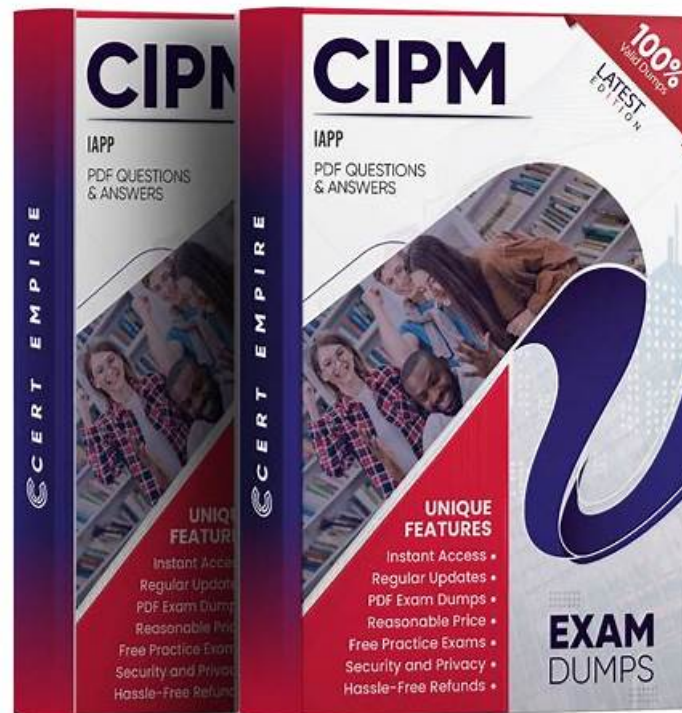


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The CIPM exam is recognized globally as a leading certification for privacy professionals, and it is highly respected within the industry. CIPM exam is ideal for individuals who are responsible for managing privacy programs within their organization or who aspire to do so. It is also suitable for those who work with privacy professionals, such as legal counsel or IT professionals, as it provides a comprehensive understanding of privacy management principles and practices. The CIPM certification is a valuable credential that demonstrates a commitment to privacy and the ability to manage and protect personal information.

The CIPM Exam covers a wide range of topics related to privacy program management, including privacy laws and regulations, privacy program governance, privacy risk management, and privacy program operations. CIPM exam is designed to test a candidate's understanding of these topics and their ability to apply them in real-world situations. CIPM exam consists of 90 multiple-choice questions, and candidates have two and a half hours to complete it.

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IAPP Certified Information Privacy Manager (CIPM) Sample Questions (Q83-Q88):

NEW QUESTION # 83

SCENARIO

Please use the following to answer the next question:

The board risk committee of your organization is particularly concerned not only by the number and frequency of data breaches reported to it over the past 12 months, but also the inconsistency in responses and poor incident response turnaround times.

Upon reviewing the current incident response plan (IRP), it was discovered that while the business continuity plan (BCP) had been updated on time, the IRP, linked to BCP, was last updated over three years ago.

The board risk committee has noted this as high risk especially since company policy is to review and update policies and plans annually. Consequently, the newly appointed data protection officer (DPO) was requested to provide a paper on how she would remediate the situation.

As a seasoned data privacy professional, you have been requested to assist the new DPO.

Which additional proactive step listed below would best mitigate these risks in the future?

- A. Make the IRP a live document that is evaluated for completeness during each incident.
- B. Make sure that everyone listed in the IRP has a copy of the IRP
- C. Add comments about incidents to the IRP to record what action was taken.
- D. Make copies of the IRP in various place so it can be accessed remotely or when offline.

Answer: A

NEW QUESTION # 84

"Respond" in the privacy operational lifecycle includes which of the following?

- A. Information requests and privacy rights requests.
- B. Information security practices and functional area integration.
- C. Privacy awareness training and compliance monitoring.
- D. Communication to stakeholders and alignment to laws.

Answer: A

Explanation:

"Respond" in the privacy operational lifecycle includes information requests and privacy rights requests, which are requests from individuals or authorities to access, correct, delete, or restrict the processing of personal data. The privacy program must have processes and procedures to handle such requests in a timely and compliant manner. The other options are not part of the "respond" phase, but rather belong to other phases such as "protect", "aware", or "align". Reference: CIPM Body of Knowledge, Domain III: Privacy Program Operational Life Cycle, Section D: Respond.

NEW QUESTION # 85

In privacy protection, what is a "covered entity"?

- A. A privacy office or team fully responsible for protecting personal information.
- B. An organization subject to the privacy provisions of HIPAA.
- C. Hidden gaps in privacy protection that may go unnoticed without expert analysis.
- D. Personal data collected by a privacy organization.

Answer: B

Explanation:

A covered entity is an organization that is subject to the privacy provisions of the Health Insurance Portability and Accountability Act (HIPAA) of 1996. HIPAA regulates how covered entities use and disclose protected health information (PHI) of individuals.

Covered entities include health plans, health care clearinghouses, and health care providers that transmit health information electronically. Reference: [HIPAA for Professionals], [What is a Covered Entity?]

NEW QUESTION # 86

SCENARIO

Please use the following to answer the next QUESTION:

As the Director of data protection for Consolidated Records Corporation, you are justifiably pleased with your accomplishments so far. Your hiring was precipitated by warnings from regulatory agencies following a series of relatively minor data breaches that could easily have been worse. However, you have not had a reportable incident for the three years that you have been with the company. In fact, you consider your program a model that others in the data storage industry may note in their own program development. You started the program at Consolidated from a jumbled mix of policies and procedures and worked toward coherence across departments and throughout operations. You were aided along the way by the program's sponsor, the vice president of operations, as well as by a Privacy Team that started from a clear understanding of the need for change.

Initially, your work was greeted with little confidence or enthusiasm by the company's "old guard" among both the executive team and frontline personnel working with data and interfacing with clients. Through the use of metrics that showed the costs not only of the breaches that had occurred, but also projections of the costs that easily could occur given the current state of operations, you soon had the leaders and key decision-makers largely on your side. Many of the other employees were more resistant, but face-to-face meetings with each department and the development of a baseline privacy training program achieved sufficient "buy-in" to begin putting the proper procedures into place.

Now, privacy protection is an accepted component of all current operations involving personal or protected data and must be part of the end product of any process of technological development. While your approach is not systematic, it is fairly effective.

You are left contemplating:

What must be done to maintain the program and develop it beyond just a data breach prevention program? How can you build on your success?

What are the next action steps?

How can Consolidated's privacy training program best be further developed?

- A. Through targeted curricula designed for specific departments.
- B. By adopting e-learning to reduce the need for instructors.
- C. Through a review of recent data breaches.
- D. By using industry standard off-the-shelf programs.

Answer: A

Explanation:

This would allow Consolidated to tailor the privacy training to the specific needs and risks of each department, and to ensure that the employees are aware of the relevant policies and procedures for their roles.

NEW QUESTION # 87

SCENARIO

Please use the following to answer the next QUESTION:

As the Director of data protection for Consolidated Records Corporation, you are justifiably pleased with your accomplishments so far. Your hiring was precipitated by warnings from regulatory agencies following a series of relatively minor data breaches that could easily have been worse. However, you have not had a reportable incident for the three years that you have been with the company. In fact, you consider your program a model that others in the data storage industry may note in their own program development. You started the program at Consolidated from a jumbled mix of policies and procedures and worked toward coherence across departments and throughout operations. You were aided along the way by the program's sponsor, the vice president of operations, as well as by a Privacy Team that started from a clear understanding of the need for change.

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Now, privacy protection is an accepted component of all current operations involving personal or protected data and must be part of the end product of any process of technological development. While your approach is not systematic, it is fairly effective.

You are left contemplating:

What must be done to maintain the program and develop it beyond just a data breach prevention program?

How can you build on your success?

What are the next action steps?

Which of the following would be most effectively used as a guide to a systems approach to implementing data protection?

- A. Data Lifecycle Management Standards.
- B. International Organization for Standardization 9000 Series.

- Answer: C**

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