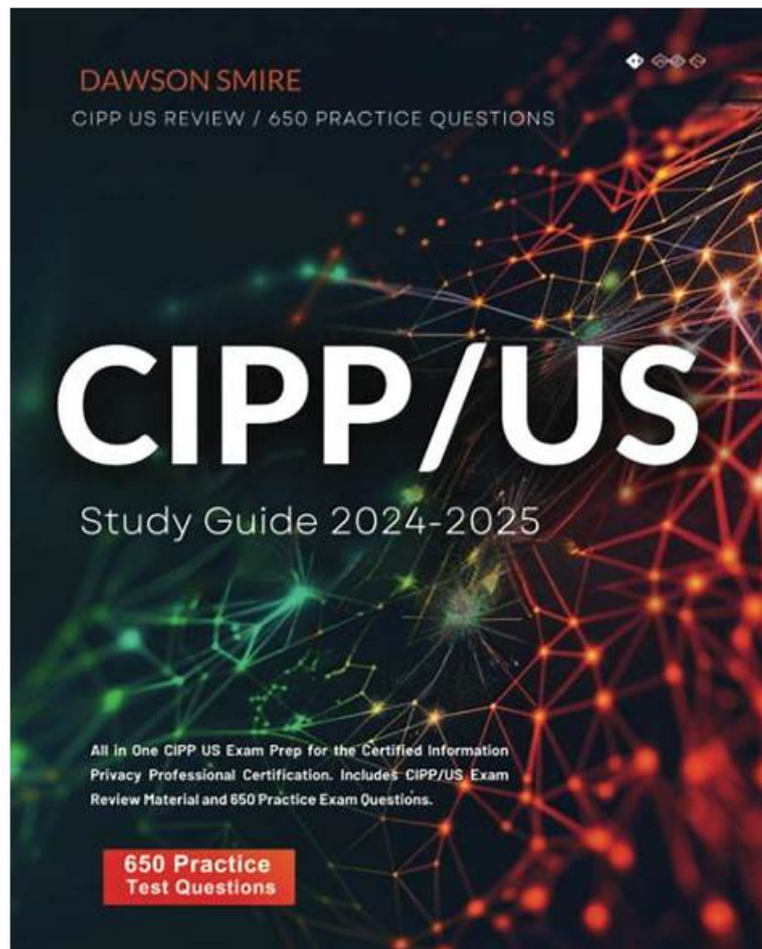


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IAPP CIPP-US certification is ideal for privacy professionals, lawyers, compliance officers, and anyone who wants to stay up-to-date with the latest privacy laws and regulations in the US. Certified Information Privacy Professional/United States (CIPP/US) certification demonstrates an individual's commitment to the privacy field and enhances their credibility as a privacy expert. Moreover, the certification provides access to a global network of privacy professionals and resources, including a vast library of articles, webinars, and conferences, which can help individuals stay informed and connected in the privacy community.

The Certified Information Privacy Professional/United States (CIPP/US) certification exam is administered by the International Association of Privacy Professionals (IAPP), a non-profit organization that promotes privacy awareness and best practices. The IAPP CIPP-US Certification is one of the most sought-after certifications in the privacy industry and is recognized by employers worldwide.

IAPP CIPP-US exam is a globally recognized certification that assesses an individual's knowledge and understanding of privacy laws and regulations in the United States. The CIPP-US certification is designed for professionals who are involved in the management, protection, and governance of personal data in the US. Certified Information Privacy Professional/United States (CIPP/US) certification not only enhances an individual's knowledge and skills but also demonstrates their commitment to privacy compliance in their organization.

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IAPP Certified Information Privacy Professional/United States (CIPP/US) Sample Questions (Q22-Q27):

NEW QUESTION # 22

Which of the following would NOT constitute an exception to the authorization requirement under the HIPAA Privacy Rule?

- A. Disclosing health information for public health activities.
- B. Disclosing health information needed to treat a medical emergency.
- C. Disclosing health information to file a child abuse report.
- **D. Disclosing health information needed to pay a third party billing administrator.**

Answer: D

Explanation:

Among the options provided, disclosing health information needed to pay a third party billing administrator would NOT constitute an exception to the authorization requirement under the HIPAA Privacy Rule. Generally, when disclosing health information for payment and healthcare operations purposes, specific patient authorization is not required. However, this exception applies primarily to disclosures made to healthcare providers, health plans, and other entities directly involved in the payment or healthcare operations process.

NEW QUESTION # 23

SCENARIO

Please use the following to answer the next question:

A US-based startup company is selling a new gaming application. One day, the CEO of the company receives an urgent letter from a prominent EU-based retail partner. Triggered by an unresolved complaint lodged by an EU resident, the letter describes an ongoing investigation by a supervisory authority into the retailer's data handling practices.

The complainant accuses the retailer of improperly disclosing her personal data, without consent, to parties in the United States.

Further, the complainant accuses the EU-based retailer of failing to respond to her withdrawal of consent and request for erasure of her personal data. Your organization, the US-based startup company, was never informed of this request for erasure by the EU-based retail partner. The supervisory authority investigating the complaint has threatened the suspension of data flows if the parties involved do not cooperate with the investigation. The letter closes with an urgent request: "Please act immediately by identifying all personal data received from our company." This is an important partnership. Company executives know that its biggest fans come from Western Europe; and this retailer is primarily responsible for the startup's rapid market penetration.

As the Company's data privacy leader, you are sensitive to the criticality of the relationship with the retailer.

Upon review, the data privacy leader discovers that the Company's documented data inventory is obsolete. What is the data privacy leader's next best source of information to aid the investigation?

- **A. Interviews with key marketing personnel**
- B. Lists of all customers, sorted by country
- C. Reports on recent purchase histories
- D. Database schemas held by the retailer

Answer: A

Explanation:

The data privacy leader needs to identify all the personal data that the Company has received from the retailer, as well as the purposes, retention periods, and sharing practices of such data.

Since the data inventory is obsolete, the data privacy leader cannot rely on it to provide accurate and complete information.

Therefore, the next best source of information is to interview the key marketing personnel who are responsible for the partnership with the retailer and the use of the personal data. The marketing personnel can provide insights into the data flows, the data categories, the data processing activities, and the data protection measures that the Company has implemented. They can also help the data privacy leader to locate the relevant documents, contracts, and records that can support the investigation.

NEW QUESTION # 24

SCENARIO

Please use the following to answer the next QUESTION:

A US-based startup company is selling a new gaming application. One day, the CEO of the company receives an urgent letter from a prominent EU-based retail partner. Triggered by an unresolved complaint lodged by an EU resident, the letter describes an ongoing investigation by a supervisory authority into the retailer's data handling practices.

The complainant accuses the retailer of improperly disclosing her personal data, without consent, to parties in the United States.

Further, the complainant accuses the EU-based retailer of failing to respond to her withdrawal of consent and request for erasure of her personal data. Your organization, the US-based startup company, was never informed of this request for erasure by the EU-based retail partner. The supervisory authority investigating the complaint has threatened the suspension of data flows if the parties involved do not cooperate with the investigation. The letter closes with an urgent request: "Please act immediately by identifying all personal data received from our company." This is an important partnership. Company executives know that its biggest fans come from Western Europe; and this retailer is primarily responsible for the startup's rapid market penetration.

As the Company's data privacy leader, you are sensitive to the criticality of the relationship with the retailer.

Upon review, the data privacy leader discovers that the Company's documented data inventory is obsolete.

What is the data privacy leader's next best source of information to aid the investigation?

- A. Interviews with key marketing personnel
- B. Lists of all customers, sorted by country
- C. Reports on recent purchase histories
- D. Database schemas held by the retailer

Answer: A

Explanation:

The data privacy leader needs to identify all the personal data that the Company has received from the retailer, as well as the purposes, retention periods, and sharing practices of such data. Since the data inventory is obsolete, the data privacy leader cannot rely on it to provide accurate and complete information. Therefore, the next best source of information is to interview the key marketing personnel who are responsible for the partnership with the retailer and the use of the personal data. The marketing personnel can provide insights into the data flows, the data categories, the data processing activities, and the data protection measures that the Company has implemented. They can also help the data privacy leader to locate the relevant documents, contracts, and records that can support the investigation. References: [IAPP CIPP/US Study Guide], Chapter 5: Data Management, p. 97-98; IAPP Privacy Tech Vendor Report, Data Mapping and Inventory, p. 9-10.

NEW QUESTION # 25

What practice does the USA FREEDOM Act NOT authorize?

- A. An increase in the maximum penalty for material support to terrorism
- B. An extension of the expiration for roving wiretaps
- C. The bulk collection of telephone data and internet metadata
- D. Emergency exceptions that allows the government to target roamers

Answer: C

Explanation:

The USA FREEDOM Act is a law that was enacted in 2015 to reform the surveillance practices of the U.S. government. The law was a response to the revelations by Edward Snowden about the mass collection of phone records and internet data by the National Security Agency (NSA) under the authority of Section 215 of the USA PATRIOT Act. The USA FREEDOM Act ended the bulk collection of telephone data and internet metadata by the NSA, and instead required the government to obtain a specific order from the Foreign Intelligence Surveillance Court (FISC) to access such data from the telecommunication providers. The law also authorized the following practices:

* Emergency exceptions that allow the government to target roamers: The law allows the government to temporarily target a non-U.S. person who is using a phone number or identifier of a U.S. person, without a court order, if there is an emergency situation that involves a threat of death or serious bodily harm.

The government must obtain a court order within seven days to continue the surveillance.

* An increase in the maximum penalty for material support to terrorism: The law increases the maximum prison term for providing material support or resources to a foreign terrorist organization from 15 years to 20 years.

* An extension of the expiration for roving wiretaps: The law extends the sunset date for the roving wiretap provision of the USA PATRIOT Act, which allows the government to obtain a single order from the FISC to conduct surveillance on a target who

switches devices or locations, without specifying the device or location. The law extends the expiration date from June 1, 2015 to December 15,

2019. References:

- * USA FREEDOM Act
- * USA FREEDOM Act Summary
- * USA FREEDOM Act FAQs

NEW QUESTION # 26

What information did the Red Flag Program Clarification Act of 2010 add to the original Red Flags rule?

- A. The components of an identity theft detection program.
- **B. The definition of what constitutes a creditor.**
- C. The most common methods of identity theft.
- D. The process for proper disposal of sensitive data.

Answer: B

NEW QUESTION # 27

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