

権威のあるCIPP-E受験内容一回合格-100%合格率のCIPP-E模擬解説集



2026年CertJukenの最新CIPP-E PDFダンプおよびCIPP-E試験エンジンの無料共有: https://drive.google.com/open?id=1xcPDJsSamM__eC0aD414LM8egQEciqR

当社は、CIPP-Eトレーニング資料の研究と革新への資本投資を絶えず増やし、国内および国際市場でのCIPP-E学習資料の影響を拡大しています。私たちのCIPP-E練習の高い品質と合格率は、テストのCIPP-E認定の準備をするときにクライアントが学習資料を購入することを選択する98%以上を疑問視しているためです。私たちは、業界と絶えず拡大しているクライアントベースの間で良い評判を確立しています。

最新の状態に保つだけによって最前線に滞在するのは我々CertJukenのアイデアです。だから我々は常に更新を定期的にIAPPのCIPP-E試験を確認しています。更新されたら、当社製品を使用しているお客様を通知して彼らに最新の情報を理解させます。すべての更新サービスは弊社のIAPPのCIPP-Eソフトを購入した後の一年間で無料です。

>> CIPP-E受験内容 <<

IAPP CIPP-E模擬解説集 & CIPP-E試験対策書

痛みも利益もないことは世界中でよく知られている真実です。別のことわざには、耕すほど得るものが増えるというものがあります。あらゆる分野で広く認められているCIPP-E試験に合格し、CIPP-E証明書を取得すると、新しいキャリアの扉が開かれ、未来は明るく希望に満ちたものになります。当社のCIPP-Eガイド急流は、証明書を取得するのに役立つ最高のアシスタントになります。CIPP-Eガイド急流を学習したいときはいつでも障害に遭遇しないと信じています。

IAPP Certified Information Privacy Professional/Europe (CIPP/E) 認定CIPP-E 試験問題 (Q175-Q180):

質問 # 175

According to the GDPR, when should the processing of photographs be considered processing of special categories of personal data?

- A. When processed with the intent to publish information regarding a natural person on publicly accessible media.
- **B. When processed with the intent to uniquely identify or authenticate a natural person.**
- C. When processed with the intent to comply with a law.
- D. When processed with the intent to proceed to scientific or historical research projects.

正解: B

解説:

Reference <https://www.privacy-regulation.eu/en/recital-51-GDPR.htm>

質問 # 176

When collecting personal data in a European Union (EU) member state, what must a company do if it collects personal data from a source other than the data subjects themselves?

- A. Provide a public notice regarding the data
- B. Upgrade security to match that of the source
- **C. Inform the subjects about the collection**
- D. Update the data within a reasonable timeframe

正解: C

質問 # 177

In addition to the European Commission, who can adopt standard contractual clauses, assuming that all required conditions are met?

- A. Approved data controllers.
- **B. National data protection authorities.**
- C. The European Data Protection Supervisor.
- D. The Council of the European Union.

正解: B

解説:

According to Article 46(2) of the GDPR, standard contractual clauses adopted by a supervisory authority and approved by the Commission pursuant to the examination procedure referred to in Article 93(2) can be used as a legal basis for data transfers to third countries¹². This means that, in addition to the European Commission, national data protection authorities can adopt standard contractual clauses, provided that they meet the conditions and requirements set out in the GDPR and obtain the approval of the Commission. The other options are not correct, as approved data controllers, the Council of the European Union and the European Data Protection Supervisor do not have the power to adopt standard contractual clauses under the GDPR. References: CIPP/E Certification - International Association of Privacy Professionals, Free CIPP/E Study Guide - International Association of Privacy Professionals, GDPR - EUR-Lex, Standard Contractual Clauses (SCC) - European Commission I hope this helps. If you have any other questions, please let me know.#.

Reference: https://ec.europa.eu/info/law/law-topic/data-protection/international-dimension-data-protection/standard-contractual-clauses-scc_en

質問 # 178

SCENARIO

Please use the following to answer the next question:

Joe started the Gummy Bear Company in 2000 from his home in Vermont, USA. Today, it is a multi-billion-dollar candy company operating in every continent. All of the company's IT servers are located in Vermont.

This year Joe hires his son Ben to join the company and head up Project Big, which is a major marketing strategy to triple gross revenue in just 5 years. Ben graduated with a PhD in computer software from a top university. Ben decided to join his father's company, but is also secretly working on launching a new global online dating website company called Ben Knows Best.

Ben is aware that the Gummy Bear Company has millions of customers and believes that many of them might also be interested in finding their perfect match. For Project Big, Ben redesigns the company's online web portal and requires customers in the European Union and elsewhere to provide additional personal information in order to remain a customer. Project Ben begins collecting data about customers' philosophical beliefs, political opinions and marital status.

If a customer identifies as single, Ben then copies all of that customer's personal data onto a separate database for Ben Knows Best. Ben believes that he is not doing anything wrong, because he explicitly asks each customer to give their consent by requiring them to check a box before accepting their information. As Project Big is an important project, the company also hires a first year college student named Sam, who is studying computer science to help Ben out.

Ben calls out and Sam comes across the Ben Knows Best database. Sam is planning on going to Ireland over Spring Break with 10 of his friends, so he copies all of the customer information of people that reside in Ireland so that he and his friends can contact people when they are in Ireland.

Joe also hires his best friend's daughter, Alice, who just graduated from law school in the U.S., to be the company's new General Counsel. Alice has heard about the GDPR, so she does some research on it. Alice approaches Joe and informs him that she has drafted up Binding Corporate Rules for everyone in the company to follow, as it is important for the company to have in place a legal mechanism to transfer data internally from the company's operations in the European Union to the U.S.

Joe believes that Alice is doing a great job, and informs her that she will also be in-charge of handling a major lawsuit that has been brought against the company in federal court in the U.S. To prepare for the lawsuit, Alice instructs the company's IT department to make copies of the computer hard drives from the entire global sales team, including the European Union, and send everything to her so that she can review everyone's information. Alice believes that Joe will be happy that she did the first level review, as it will save the company a lot of money that would otherwise be paid to its outside law firm.

As a result of Sam's actions, the Gummy Bear Company potentially violated Articles 33 and 34 of the GDPR and will be required to do what?

- A. Notify its Data Protection Authority about the data breach.
- **B. Analyze and evaluate all of its breach notification obligations.**
- C. Analyze and evaluate the liability for customers in Ireland.
- D. Notify all of its customers that reside in the European Union.

正解: B

解説:

According to Articles 33 and 34 of the GDPR, the Gummy Bear Company potentially violated its breach notification obligations by allowing Sam to copy and use the personal data of its customers in Ireland without their consent or authorization. A personal data breach is defined as a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorized disclosure of, or access to, personal data transmitted, stored or otherwise processed (Article 4(12)). The Gummy Bear Company, as a data controller, is required to notify the competent supervisory authority of the personal data breach without undue delay and, where feasible, not later than 72 hours after having become aware of it, unless the personal data breach is unlikely to result in a risk to the rights and freedoms of natural persons (Article 33(1)). The notification should include the nature of the personal data breach, the categories and approximate number of data subjects and personal data records concerned, the likely consequences of the personal data breach, and the measures taken or proposed to address the personal data breach (Article 33(3)). The Gummy Bear Company is also required to communicate the personal data breach to the affected data subjects without undue delay, if the personal data breach is likely to result in a high risk to the rights and freedoms of natural persons (Article 34 (1)). The communication should describe the nature of the personal data breach and the measures taken or proposed to address the personal data breach (Article 34(2)).

Therefore, the Gummy Bear Company should analyze and evaluate all of its breach notification obligations, taking into account the nature and circumstances of the personal data breach, the type and sensitivity of the personal data involved, the potential impact and harm to the data subjects, and the applicable laws and regulations of the jurisdictions where the data subjects reside. The Gummy Bear Company should also document the personal data breach and the remedial actions taken, and cooperate with the supervisory authorities and the data subjects as required by the GDPR.

References: GDPR, Articles 4(12), 33, 34; EDPB Guidelines 01/2021 on Examples regarding Data Breach Notification²

質問 # 179

According to Article 14 of the GDPR, how long does a controller have to provide a data subject with necessary privacy information, if that subject's personal data has been obtained from other sources?

- A. As soon as possible after obtaining the personal data.
- B. Within a reasonable period after obtaining the personal data, but no later than eight weeks.
- C. As soon as possible after the first communication with the data subject.
- **D. Within a reasonable period after obtaining the personal data, but no later than one month.**

正解: D

解説:

According to Article 14 of the GDPR, if the controller obtains personal data from other sources, such as third parties or publicly accessible sources, the controller must provide the data subject with the necessary privacy information, such as the identity and contact details of the controller, the purposes and legal basis of the processing, the categories of personal data concerned, the recipients or categories of recipients of the personal data, and the rights of the data subject. The controller must provide this information within a reasonable period after obtaining the personal data, but no later than one month, having regard to the specific circumstances in which the personal data are processed. However, there are some exceptions to this rule, such as if the data subject already has the information, if the provision of the information proves impossible or would involve a disproportionate effort, if the obtaining or disclosure of the data is expressly laid down by EU or member state law, or if the personal data must remain confidential subject to an obligation of professional secrecy¹². References:

* GDPR, Article 14

* Free CIPP/E Study Guide, page 19, section 2.5.1

* CIPP/E Certification, page 14, section 1.2.1

- 効率的なCIPP-E受験内容-合格スムーズCIPP-E模擬解説集|一生懸命にCIPP-E試験対策書 □ ➡ www.passtest.jp □ を入力して (CIPP-E) を検索し、無料でダウンロードしてくださいCIPP-E受験料
- CIPP-E出題範囲 □ CIPP-E独学書籍 □ CIPP-E過去問題 □ 今すぐ { www.goshiken.com } で ✓ CIPP-E □ ✓ □ を検索し、無料でダウンロードしてくださいCIPP-E勉強方法
- CIPP-E試験の準備方法 | 実用的なCIPP-E受験内容試験 | 100%合格率のCertified Information Privacy Professional/Europe (CIPP/E)模擬解説集 □ 時間限定無料で使える ➡ CIPP-E □ の試験問題は □ www.japancert.com □ サイトで検索CIPP-E受験記
- 素晴らしいCIPP-E受験内容試験-試験の準備方法-効率的なCIPP-E模擬解説集 □ ➡ CIPP-E □ の試験問題は「 www.goshiken.com 」で無料配信中CIPP-E過去問無料
- 有効的なCIPP-E受験内容一回合格-高品質なCIPP-E模擬解説集 □ ウェブサイト「 www.xhs1991.com 」を開き、⇒ CIPP-E ⇐ を検索して無料でダウンロードしてくださいCIPP-E日本語参考
- CIPP-Eブロンズ教材 □ CIPP-E資格勉強 □ CIPP-E受験記 □ ウェブサイト▷ www.goshiken.com ◁ を開き、(CIPP-E) を検索して無料でダウンロードしてくださいCIPP-E日本語版対策ガイド
- IAPP CIPP-E受験内容は主要材料 - CIPP-E Certified Information Privacy Professional/Europe (CIPP/E) □ 【 www.xhs1991.com 】は、☀ CIPP-E □ ☀ □ を無料でダウンロードするのに最適なサイトですCIPP-E資格認定
- CIPP-E模擬試験 i CIPP-E過去問題 □ CIPP-E過去問題 □ 【 www.goshiken.com 】で使える無料オンライン版 □ CIPP-E □ の試験問題CIPP-E日本語版問題解説
- CIPP-E受験料 □ CIPP-E模擬試験 □ CIPP-E関連試験 □ 《 www.jpshiken.com 》を開いて ➡ CIPP-E □ □ □ を検索し、試験資料を無料でダウンロードしてくださいCIPP-E専門知識訓練
- CIPP-E受験料 □ CIPP-E模擬試験 □ CIPP-E模擬試験 ◀ ▶ www.goshiken.com ◀ を入力して □ CIPP-E □ を検索し、無料でダウンロードしてくださいCIPP-E過去問題
- CIPP-E過去問無料 □ CIPP-E最新問題 ☎ CIPP-E勉強方法 □ ➡ CIPP-E □ の試験問題は「 www.goshiken.com 」で無料配信中CIPP-E受験記
- hackingworlds.com, www.stes.tyc.edu.tw, www.stes.tyc.edu.tw, myportal.utt.edu.tt, myportal.utt.edu.tt, myportal.utt.edu.tt, myportal.utt.edu.tt, myportal.utt.edu.tt, myportal.utt.edu.tt, myportal.utt.edu.tt, myportal.utt.edu.tt, myportal.utt.edu.tt, myportal.utt.edu.tt, www.stes.tyc.edu.tw, www.stes.tyc.edu.tw, www.stes.tyc.edu.tw, myportal.utt.edu.tt, myportal.utt.edu.tt

myportal.utt.edu.tt, myportal.utt.edu.tt, myportal.utt.edu.tt, myportal.utt.edu.tt, myportal.utt.edu.tt, myportal.utt.edu.tt,
myportal.utt.edu.tt, myportal.utt.edu.tt, www.stes.tyc.edu.tw, www.medicalup.net, Disposable vapes

P.S.CertJukenがGoogle Driveで共有している無料の2026 IAPP CIPP-Eダンプ: https://drive.google.com/open?id=1xcPDJsSamM__eC0aD414LM8egQEiqpR