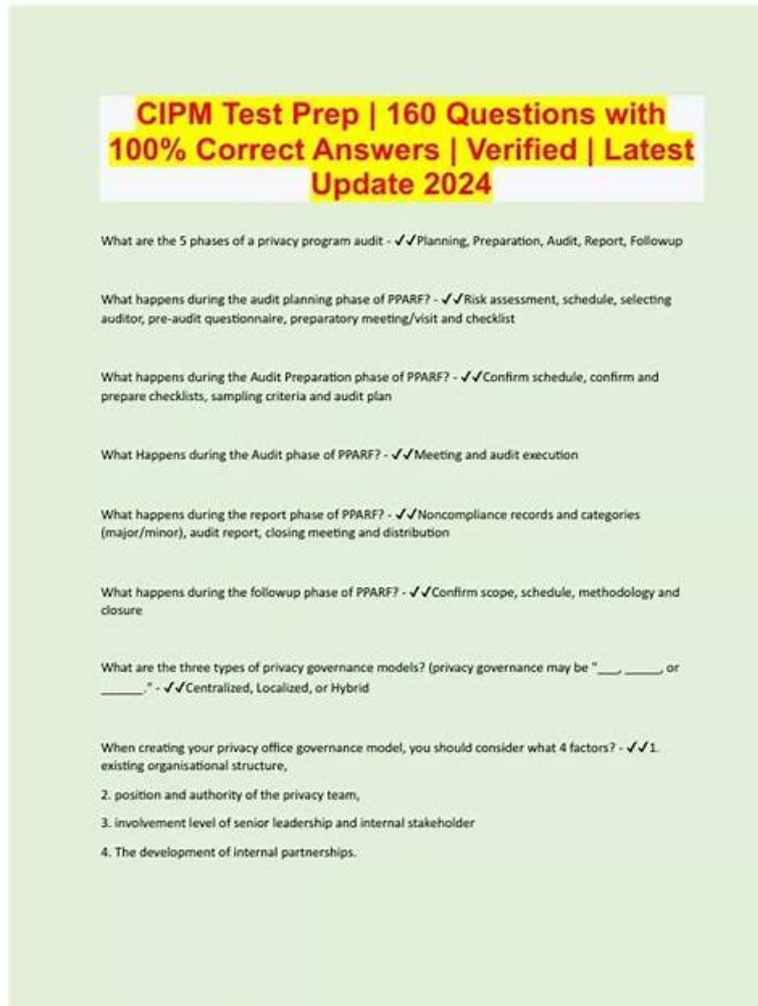


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What are the 5 phases of a privacy program audit - ✓✓ Planning, Preparation, Audit, Report, Followup

What happens during the audit planning phase of PPARF? - ✓✓ Risk assessment, schedule, selecting auditor, pre-audit questionnaire, preparatory meeting/visit and checklist

What happens during the Audit Preparation phase of PPARF? - ✓✓ Confirm schedule, confirm and prepare checklists, sampling criteria and audit plan

What Happens during the Audit phase of PPARF? - ✓✓ Meeting and audit execution

What happens during the report phase of PPARF? - ✓✓ Noncompliance records and categories (major/minor), audit report, closing meeting and distribution

What happens during the followup phase of PPARF? - ✓✓ Confirm scope, schedule, methodology and closure

What are the three types of privacy governance models? (privacy governance may be "___, ___, or ___." - ✓✓ Centralized, Localized, or Hybrid

When creating your privacy office governance model, you should consider what 4 factors? - ✓✓ 1. existing organisational structure,
2. position and authority of the privacy team,
3. involvement level of senior leadership and internal stakeholder
4. The development of internal partnerships.

P.S. Free 2026 IAPP CIPM dumps are available on Google Drive shared by Lead2Passed: https://drive.google.com/open?id=1Ira7sPZvbj_LZG1Rz9Yn5l8oLTecngPC

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IAPP CIPM certification is designed for professionals who are responsible for managing an organization's privacy program. It provides a comprehensive understanding of privacy laws, regulations, and best practices, and enables professionals to develop and implement effective privacy policies and procedures. Certified Information Privacy Manager (CIPM) certification focuses on topics such as privacy program governance, privacy operational lifecycle, privacy risks and assessments, and privacy program management.

To qualify for the CIPM certification, candidates must have at least two years of professional experience in the field of privacy management. CIPM Exam covers a wide range of topics, including privacy program management, privacy operations, privacy regulations, and privacy technology. CIPM exam is designed to test candidates' knowledge of privacy principles, risk management, and data protection practices. The CIPM certification is a great way for professionals to demonstrate their expertise in privacy management and to advance their careers in the field.

CIPM Valid Exam Simulator - Passing CIPM Score

We can't forget the advantages and the conveniences that reliable CIPM real preparation materials compiled by our companies bring to us. First, by telling our customers what the key points of learning, and which learning CIPM exam training questions is available, they may save our customers money and time. Our CIPM learning prep guides our customers in finding suitable jobs and other information as well. Secondly, a wide range of practice types and different versions of our CIPM exam training questions receive technological support through our expert team.

The CIPM Certification is recognized globally as a benchmark for privacy management professionals. Certified Information Privacy Manager (CIPM) certification demonstrates that an individual has the knowledge and skills necessary to manage an organization's privacy program effectively. It is an essential credential for professionals who work in industries that handle personal information, such as healthcare, finance, and technology. Certified Information Privacy Manager (CIPM) certification not only enhances an individual's career opportunities but also demonstrates their commitment to privacy management best practices.

IAPP Certified Information Privacy Manager (CIPM) Sample Questions (Q221-Q226):

NEW QUESTION # 221

SCENARIO

Please use the following to answer the next QUESTION:

As the company's new chief executive officer, Thomas Goddard wants to be known as a leader in data protection. Goddard recently served as the chief financial officer of Hoopy.com, a pioneer in online video viewing with millions of users around the world. Unfortunately, Hoopy is infamous within privacy protection circles for its ethically questionable practices, including unauthorized sales of personal data to marketers. Hoopy also was the target of credit card data theft that made headlines around the world, as at least two million credit card numbers were thought to have been pilfered despite the company's claims that "appropriate" data protection safeguards were in place. The scandal affected the company's business as competitors were quick to market an increased level of protection while offering similar entertainment and media content. Within three weeks after the scandal broke, Hoopy founder and CEO Maxwell Martin, Goddard's mentor, was forced to step down.

Goddard, however, seems to have landed on his feet, securing the CEO position at your company, Medialite, which is just emerging from its start-up phase. He sold the company's board and investors on his vision of Medialite building its brand partly on the basis of industry-leading data protection standards and procedures. He may have been a key part of a lapsed or even rogue organization in matters of privacy but now he claims to be reformed and a true believer in privacy protection. In his first week on the job, he calls you into his office and explains that your primary work responsibility is to bring his vision for privacy to life. But you also detect some reservations. "We want Medialite to have absolutely the highest standards," he says. "In fact, I want us to be able to say that we are the clear industry leader in privacy and data protection. However, I also need to be a responsible steward of the company's finances. So, while I want the best solutions across the board, they also need to be cost effective." You are told to report back in a week's time with your recommendations. Charged with this ambiguous mission, you depart the executive suite, already considering your next steps.

What metric can Goddard use to assess whether costs associated with implementing new privacy protections are justified?

- A. Implementation measure
- B. Cost-effective mean
- C. Return on investment
- D. Compliance ratio

Answer: C

NEW QUESTION # 222

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The company has achieved a level of privacy protection that established new best practices for the industry.

What is a logical next step to help ensure a high level of protection?

- A. Focus on improving the incident response plan in preparation for any breaks in protection
- B. Brainstorm methods for developing an enhanced privacy framework
- C. Shift attention to privacy for emerging technologies as the company begins to use them
- D. Develop a strong marketing strategy to communicate the company's privacy practices

Answer: C

Explanation:

Shifting attention to privacy for emerging technologies as the company begins to use them is a logical next step to help ensure a high level of protection. Emerging technologies, such as artificial intelligence, biometrics, blockchain, cloud computing, internet of things, etc., may pose new challenges and opportunities for privacy and data protection. They may involve new types, sources, uses, and flows of personal data that require different or additional safeguards and controls. They may also introduce new risks or impacts for individuals' rights and interests that require careful assessment and mitigation. Therefore, it is important for the company to consider and address the privacy implications of emerging technologies as they adopt or integrate them into their products, services, or processes.

The other options are not as logical or effective as shifting attention to privacy for emerging technologies for ensuring a high level of protection. Brainstorming methods for developing an enhanced privacy framework may not be necessary or feasible if the company already has established new best practices for the industry.

Developing a strong marketing strategy to communicate the company's privacy practices may not be sufficient or relevant for ensuring a high level of protection, as it may not reflect the actual state or quality of the privacy program. Focusing on improving the incident response plan in preparation for any breaks in protection may be too reactive or narrow in scope, as it may not cover other aspects or dimensions of privacy and data protection that require continuous monitoring and improvement.

For more information on privacy for emerging technologies, you can refer to these sources:

- * [Privacy by Design in Emerging Technologies]
- * [Privacy Challenges in Emerging Technologies]
- * [Privacy Enhancing Technologies]

NEW QUESTION # 223

In which situation would a Privacy Impact Assessment (PIA) be the least likely to be required?

- A. If an after-school club processed children's data to determine which children might have food allergies.
- B. If a health-care professional or lawyer processed personal data from a patient's file.
- C. If a social media company created a new product compiling personal data to generate user profiles.
- D. If a company created a credit-scoring platform five years ago.

Answer: A

NEW QUESTION # 224

SCENARIO

Please use the following to answer the next QUESTION:

You lead the privacy office for a company that handles information from individuals living in several countries throughout Europe and the Americas. You begin that morning's privacy review when a contracts officer sends you a message asking for a phone call. The message lacks clarity and detail, but you presume that data was lost.

When you contact the contracts officer, he tells you that he received a letter in the mail from a vendor stating that the vendor improperly shared information about your customers. He called the vendor and confirmed that your company recently surveyed exactly 2000 individuals about their most recent healthcare experience and sent those surveys to the vendor to transcribe it into a database, but the vendor forgot to encrypt the database as promised in the contract. As a result, the vendor has lost control of the data.

The vendor is extremely apologetic and offers to take responsibility for sending out the notifications. They tell you they set aside 2000 stamped postcards because that should reduce the time it takes to get the notice in the mail. One side is limited to their logo, but the other side is blank and they will accept whatever you want to write. You put their offer on hold and begin to develop the text around the space constraints. You are content to let the vendor's logo be associated with the notification.

The notification explains that your company recently hired a vendor to store information about their most recent experience at St. Sebastian Hospital's Clinic for Infectious Diseases. The vendor did not encrypt the information and no longer has control of it. All 2000 affected individuals are invited to sign-up for email notifications about their information. They simply need to go to your company's website and watch a quick advertisement, then provide their name, email address, and month and year of birth.

You email the incident-response council for their buy-in before 9 a.m. If anything goes wrong in this situation, you want to diffuse the blame across your colleagues. Over the next eight hours, everyone emails their comments back and forth. The consultant who leads the incident-response team notes that it is his first day with the company, but he has been in other industries for 45 years and will do his best. One of the three lawyers on the council causes the conversation to veer off course, but it eventually gets back on track. At the end of the day, they vote to proceed with the notification you wrote and use the vendor's postcards.

Shortly after the vendor mails the postcards, you learn the data was on a server that was stolen, and make the decision to have your company offer credit monitoring services. A quick internet search finds a credit monitoring company with a convincing name: Credit Under Lock and Key (CRUDLOK). Your sales rep has never handled a contract for 2000 people, but develops a proposal in about a day which says CRUDLOK will:

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 number of individuals whose information was affected**
- C. The likelihood the incident may lead to harm
- D. The likelihood that the information is accessible and usable

Answer: B

Explanation:

Explanation

This answer is the only element of the incident that you adequately determined, as you knew exactly how many people were impacted by the vendor's data loss and you communicated this number to them in the notification. The other elements of the incident were not adequately determined, as you did not:

* Assess the nature of the data elements impacted, such as what type, category, sensitivity or value of data was involved, and how it could affect the individuals' privacy, security or identity.

* Evaluate the likelihood that the incident may lead to harm, such as financial, reputational, emotional or physical harm to the individuals or the organization, and how severe or widespread the harm could be.

* Estimate the likelihood that the information is accessible and usable, such as who may have access to or control over the data, and how they may use or misuse it for malicious or fraudulent purposes.

NEW QUESTION # 225

Your marketing team wants to know why they need a check box for their SMS opt-in. You explain it is part of the consumer's right to?

- A. Raise complaints.
- B. Have access.
- **C. Be informed.**
- D. Request correction.

Answer: C

Explanation:

The marketing team needs a check box for their SMS opt-in because it is part of the consumer's right to be informed. This right means that consumers have the right to know how their personal data is collected, used, shared, and protected by the organization. The check box allows consumers to give their consent and opt-in to receive SMS messages from the organization, and also informs them of the purpose and scope of such messages. The other rights are not relevant in this case, as they are related to other aspects of data processing, such as correction, complaints, and access. Reference: CIPM Body of Knowledge, Domain IV: Privacy Program Communication, Section A: Communicating to Stakeholders, Subsection 1: Consumer Rights.

NEW QUESTION # 226

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