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IAPP CIPT certification exam is an essential certification for information privacy professionals who handle the technical aspects of privacy and data protection. Certified Information Privacy Technologist (CIPT) certification provides professionals with the knowledge and skills needed to implement privacy and data protection measures in their organizations, ensuring compliance with privacy laws and regulations. The CIPT Certification is globally recognized and validates an individual's expertise in privacy-enhancing technologies, privacy by design, and data protection.

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IAPP Certified Information Privacy Technologist (CIPT) Sample Questions (Q112-Q117):

NEW QUESTION # 112

Which of the following are the mandatory pieces of information to be included in the documentation of records of processing activities for an organization that processes personal data on behalf of another organization?

- A. Time limits for erasure of different categories of data.
- B. Copies of the consent forms from each data subject.
- C. Descriptions of the processing activities and relevant data subjects.
- D. Contact details of the processor and Data Protection Officer (DPO).

Answer: D

Explanation:

Copies of the consent forms from each data subject (A): This is not a mandatory piece of information for the documentation of processing activities. Reference: GDPR Article 30.

Time limits for erasure of different categories of data (B): This is mandatory as per GDPR requirements to ensure that data is not kept longer than necessary. Reference: GDPR Article 30.

Contact details of the processor and Data Protection Officer (DPO) (C): The GDPR mandates that the records of processing activities must include the contact details of the processor and the DPO. Reference: GDPR Article 30(2)(a).

Descriptions of the processing activities and relevant data subjects (D): This is mandatory to provide a clear understanding of what data is being processed and for whom. Reference: GDPR Article 30(1)(b).

NEW QUESTION # 113

SCENARIO - Please use the following to answer the next question:

It should be the most secure location housing data in all of Europe, if not the world. The Global Finance Data Collective (GFDC) stores financial information and other types of client data from large banks, insurance companies, multinational corporations and governmental agencies. After a long climb on a mountain road that leads only to the facility, you arrive at the security booth. Your credentials are checked and checked again by the guard to visually verify that you are the person pictured on your passport and national identification card.

You are led down a long corridor with server rooms on each side, secured by combination locks built into the doors. You climb a flight of stairs and are led into an office that is lighted brilliantly by skylights where the GFDC Director of Security, Dr. Monique Batch, greets you. On the far wall you notice a bank of video screens showing different rooms in the facility. At the far end, several screens show different sections of the road up the mountain.

Dr. Batch explains once again your mission. As a data security auditor and consultant, it is a dream assignment: The GFDC does not want simply adequate controls, but the best and most effective security that current technologies allow.

"We were hacked twice last year," Dr. Batch says, "and although only a small number of records were stolen, the bad press impacted our business. Our clients count on us to provide security that is nothing short of impenetrable and to do so quietly. We hope to never make the news again." She notes that it is also essential that the facility is in compliance with all relevant security regulations and standards.

You have been asked to verify compliance as well as to evaluate all current security controls and security measures, including data encryption methods, authentication controls and the safest methods for transferring data into and out of the facility. As you prepare to begin your analysis, you find yourself considering an intriguing question: Can these people be sure that I am who I say I am?

You are shown to the office made available to you and are provided with system login information, including the name of the wireless network and a wireless key. Still pondering, you attempt to pull up the facility's wireless network, but no networks appear in the wireless list. When you search for the wireless network by name, however it is readily found. Why would you recommend that GFC use record encryption rather than disk, file or table encryption?

- A. Record encryption is granular, limiting the damage of potential breaches.
- B. Record encryption is asymmetric, a stronger control measure.
- C. Record encryption involves tag masking, so its metadata cannot be decrypted.
- D. Record encryption allows for encryption of personal data only.

Answer: B

NEW QUESTION # 114

SCENARIO - Please use the following to answer the next question:

WebTracker Limited is a cloud-based online marketing service located in London. Last year, WebTracker migrated its IT infrastructure to the cloud provider Amazon, 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 Amazon'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 service! 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:

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:

- o There are several typos in the current privacy notice of WebTracker, and you were not able to find the privacy notice for SmartHome.
- o You were unable to identify all the sub-processors working for SmartHome. No subcontractor is indicated in the cloud agreement with Amazon, which is responsible for the support and maintenance of the cloud infrastructure.
- o There are data flows representing personal data being collected from the internal employees of WebTracker, including an interface from the HR system.
- o Part of the DNA data collected by WebTracker was from employees, as this was a prototype approved by the CEO of WebTracker.
- o All the WebTracker and SmartHome customers are based in USA and Canada. Which of the following issues is most likely to require an investigation by the Chief Privacy Officer (CPO) of WebTracker?

- A. Data flows use encryption for data at rest, as defined by the IT manager.
- B. Employees' personal data are being stored in a cloud HR system, as approved by the HR Manager.
- C. File Integrity Monitoring is being deployed in SQL servers, as indicated by the IT Architect Manager.
- D. Amazon sends newsletter to WebTracker customers, as approved by the Marketing Manager

Answer: D

NEW QUESTION # 115

After stringent testing an organization has launched a new web-facing ordering system for its consumer medical products. As the medical products could provide indicators of health conditions, the organization could further strengthen its privacy controls by deploying?

- A. A content delivery network.
- B. Run time behavior monitoring.
- C. Context aware computing.
- D. Differential identifiability.

Answer: D

Explanation:

Differential identifiability is a method used to ensure that data cannot be re-identified to individual users, which is crucial when dealing with sensitive information like health conditions. This method can help strengthen privacy controls by applying mathematical techniques to anonymize data while preserving its utility for analysis.

Reference: IAPP CIPT Study Guide, "Anonymization and Pseudonymization Techniques," which explains differential privacy and identifiability as key measures for protecting sensitive data.

NEW QUESTION # 116

What is the term for information provided to a social network by a member?

- A. Declared data.
- B. Profile data.
- C. Personal choice data.
- D. Identifier information.

Answer: A

Explanation:

The term for information provided to a social network by a member is as follows:

- * Option A: Profile data.
- * This is too broad and can include various types of information.
- * Option B: Declared data.
- * Declared data specifically refers to the information that a user explicitly provides to a social network, such as their name, age, location, and other personal details.
- * Option C: Personal choice data.
- * This is not a standard term in the context of social networks.
- * Option D: Identifier information.
- * This term is more general and can refer to any information that can identify an individual, not just the information provided by a user to a social network.

NEW QUESTION # 117

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