:

The use of cookies or similar technologies to store or access information on the user's device (Regulation 6).

The sending of electronic mail for direct marketing purposes to individual subscribers who have not given their prior consent (Regulation 22).

The making of unsolicited calls for direct marketing purposes to individual subscribers who have registered their number with the Telephone Preference Service or who have objected to such calls from a specific caller (Regulation 21).

The sending of unsolicited communications for direct marketing purposes by means of electronic mail, fax, or automated calling systems to corporate subscribers, unless they have indicated that they do not wish to receive such communications (Regulation 23).

Therefore, among the four options, the one that is least likely to be covered by the provisions of the PECR is the advertisements passively displayed on a website, as they do not involve the use of cookies, the sending of unsolicited communications, or the processing of traffic or location data. However, such advertisements may still be subject to other data protection laws, such as the GDPR, if they involve the processing of personal data of the users.

Reference:

PECR

e-privacy Directive

ICO guide to PECR

### NEW QUESTION # 173

#### SCENARIO

Please use the following to answer the next question:

Javier is a member of the fitness club EVERFIT. This company has branches in many EU member states, but for the purposes of the GDPR maintains its primary establishment in France. Javier lives in Newry, Northern Ireland (part of the U.K.), and commutes across the border to work in Dundalk, Ireland. Two years ago while on a business trip, Javier was photographed while working out at a branch of EVERFIT in Frankfurt, Germany. At the time, Javier gave his consent to being included in the photograph, since he was told that it would be used for promotional purposes only. Since then, the photograph has been used in the club's U.K. brochures, and it features in the landing page of its U.K. website. However, the fitness club has recently fallen into disrepute due to widespread mistreatment of members at various branches of the club in several EU member states. As a result, Javier no longer feels comfortable with his photograph being publicly associated with the fitness club.

After numerous failed attempts to book an appointment with the manager of the local branch to discuss this matter, Javier sends a letter to EVERFIT requesting that his image be removed from the website and all promotional materials. Months pass and Javier, having received no acknowledgment of his request, becomes very anxious about this matter. After repeatedly failing to contact

EVERFIT through alternate channels, he decides to take action against the company.

Javier contacts the U.K. Information Commissioner's Office ('ICO' - the U.K.'s supervisory authority) to lodge a complaint about this matter. The ICO, pursuant to Article 56 (3) of the GDPR, informs the CNIL (i.e. the supervisory authority of EVERFIT's main establishment) about this matter. Despite the fact that EVERFIT has an establishment in the U.K., the CNIL decides to handle the case in accordance with Article 60 of the GDPR. The CNIL liaises with the ICO, as relevant under the cooperation procedure. In light of issues amongst the supervisory authorities to reach a decision, the European Data Protection Board becomes involved and, pursuant to the consistency mechanism, issues a binding decision.

Additionally, Javier sues EVERFIT for the damages caused as a result of its failure to honor his request to have his photograph removed from the brochure and website.

Under the cooperation mechanism, what should the lead authority (the CNIL) do after it has formed its view on the matter?

- A. Request that members of the seconding supervisory authority and the host supervisory authority co-draft a decision.
- B. Submit a draft decision to other supervisory authorities for their opinion.
- C. Submit a draft decision directly to the Commission to ensure the effectiveness of the consistency mechanism.
- **D. Request that the other supervisory authorities provide the lead authority with a draft decision for its consideration.**

**Answer: D**

## NEW QUESTION # 174

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