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CIPT Exam Questions with 100% Correct Answers 2024

Access Control Entry - answer✓✓An element in an access control list (ACL). Each entry identifies a trustee and specifies the access rights allowed, denied, or audited for that trustee.

Access Control List - answer✓✓A list of access control entries (ACE) that apply to an object. Each ACE controls or monitors access to an object by a specified user.

Discretionary access control list (DACL) - answer✓✓This ACL identifies the trustees that are allowed or denied access to a securable object

System access control list (SACL) - answer✓✓This access control list enables administrators to log attempts to access a secured object. Can comprise part of an audit trail

Accountability - answer✓✓A fair information practices principle: A data controller should be accountable for complying with measures which give effect to the fair information practice principles.

Active Data Collection - answer✓✓Where the data subject actively provides their data, typically through the use of web forms, text boxes, check boxes or radio buttons.

Passive Data Collection - answer✓✓Data gathered without the involvement of the data provider. The data subject might not know that the data is being captured.

First-party Collection - answer✓✓A data subject provides personal data to the data controller directly, through a form or survey that is sent to the collector upon the data subject submitting the information

Surveillance Collection - answer✓✓Collection by way of observing the data stream produced by a given data subject without interference in the data subject's activity.

Repurposing - answer✓✓Taking information collected for one purpose and using it for another (secondary) purpose.

Third-party Collection - answer✓✓Transferring data collected directly from a data subject to another organisation for their use.

Risk Controls - answer✓✓Administrative Controls, Technical Controls, & Physical Controls

Risk Responses - answer✓✓Accept, Transfer, Mitigate, Avoid

Functional Requirements - answer✓✓Specific function intended for a system

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The CIPT certification is a valuable credential for technology professionals who work with personal data or who are responsible for ensuring compliance with privacy laws and regulations. It demonstrates a professional's knowledge and skills in the field of privacy and data protection, and can help them advance their career in this rapidly growing field. As privacy and data protection become increasingly important in today's digital age, the CIPT Certification is an essential credential for any technology professional who wants to stay ahead of the curve.

IAPP Certified Information Privacy Technologist (CIPT) Sample Questions (Q223-Q228):

NEW QUESTION # 223

of the following best describes a network threat model and Its uses?

- **A. It helps assess the probability, the potential harm, and the priority of attacks to help minimize or eradicate the threats.**
- B. It is a risk-based model used to calculate the probabilities of risks identified during vulnerability tests.
- C. It Is used in software development to detect programming errors. .
- D. It combines the results of vulnerability and penetration tests to provide useful insights into the network's overall threat and security posture.

Answer: A

Explanation:

a network threat model helps assess the probability, the potential harm, and the priority of attacks to help minimize or eradicate the threats.

NEW QUESTION # 224

Which of the following statements describes an acceptable disclosure practice?

- A. An organization s privacy policy discloses how data will be used among groups within the organization itself.
- B. Intermediaries processing sensitive data on behalf of an organization require more strict disclosure oversight than vendors.
- **C. When an organization discloses data to a vendor, the terms of the vendor s privacy notice prevail over the organization s privacy notice.**
- D. With regard to limitation of use, internal disclosure policies override contractual agreements with third parties.

Answer: C

NEW QUESTION # 225

After downloading and loading a mobile app, the user is presented with an account registration page requesting the user to provide certain personal details. Two statements are also displayed on the same page along with a box for the user to check to indicate their confirmation:

Statement 1 reads: "Please check this box to confirm you have read and accept the terms and conditions of the end user license agreement" and includes a hyperlink to the terms and conditions.

Statement 2 reads: "Please check this box to confirm you have read and understood the privacy notice" and includes a hyperlink to the privacy notice.

Under the General Data Protection Regulation (GDPR), what lawful basis would you primarily except the privacy notice to refer to?

- A. Legitimate interests.
- **B. Consent.**
- C. Legal obligation.
- D. Vital interests.

Answer: B

NEW QUESTION # 226

SCENARIO

WebTracker Limited is a cloud-based online marketing service located in London. Last year, WebTracker migrated its IT infrastructure to the cloud provider AmaZure, which provides SQL Databases and Artificial Intelligence services to WebTracker. The roles and responsibilities between the two companies have been formalized in a standard contract, which includes allocating the role of data controller to WebTracker.

The CEO of WebTracker, Mr. Bond, would like to assess the effectiveness of AmaZure's privacy controls, and he recently decided to hire you as an independent auditor. The scope of the engagement is limited only to the marketing services provided by WebTracker, you will not be evaluating any internal data processing activity, such as HR or Payroll.

This ad-hoc audit was triggered due to a future partnership between WebTracker and SmartHome - a partnership that will not require any data sharing. SmartHome is based in the USA, and most recently has dedicated substantial resources to developing smart refrigerators that can suggest the recommended daily calorie intake based on DNA information. This and other personal data is collected by WebTracker.

To get an idea of the scope of work involved, you have decided to start reviewing the company's documentation and interviewing key staff to understand potential privacy risks.

The results of this initial work include the following notes:

There are several typos in the current privacy notice of WebTracker, and you were not able to find the privacy notice for SmartHome.

You were unable to identify all the sub-processors working for SmartHome. No subcontractor is indicated in the cloud agreement with AmaZure, which is responsible for the support and maintenance of the cloud infrastructure.

There are data flows representing personal data being collected from the internal employees of WebTracker, including an interface from the HR system.

Part of the DNA data collected by WebTracker was from employees, as this was a prototype approved by the CEO of WebTracker.

All the WebTracker and SmartHome customers are based in USA and Canada.

Based on the initial assessment and review of the available data flows, which of the following would be the most important privacy risk you should investigate first?

- A. Evaluate and review the basis for processing employees' personal data in the context of the prototype created by WebTracker and approved by the CEO.
- B. Review the list of subcontractors employed by AmaZure and ensure these are included in the formal agreement with WebTracker.
- C. Verify that WebTracker's HR and Payroll systems implement the current privacy notice (after the typos are fixed).
- **D. Confirm whether the data transfer from London to the USA has been fully approved by AmaZure and the appropriate institutions in the USA and the European Union.**

Answer: D

Explanation:

Transferring personal data across borders can pose significant privacy risks if not done in compliance with applicable data protection laws and regulations. It is important for WebTracker to confirm that this data transfer has been fully approved by all relevant parties to ensure that it is being done in a compliant manner.

NEW QUESTION # 227

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?

- Answer: C**

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