

# CIPP-US최신업데이트덤프문제완벽한시험덤프



BONUS!!! Itcertkr CIPP-US 시험 문제집 전체 버전을 무료로 다운로드하세요: [https://drive.google.com/open?id=10CpHQmIx6kNvoKFYS4ETE1TKBQDj\\_I2V](https://drive.google.com/open?id=10CpHQmIx6kNvoKFYS4ETE1TKBQDj_I2V)

IAPP CIPP-US인증시험을 패스하려면 시험대비자료선택은 필수입니다. 우리Itcertkr에서는 빠른 시일 내에IAPP CIPP-US관련 자료를 제공할 수 있습니다. Itcertkr의 전문가들은 모두 경험도 많고, 그들이 연구자료는 실제시험의 문제와 답과 거이 일치합니다. Itcertkr 는 인증시험에 참가하는 분들한테 편리를 제공하는 사이트이며,여러분들이 시험패스에 도움을 줄 수 있는 사이트입니다.

경쟁율이 치열한 IT업계에서 아무런 목표없이 아무런 희망없이 무미건조한 생활을 하고 계시나요? 다른 사람들이 모두 취득하고 있는 자격증에 관심도 없는 분은 치열한 경쟁속에서 살아남기 어렵습니다. IAPP인증 CIPP-US시험 패스가 힘들다한들Itcertkr덤프만 있으면 어려운 시험도 쉬워질수 밖에 없습니다. IAPP인증 CIPP-US덤프에 있는 문제만 잘 이해하고 습득하신다면IAPP인증 CIPP-US시험을 패스하여 자격증을 취득해 자신의 경쟁율을 업그레이드 하여 경쟁시대에서 안전감을 보유할수 있습니다.

>> CIPP-US최신 업데이트 덤프문제 <<

## CIPP-US최신 업데이트 덤프문제 최신 인기 인증 시험덤프데모

Itcertkr는 저희 제품을 구매한 분들이 100%통과율을 보장해드리도록 최선을 다하고 있습니다. Itcertkr를 선택한것은 시험패스와 자격증취득을 예약한것과 같습니다. Itcertkr의 믿음직한 IAPP인증 CIPP-US덤프를 공부해보세요.

## 최신 Certified Information Privacy Professional CIPP-US 무료샘플문제 (Q128-Q133):

### 질문 # 128

What important action should a health care provider take if the she wants to qualify for funds under the Health Information Technology for Economic and Clinical Health Act (HITECH)?

- A. Keep electronic updates about the Health Insurance Portability and Accountability Act
- B. Bill the majority of patients electronically for their health care
- **C. Make electronic health records (EHRs) part of regular care**
- D. Send health information and appointment reminders to patients electronically

정답: C

### 설명:

The HITECH Act was enacted as part of the American Recovery and Reinvestment Act of 2009 to promote the adoption and use of health information technology, especially electronic health records (EHRs), in the United States. The HITECH Act established the Medicare and Medicaid EHR Incentive Programs, which provide financial incentives to eligible health care providers who demonstrate meaningful use of certified EHR technology. Meaningful use is defined as using EHRs to improve quality, safety, efficiency, and coordination of care, as well as to engage patients and protect their privacy and security. To qualify for the incentive payments, health care providers must meet certain objectives and measures that demonstrate meaningful use of EHRs as part of their

regular care.

### 질문 # 129

Federal laws establish which of the following requirements for collecting personal information of minors under the age of 13?

- A. Affirmative consent of a parent or guardian before collecting personal information of a minor offline (e.g., in person), which also satisfies any requirements for online consent.
- B. Implied consent from a minor's parent or guardian, or affirmative consent from the minor.
- C. Implied consent from a minor's parent or guardian before collecting a minor's personal information online, such as when they permit the minor to use the internet.
- **D. Affirmative consent from a minor's parent or guardian before collecting the minor's personal information online.**

정답: D

설명:

The Children's Online Privacy Protection Act (COPPA) is a federal law that regulates the online collection and use of personal information from children under 13 years of age. COPPA requires operators of websites or online services that are directed to children, or that knowingly collect personal information from children, to obtain verifiable parental consent before collecting, using, or disclosing such information. Verifiable parental consent means any reasonable effort (taking into consideration available technology) to ensure that before personal information is collected from a child, the child's parent receives notice of the operator's information practices and consents to those practices. COPPA also imposes other obligations on operators, such as providing parents with access to their children's information, maintaining reasonable security measures, and limiting data retention. References: COPPA, IAPP CIPP/US Study Guide, Chapter 2, Section 2.3.1

### 질문 # 130

#### SCENARIO

Please use the following to answer the next QUESTION:

Cheryl is the sole owner of Fitness Coach, Inc., a medium-sized company that helps individuals realize their physical fitness goals through classes, individual instruction, and access to an extensive indoor gym. She has owned the company for ten years and has always been concerned about protecting customer's privacy while maintaining the highest level of service. She is proud that she has built long-lasting customer relationships.

Although Cheryl and her staff have tried to make privacy protection a priority, the company has no formal privacy policy. So Cheryl hired Janice, a privacy professional, to help her develop one.

After an initial assessment, Janice created a first of a new policy. Cheryl read through the draft and was concerned about the many changes the policy would bring throughout the company. For example, the draft policy stipulates that a customer's personal information can only be held for one year after paying for a service such as a session with personal trainer. It also promises that customer information will not be shared with third parties without the written consent of the customer. The wording of these rules worry Cheryl since stored personal information often helps her company to serve her customers, even if there are long pauses between their visits. In addition, there are some third parties that provide crucial services, such as aerobics instructors who teach classes on a contract basis. Having access to customer files and understanding the fitness levels of their students helps instructors to organize their classes.

Janice understood Cheryl's concerns and was already formulating some ideas for revision. She tried to put Cheryl at ease by pointing out that customer data can still be kept, but that it should be classified according to levels of sensitivity. However, Cheryl was skeptical. It seemed that classifying data and treating each type differently would cause undue difficulties in the company's day-to-day operations. Cheryl wants one simple data storage and access system that any employee can access if needed.

Even though the privacy policy was only a draft, she was beginning to see that changes within her company were going to be necessary. She told Janice that she would be more comfortable with implementing the new policy gradually over a period of several months, one department at a time. She was also interested in a layered approach by creating documents listing applicable parts of the new policy for each department.

What is the best reason for Cheryl to follow Janice's suggestion about classifying customer data?

- A. It will help employees stay better organized
- **B. It will increase the security of customers' personal information (PI)**
- C. It will prevent the company from collecting too much personal information (PI)
- D. It will help the company meet a federal mandate

정답: B

**설명:**

Data classification systematically categorizes information based on sensitivity and importance to determine its level of confidentiality. This process helps apply appropriate security and compliance measures to ensure each category receives proper protection<sup>1</sup>. This process also helps to identify which personal data is subject to specific GDPR requirements, such as obtaining explicit consent from data subjects, or notifying data subjects in the event of a data breach<sup>2</sup>. By classifying data, Cheryl can also make more informed decisions about where to store the information on her computer system and the nature of controls that are required based on classification<sup>3</sup>. This way, she can protect her customers' privacy while maintaining the highest level of service. References:

\* Data Classification for GDPR Explained

\* A guide to data classification: confidential data vs. sensitive data vs. public information

\* Why Is Data Classification Important?

**질문 # 131**

Under the Fair and Accurate Credit Transactions Act (FACTA), what is the most appropriate action for a car dealer holding a paper folder of customer credit reports?

- A. To follow the Red Flags Rule by mailing the reports to customers
- B. To follow the Safeguards Rule by transferring the reports to a secure electronic file
- C. To follow the Disposal Rule by having the reports shredded
- **D. To follow the Privacy Rule by notifying customers that the reports are being stored**

**정답: D**

**질문 # 132**

The FTC often negotiates consent decrees with companies found to be in violation of privacy principles. How does this benefit both parties involved?

- A. It simplifies the audit requirements.
- B. It avoids potentially harmful publicity.
- **C. It spares the expense of going to trial.**
- D. It standardizes the amount of fines.

**정답: C**

**설명:**

Negotiating consent decrees with companies found to be in violation of privacy principles benefits both parties involved by sparing the expense of going to trial. By opting for a consent decree, both the FTC and the company can avoid the time-consuming and costly process of litigation, including a trial. This approach allows for a more efficient resolution to the matter and enables the company to take corrective actions more quickly. Additionally, it can help the company avoid potentially harmful publicity that could arise from a public trial or a prolonged legal battle. While consent decrees might include penalties or fines, they often focus on implementing measures to improve compliance and protect consumers' privacy rights.

**질문 # 133**

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**CIPP-US 최신 덤프 공부자료 :** [https://www.itcertkr.com/CIPP-US\\_exam.html](https://www.itcertkr.com/CIPP-US_exam.html)

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참고: Itcertkr에서 Google Drive로 공유하는 무료 2026 IAPP CIPP-US 시험 문제집이 있습니다:  
[https://drive.google.com/open?id=10CpHQmIx6kNvoKFYS4ETE1TKBQDj\\_I2V](https://drive.google.com/open?id=10CpHQmIx6kNvoKFYS4ETE1TKBQDj_I2V)