

IAPP CIPM Questions - Pass Exam With Ease (2026)

Exact Questions IAPP - CIPM

1. Send an enrollment invitation to everyone the day after the contract is signed.
2. Enroll someone with just their first name and the last 4 of their national identifier.
3. Monitor each enrollee's credit for two years from the date of enrollment.
4. Send a monthly email with their credit rating and offers for credit-related services at market rates.
5. Charge your company 20% of the cost of any credit restoration.

You execute the contract and the enrollment invitations are emailed to the 2000 individuals. Three days later you sit down and document all that went well and all that could have gone better. You put it in a file to reference the next time an incident occurs.

Which of the following elements of the incident did you adequately determine?

- A. The nature of the data elements impacted
- B. The likelihood the incident may lead to harm
- C. The likelihood that the information is accessible and usable
- D. The number of individuals whose information was affected

Answer: B

Question # 8

What is the main purpose in notifying data subjects of a data breach?

- A. To avoid financial penalties and legal liability
- B. To enable regulators to understand trends and developments that may shape the law
- C. To ensure organizations have accountability for the sufficiency of their security measures
- D. To allow individuals to take any actions required to protect themselves from possible consequences

Answer: C

Question # 9

SCENARIO

Please use the following to answer the next QUESTION:

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The CIPM certification is geared towards privacy professionals who wish to gain a better understanding of the legal and regulatory frameworks surrounding data privacy. Among other things, those who hold this certification are well-versed in the laws and regulations that govern the collection, management, and use of customer data. They are also equipped to handle data breaches and work with their organizations to ensure compliance with these laws.

IAPP CIPM Certification Exam is open to professionals from a variety of backgrounds, including privacy officers, data protection officers, legal professionals, compliance professionals, and risk management professionals. CIPM exam is designed to validate the candidate's knowledge of privacy management best practices and their ability to apply those practices to real-world scenarios.

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when you have internet access and spare time for study. To study and pass the certification exam on the first attempt, our IAPP CIPM Practice Test software is your best option. You will go through IAPP CIPM exams and will see for yourself the difference in your preparation.

In today's digital world, data privacy and protection are of utmost importance. With the increasing number of data breaches and cyber attacks, organizations are looking for professionals who can help them manage their data privacy and security. The International Association of Privacy Professionals (IAPP) offers a certification program for professionals looking to enhance their knowledge and skills in this field. One of the most sought-after certifications is the IAPP Certified Information Privacy Manager (CIPM) exam.

IAPP Certified Information Privacy Manager (CIPM) Sample Questions (Q31-Q36):

NEW QUESTION # 31

What does it mean to "rationalize" data protection requirements?

- A. Look for overlaps in laws and regulations from which a common solution can be developed
- B. Evaluate the costs and risks of applicable laws and regulations and address those that have the greatest penalties
- C. Address the less stringent laws and regulations, and inform stakeholders why they are applicable
- **D. Determine where laws and regulations are redundant in order to eliminate some from requiring compliance**

Answer: D

NEW QUESTION # 32

Under the General Data Protection Regulation (GDPR), when would a data subject have the right to require the erasure of his or her data without undue delay?

- A. When the erasure is in the public interest.
- **B. When the data is no longer necessary for its original purpose.**
- C. When the processing is carried out by automated means.
- D. When the data subject is a public authority.

Answer: B

Explanation:

This answer is one of the situations when a data subject would have the right to require the erasure of his or her data without undue delay under the General Data Protection Regulation (GDPR), which is also known as the right to be forgotten or the right to erasure. This right allows a data subject to request that a data controller deletes his or her personal data when one of the following grounds applies:

The data is no longer necessary for its original purpose.

The data subject withdraws his or her consent for processing.

The data subject objects to processing based on legitimate interests or direct marketing.

The processing is unlawful or violates other laws or regulations.

The processing is related to online services offered to children.

NEW QUESTION # 33

Under which circumstances would people who work in human resources be considered a secondary audience for privacy metrics?

- A. They do not receive training on privacy issues
- B. They do not interface with the financial office
- C. They do not have frequent interactions with the public
- **D. They do not have privacy policy as their main task**

Answer: D

NEW QUESTION # 34

When devising effective employee policies to address a particular issue, which of the following should be included in the first draft?

- A. Rationale for the policy.
- B. Points of contact for the employee.
- C. Roles and responsibilities of the different groups of individuals.
- D. Explanation of how the policy is applied within the organization.

Answer: A

Explanation:

When devising effective employee policies to address a particular issue, it is important to include the rationale for the policy in the first draft, as it explains why the policy is needed and what benefits it brings to the organization and its employees. The rationale can also help to gain support and buy-in from the management and staff, as well as to align the policy with the organizational values and goals. The other options are also important elements of an employee policy, but they can be added or refined in later drafts. References: CIPM Body of Knowledge, Domain IV: Privacy Program Communication Activities, Task 2: Develop internal communication plans.

NEW QUESTION # 35

SCENARIO

Please use the following to answer the next QUESTION:

Penny has recently joined Ace Space, a company that sells homeware accessories online, as its new privacy officer. The company is based in California but thanks to some great publicity from a social media influencer last year, the company has received an influx of sales from the EU and has set up a regional office in Ireland to support this expansion. To become familiar with Ace Space's practices and assess what her privacy priorities will be, Penny has set up meetings with a number of colleagues to hear about the work that they have been doing and their compliance efforts.

Penny's colleague in Marketing is excited by the new sales and the company's plans, but is also concerned that Penny may curtail some of the growth opportunities he has planned. He tells her "I heard someone in the breakroom talking about some new privacy laws but I really don't think it affects us. We're just a small company. I mean we just sell accessories online, so what's the real risk?" He has also told her that he works with a number of small companies that help him get projects completed in a hurry. "We've got to meet our deadlines otherwise we lose money. I just sign the contracts and get Jim in finance to push through the payment. Reviewing the contracts takes time that we just don't have." In her meeting with a member of the IT team, Penny has learned that although Ace Space has taken a number of precautions to protect its website from malicious activity, it has not taken the same level of care of its physical files or internal infrastructure. Penny's colleague in IT has told her that a former employee lost an encrypted USB key with financial data on it when he left. The company nearly lost access to their customer database last year after they fell victim to a phishing attack. Penny is told by her IT colleague that the IT team

"didn't know what to do or who should do what. We hadn't been trained on it but we're a small team though, so it worked out OK in the end." Penny is concerned that these issues will compromise Ace Space's privacy and data protection.

Penny is aware that the company has solid plans to grow its international sales and will be working closely with the CEO to give the organization a data "shake up". Her mission is to cultivate a strong privacy culture within the company.

Penny has a meeting with Ace Space's CEO today and has been asked to give her first impressions and an overview of her next steps.

What information will be LEAST crucial from a privacy perspective in Penny's review of vendor contracts?

- A. Pricing for data security protections
- B. Liability for a data breach
- C. Audit rights
- D. The data a vendor will have access to

Answer: A

Explanation:

The information that will be least crucial from a privacy perspective in Penny's review of vendor contracts is the pricing for data security protections ©. This is because the pricing for data security protections is a business decision that does not directly affect the privacy rights and obligations of Ace Space and its customers. The pricing for data security protections may be relevant for budgeting and negotiating purposes, but it does not determine the level or adequacy of data security measures that the vendor must provide to protect personal data.

The other options are more crucial from a privacy perspective in Penny's review of vendor contracts. Audit rights (A) are important to ensure that Ace Space can monitor and verify the vendor's compliance with the contract terms and the applicable privacy laws and regulations. Audit rights allow Ace Space to access the vendor's records, systems, policies and procedures related to personal data processing and to conduct inspections or assessments as needed. Liability for a data breach (B) is important to allocate the responsibility and consequences of a data breach involving personal data that the vendor processes on behalf of Ace Space.

Liability for a data breach may include indemnification, compensation, notification, remediation and termination clauses that protect

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