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CIPM Practice Exam

Which of the following is not a metric an organization would use? - ✓✓ Minimize security threats

Which of the following is least likely a goal of an organization's privacy program? - ✓✓ Hiring a privacy officer or manager

In which of the following ways can internal audit most likely help a privacy program? - ✓✓ Providing consultancy services

What can be considered to be the essence of an organization's privacy notice communicated to the outside world? - ✓✓ A promise on handling

Which of the following is most true about privacy by design? - ✓✓ Results, partly, in compliance with the General Data Protection Regulation

Which of the following is the best description of an accountable organization? - ✓✓ An organization with the necessary policies and procedures

Which step is likely not part of a privacy program with the goal to protect an organization's brand? - ✓✓ Prevent phishing e-mails using the company logo from being sent

What is "the authority aims to safeguard the balance between the right to privacy and other rights"? - ✓✓ A mission or vision

A manufacturing company has placed computers all around the manufacturing area to help machine operators to relax during their lunch break and check their e-mails or social media. The company is doing so in an attempt to stop the machine operators from being distracted by their phones during their work and all the dangers that come with being distracted in a manufacturing area.

All the computers are connected to both the intranet and the internet. This allows an internal news bulletin and all policies and procedures to be displayed easily. There are regular updates, for example on family events, updates of procedures, bonus-related information and news on the employee of the month.

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The CIPM Exam is becoming increasingly important in today's business environment, as more and more organizations are recognizing the importance of privacy management and data protection. With the increasing volume and complexity of personal data that is being collected and processed, organizations are looking for professionals who have the knowledge and skills to manage privacy risks and ensure compliance with data protection regulations. The CIPM certification is a valuable credential that can help professionals stand out in the job market and advance their careers.

IAPP CIPM certification exam is an excellent opportunity for individuals who wish to gain recognition as a privacy professional and enhance their privacy management skills. Certified Information Privacy Manager (CIPM) certification is highly valued by organizations across industries and is recognized as a mark of excellence in the field of privacy management. Certified Information Privacy Manager (CIPM) certification exam covers various topics related to privacy program management, and candidates must have at least two years of experience in privacy management or a related field to be eligible for the exam.

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Facing the incoming IAPP CIPM Exam, you may feel stained and anxious, suspicious whether you could pass the exam smoothly and successfully. Actually, you must not impoverish your ambition. Our suggestions are never bogged at difficulties. It is your right time to make your mark. Preparation of exam without effective materials is just like a soldier without gun.

Target Audience

This exam targets specialists who want to become privacy information managers. These are people who want to be or are already in the data-driven world and would like to be experts in navigating the industry.

IAPP Certified Information Privacy Manager (CIPM) Sample Questions (Q49-Q54):

NEW QUESTION # 49

SCENARIO

Please use the following to answer the next QUESTION:

John is the new privacy officer at the prestigious international law firm - A&M LLP. A&M LLP is very proud of its reputation in the practice areas of Trusts & Estates and Merger & Acquisition in both U.S. and Europe.

During lunch with a colleague from the Information Technology department, John heard that the Head of IT, Derrick, is about to outsource the firm's email continuity service to their existing email security vendor - MessageSafe. Being successful as an email hygiene vendor, MessageSafe is expanding its business by leasing cloud infrastructure from Cloud Inc. to host email continuity service for A&M LLP.

John is very concerned about this initiative. He recalled that MessageSafe was in the news six months ago due to a security breach. Immediately, John did a quick research of MessageSafe's previous breach and learned that the breach was caused by an unintentional mistake by an IT administrator. He scheduled a meeting with Derrick to address his concerns.

At the meeting, Derrick emphasized that email is the primary method for the firm's lawyers to communicate with clients, thus it is critical to have the email continuity service to avoid any possible email downtime.

Derrick has been using the anti-spam service provided by MessageSafe for five years and is very happy with the quality of service provided by MessageSafe. In addition to the significant discount offered by MessageSafe, Derrick emphasized that he can also speed up the onboarding process since the firm already has a service contract in place with MessageSafe. The existing on-premises email continuity solution is about to reach its end of life very soon and he doesn't have the time or resource to look for another solution.

Furthermore, the off-premises email continuity service will only be turned on when the email service at A&M LLP's primary and secondary data centers are both down, and the email messages stored at MessageSafe site for continuity service will be automatically deleted after 30 days.

Which of the following is a TRUE statement about the relationship among the organizations?

- A. Cloud Inc. must notify A&M LLP of a data breach immediately.
- B. MessageSafe is liable if Cloud Inc. fails to protect data from A&M LLP.
- C. Cloud Inc. should enter into a data processor agreement with A&M LLP.
- D. A&M LLP's service contract must be amended to list Cloud Inc. as a sub-processor.

Answer: A

NEW QUESTION # 50

Which of the following is TRUE about a PIA (Privacy Impact Analysis)?

- A. Any project that involves the use of personal data requires a PIA
- B. The PIA must be conducted at the early stages of the project lifecycle
- C. A Data Protection Impact Analysis (DPIA) process includes a PIA
- D. The results from a previous information audit can be leveraged in a PIA process

Answer: D

Explanation:

The results from a previous information audit can be leveraged in a PIA process. An information audit is a systematic review of the personal data that an organization holds, such as its sources, purposes, locations, flows, and retention periods. An information audit can provide valuable input for a PIA, as it can help identify the types and categories of personal data that will be involved in the

project, as well as the potential risks and impacts associated with them. Reference: IAPP CIPM Study Guide, page 27.

NEW QUESTION # 51

What does it mean to "rationalize" data protection requirements?

- A. Address the less stringent laws and regulations, and inform stakeholders why they are applicable
- B. Evaluate the costs and risks of applicable laws and regulations and address those that have the greatest penalties
- **C. Look for overlaps in laws and regulations from which a common solution can be developed**
- D. Determine where laws and regulations are redundant in order to eliminate some from requiring compliance

Answer: C

Explanation:

To rationalize data protection requirements means to look for overlaps in laws and regulations from which a common solution can be developed. This can help simplify compliance efforts and reduce costs and complexity. Reference: IAPP CIPM Study Guide, page 16.

NEW QUESTION # 52

When supporting the business and data privacy program expanding into a new jurisdiction, it is important to do all of the following EXCEPT?

- A. Identify the stakeholders.
- **B. Appoint a new Privacy Officer (PO) for that jurisdiction.**
- C. Consider culture and whether the privacy framework will need to account for changes in culture.
- D. Perform an assessment of the laws applicable in that new jurisdiction.

Answer: B

Explanation:

When expanding into a new jurisdiction, it is not necessary to appoint a new Privacy Officer (PO) for that jurisdiction, unless the local law requires it. The other options are important steps to ensure compliance with the new jurisdiction's privacy laws and regulations, as well as to align the privacy program with the business objectives and culture of the new market. References: CIPM Body of Knowledge, Domain I: Privacy Program Governance, Task 1: Establish the privacy program vision and strategy.

NEW QUESTION # 53

Under the GDPR, when the applicable lawful basis for the processing of personal data is a legal obligation with which the controller must comply, which right can the data subject exercise?

- A. Right to withdraw consent.
- B. Right to data portability.
- **C. Right to restriction.**
- D. Right to erasure.

Answer: C

Explanation:

Under the GDPR, when the applicable lawful basis for the processing of personal data is a legal obligation with which the controller must comply, the data subject can exercise the right to restriction. This means that the data subject can request the controller to limit the processing of their personal data in certain circumstances, such as when they contest the accuracy or lawfulness of the processing. The other rights are not applicable in this case, as they are either dependent on consent (right to withdraw consent and right to data portability) or subject to exceptions (right to erasure). Reference: GDPR, Articles 6(1), 18, 21(1).

NEW QUESTION # 54

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