

CIPP-E合格率書籍 & CIPP-E専門知識内容

考试内容

	CIPP/US	CIPP/E	CIPP/C	CIPP/A	CIPM	CIPT
题数	90	90	85	90	90	90
算分题数	75	75	60	75	70	75
考试时长	2.5小时	2.5小时	2.5小时	2.5小时	2.5小时	2.5小时

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>> [CIPP-E合格率書籍](#) <<

CIPP-E専門知識内容 & CIPP-E対策学習

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IAPP Certified Information Privacy Professional/Europe (CIPP/E) 認定 CIPP-E 試験問題 (Q271-Q276):

質問 # 271

SCENARIO

Please use the following to answer the next question:

TripBliss Inc. is a travel service company which has lost substantial revenue over the last few years. Their new manager, Oliver, suspects that this is partly due to the company's outdated website. After doing some research, he meets with a sales representative from the up-and-coming IT company Techiva, hoping that they can design a new, cutting-edge website for TripBliss Inc.'s foundering business.

During negotiations, a Techiva representative describes a plan for gathering more customer information through detailed Questionnaires, which could be used to tailor their preferences to specific travel destinations. TripBliss Inc. can choose any number of data categories - age, income, ethnicity - that would help them best accomplish their goals. Oliver loves this idea, but would also like to have some way of gauging how successful this approach is, especially since the Questionnaires will require customers to provide explicit consent to having their data collected. The Techiva representative suggests that they also run a program to analyze the new website's traffic, in order to get a better understanding of how customers are using it. He explains his plan to place a number of cookies on customer devices. The cookies will allow the company to collect IP addresses and other information, such as the sites from which the customers came, how much time they spend on the TripBliss Inc. website, and which pages on the site they visit. All of this information will be compiled in log files, which Techiva will analyze by means of a special program. TripBliss Inc. would receive aggregate statistics to help them evaluate the website's effectiveness. Oliver enthusiastically engages Techiva for these services.

Techiva assigns the analytics portion of the project to longtime account manager Leon Santos. As is standard practice, Leon is given

administrator rights to TripBliss Inc.'s website, and can authorize access to the log files gathered from it. Unfortunately for TripBliss Inc., however, Leon is taking on this new project at a time when his dissatisfaction with Techiva is at a high point. In order to take revenge for what he feels has been unfair treatment at the hands of the company, Leon asks his friend Fred, a hobby hacker, for help. Together they come up with the following plan: Fred will hack into Techiva's system and copy their log files onto a USB stick. Despite his initial intention to send the USB to the press and to the data protection authority in order to denounce Techiva, Leon experiences a crisis of conscience and ends up reconsidering his plan. He decides instead to securely wipe all the data from the USB stick and inform his manager that the company's system of access control must be reconsidered.

After Leon has informed his manager, what is Techiva's legal responsibility as a processor?

- A. They must report it to TripBliss Inc.
- B. They must inform customers who have used the website.
- C. **They must conduct a full systems audit.**
- D. They must report it to the supervisory authority.

正解: C

質問 # 272

Company X has entrusted the processing of their payroll data to Provider

Y. Provider Y stores this encrypted data on its server. The IT department of Provider Y finds out that someone managed to hack into the system and take a copy of the data from its server. In this scenario, whom does Provider Y have the obligation to notify?

- A. **Law enforcement**
- B. The public
- C. Company X
- D. The supervisory authority

正解: A

質問 # 273

A worker in a European Union (EU) member state has ceased his employment with a company. What should the employer most likely do in regard to the worker's personal data?

- A. Securely store the data that is required to be kept under local law.
- B. **Destroy sensitive information and store the rest per applicable data protection rules.**
- C. Store all of the data in case the departing worker makes a subject access request.
- D. Provide the employee the reasons for retaining the data.

正解: B

質問 # 274

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

正解： A

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, 341; EDPB Guidelines 01/2021 on Examples regarding Data Breach Notification2

質問 # 275

Article 9 of the GDPR lists exceptions to the general prohibition against processing biometric data. Which of the following is NOT one of these exceptions?

- A. The processing is done by a non-profit organization and the results are disclosed outside the organization.
- B. The processing is necessary to protect the vital interests of the data subject when he or she is incapable of giving consent.
- C. The processing is necessary for the establishment, exercise or defense of legal claims when courts are acting in a judicial capacity.
- D. The processing is explicitly consented to by the data subject and he or she is allowed by Union or Member State law to lift the prohibition.

正解： A

解説：

Article 9 of the GDPR prohibits the processing of special category data, which includes biometric data for the purpose of uniquely identifying a natural person¹. However, there are 10 exceptions to this general prohibition, usually referred to as 'conditions for processing special category data'². These are:

- (a) Explicit consent
- (b) Employment, social security and social protection (if authorised by law)

Vital interests
(d) Not-for-profit bodies
(e) Made public by the data subject
(f) Legal claims and judicial acts
(g) Substantial public interest conditions
(h) Health or social care
(i) Public health
(j) Archiving, research and statistics

Option A is not one of these exceptions, and therefore it is not a valid reason to process biometric data under Article 9. Option B, C and D are all valid exceptions, as they correspond to conditions , (f) and (a) respectively. Therefore, the correct answer is A.

Reference:

4: Art. 9 GDPR Processing of special categories of personal data

6: What are the rules on special category data? | ICO

質問 # 276

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CIPP-E専門知識内容: <https://www.jpntest.com/shiken/CIPP-E-mondaishu>

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