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IAPP Certified Information Privacy Technologist (CIPT) Sample Questions (Q94-Q99):

NEW QUESTION # 94

What is the goal of privacy enhancing technologies (PETs) like multiparty computation and differential privacy?

- A. To standardize privacy activities across organizational groups.
- B. To protect the security perimeter and the data items themselves.
- C. To protect sensitive data while maintaining its utility.
- D. To facilitate audits of third party vendors.

Answer: A

NEW QUESTION # 95

Implementation of privacy controls for compliance with the requirements of the Children's Online Privacy Protection Act (COPPA) is necessary for all the following situations EXCEPT?

- A. An interactive toy copies a child's behavior through gestures and kid-friendly sounds. It runs on battery power and automatically connects to a base station at home to charge itself.
- **B. A math tutoring service commissioned an advertisement on a bulletin board inside a charter school. The service makes it simple to reach out to tutors through a QR-code shaped like a cartoon character.**
- C. A virtual jigsaw puzzle game marketed for ages 5-9 displays pieces of the puzzle on a handheld screen. Once the child completes a certain level, it flashes a message about new themes released that day.
- D. A note-taking application converts hard copies of kids' class notes into audio books in seconds. It does so by using the processing power of idle server farms.

Answer: B

Explanation:

The Children's Online Privacy Protection Act (COPPA) is designed to protect the privacy of children under 13 by regulating the collection of personal information online.

* COPPA Applicability: COPPA applies to websites, online services, and apps directed at children under 13 or those that knowingly collect personal information from children under 13.

* Advertisement Context: In option C, the math tutoring service advertises through a bulletin board within a charter school, which is not an online activity. Since COPPA focuses on online collection of data, this situation falls outside its scope.

The other options (A, B, and D) involve direct interaction with children through online platforms or devices, hence falling under COPPA's jurisdiction. References: IAPP Certification Textbooks, Section on COPPA and Children's Privacy Regulations.

NEW QUESTION # 96

At which stage should the data privacy and IT teams be engaged to maximize their contributions to the secure development of the data life cycle when developing an online marketing platform?

- A. Security testing
- B. Design and coding
- C. Before application release
- **D. Requirement gathering**

Answer: D

Explanation:

CIPT and Privacy by Design emphasize involving privacy and IT teams at the earliest stage possible:

During requirements gathering

At this early stage, teams can:

- * Define privacy requirements
- * Apply purpose limitation
- * Determine data minimization needs
- * Shape architecture for privacy by design
- * Identify risks early
- * Reduce costly redesign later
- * Ensure compliance with laws before design begins

Industry frameworks (NIST SDLC, ISO/IEC 27034, PbD) confirm this "shift left" approach.

Why other options are too late:

- * B: Design/coding is mid-stage; some privacy protections may be harder to integrate.
- * C: Security testing is late and cannot fix foundational design flaws.
- * D: Before release is far too late - violates PbD principles.

NEW QUESTION # 97

SCENARIO

Looking back at your first two years as the Director of Personal Information Protection and Compliance for the Berry Country Regional Medical Center in Thorn Bay, Ontario, Canada, you see a parade of accomplishments, from developing state-of-the-art simulation based training for employees on privacy protection to establishing an interactive medical records system that is accessible by patients as well as by the medical personnel. Now, however, a question you have put off looms large: how do we manage all the data-not only records produced recently, but those still on hand from years ago? A data flow diagram generated last year shows

multiple servers, databases, and work stations, many of which hold files that have not yet been incorporated into the new records system. While most of this data is encrypted, its persistence may pose security and compliance concerns. The situation is further complicated by several long-term studies being conducted by the medical staff using patient information. Having recently reviewed the major Canadian privacy regulations, you want to make certain that the medical center is observing them. You also recall a recent visit to the Records Storage Section, often termed "The Dungeon" in the basement of the old hospital next to the modern facility, where you noticed a multitude of paper records. Some of these were in crates marked by years, medical condition or alphabetically by patient name, while others were in undifferentiated bundles on shelves and on the floor. The back shelves of the section housed data tapes and old hard drives that were often unlabeled but appeared to be years old. On your way out of the dungeon, you noticed just ahead of you a small man in a lab coat who you did not recognize. He carried a batch of folders under his arm, apparently records he had removed from storage. Which regulation most likely applies to the data stored by Berry Country Regional Medical Center?

- A. Health Insurance Portability and Accountability Act
- **B. Personal Information Protection and Electronic Documents Act**
- C. The European Union Directive 95/46/EC
- D. The Health Records Act 2001

Answer: B

Explanation:

In this scenario, the Berry Country Regional Medical Center in Ontario, Canada, needs to manage data in compliance with privacy regulations.

Detailed Explanation:

* Option A (PIPEDA): The Personal Information Protection and Electronic Documents Act (PIPEDA) is the federal privacy law for private-sector organizations in Canada. It applies to personal data collected, used, or disclosed in the course of commercial activities.

* Option B (HIPAA): The Health Insurance Portability and Accountability Act (HIPAA) is a U.S. law and does not apply to Canadian entities.

* Option C (Health Records Act 2001): This act pertains to health records in Victoria, Australia, and is not applicable in Canada.

* Option D (EU Directive 95/46/EC): This directive is applicable to the European Union and not relevant to Canadian entities.

References:

* PIPEDA and its applicability to private sector organizations handling personal data in Canada.

* Requirements under PIPEDA for protecting personal information and ensuring compliance with privacy principles.

* Guidance from the Office of the Privacy Commissioner of Canada on PIPEDA compliance.

Conclusion: The regulation most likely to apply to the data stored by Berry Country Regional Medical Center is the Personal Information Protection and Electronic Documents Act (PIPEDA) (Option A), as it governs the handling of personal information in commercial activities within Canada.

NEW QUESTION # 98

Which of the following suggests the greatest degree of transparency?

- A. A privacy notice accommodates broadly defined future collections for new products.
- B. The data subject has multiple opportunities to opt-out after collection has occurred.
- C. A privacy disclosure statement clearly articulates general purposes for collection
- **D. After reading the privacy notice, a data subject confidently infers how her information will be used.**

Answer: D

Explanation:

After reading the privacy notice, a data subject confidently infers how her information will be used suggests the greatest degree of transparency³

<https://www.informatica.com/resources/articles/what-is-data-quality.html>

NEW QUESTION # 99

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