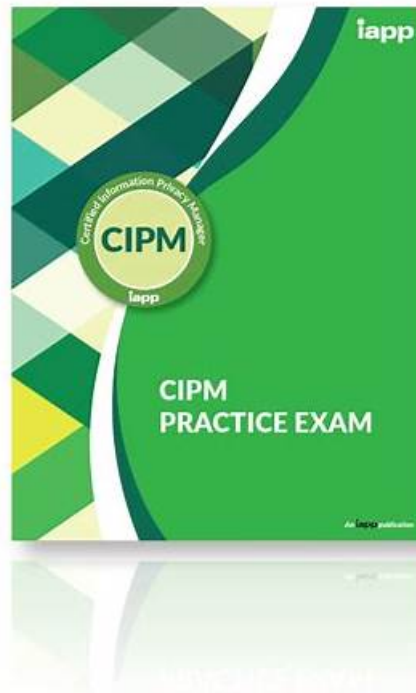


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The CIPM certification exam covers a range of privacy management topics, including privacy program governance, privacy operations management, privacy risk management, and privacy program assessment. CIPM exam is designed to ensure that candidates have a thorough understanding of privacy laws, regulations, and best practices, as well as the ability to apply that knowledge to real-world privacy challenges. CIPM Exam is also designed to test candidates' ability to manage privacy teams, communicate effectively with stakeholders, and ensure compliance with privacy policies and procedures.

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To be eligible for the CIPM certification, candidates must have at least two years of experience in privacy management or a related field. Certified Information Privacy Manager (CIPM) certification exam consists of 90 multiple-choice questions that must be completed within two hours. Candidates must score at least 300 out of 500 points to pass the exam. CIPM Exam is available in multiple languages and can be taken at various testing centers worldwide.

IAPP Certified Information Privacy Manager (CIPM) Sample Questions (Q176-Q181):

NEW QUESTION # 176

SCENARIO

Please use the following to answer the next QUESTION:

Perhaps Jack Kelly should have stayed in the U.S. He enjoys a formidable reputation inside the company, Special Handling Shipping, for his work in reforming certain "rogue" offices. Last year, news broke that a police sting operation had revealed a drug ring operating in the Providence, Rhode Island office in the United States. Video from the office's video surveillance cameras leaked to news operations showed a drug exchange between Special Handling staff and undercover officers.

In the wake of this incident, Kelly had been sent to Providence to change the "hands off" culture that upper management believed had let the criminal elements conduct their illicit transactions. After a few weeks under Kelly's direction, the office became a model of efficiency and customer service. Kelly monitored his workers' activities using the same cameras that had recorded the illegal conduct of their former co-workers.

Now Kelly has been charged with turning around the office in Cork, Ireland, another trouble spot. The company has received numerous reports of the staff leaving the office unattended. When Kelly arrived, he found that even when present, the staff often spent their days socializing or conducting personal business on their mobile phones. Again, he observed their behaviors using surveillance cameras. He issued written reprimands to six staff members based on the first day of video alone.

Much to Kelly's surprise and chagrin, he and the company are now under investigation by the Data Protection Commissioner of Ireland for allegedly violating the privacy rights of employees. Kelly was told that the company's license for the cameras listed facility security as their main use, but he does not know why this matters. He has pointed out to his superiors that the company's training programs on privacy protection and data collection mention nothing about surveillance video.

You are a privacy protection consultant, hired by the company to assess this incident, report on the legal and compliance issues, and recommend next steps.

What should you advise this company regarding the status of security cameras at their offices in the United States?

- A. Add security cameras at facilities that are now without them.
- B. Reduce the number of security cameras located inside the building.
- **C. Restrict access to surveillance video taken by the security cameras and destroy the recordings after a designated period of time.**
- D. Set policies about the purpose and use of the security cameras.

Answer: C

Explanation:

Explanation

This answer is the best way to advise this company regarding the status of security cameras at their offices in the United States, as it can help to protect the privacy and security of the employees and visitors who are recorded by the cameras, as well as to comply with any applicable laws and regulations that may limit or regulate the use of surveillance video. Restricting access to surveillance video means that only authorized personnel who have a legitimate business need can view, copy, share or disclose the video, and that they must follow proper procedures and safeguards to prevent unauthorized or unlawful access, use or disclosure.

Destroying the recordings after a designated period of time means that the video is not kept longer than necessary for the purpose for which it was collected, and that it is disposed of securely and irreversibly. The designated period of time should be based on the legal, operational and risk factors that may affect the retention of the video, such as potential litigation, investigations, audits or claims. References: IAPP CIPM Study Guide, page 831; ISO/IEC 27002:2013, section 8.3.2

NEW QUESTION # 177

SCENARIO

Please use the following to answer the next QUESTION:

Your organization, the Chicago (U.S.)-based Society for Urban Greenspace, has used the same vendor to operate all aspects of an online store for several years. As a small nonprofit, the Society cannot afford the higher-priced options, but you have been relatively satisfied with this budget vendor, Shopping Cart Saver (SCS). Yes, there have been some issues. Twice, people who purchased items from the store have had their credit card information used fraudulently subsequent to transactions on your site, but in neither case did the investigation reveal with certainty that the Society's store had been hacked. The thefts could have been employee-related.

Just as disconcerting was an incident where the organization discovered that SCS had sold information it had collected from customers to third parties. However, as Jason Roland, your SCS account representative, points out, it took only a phone call from you to clarify expectations and the "misunderstanding" has not occurred again.

As an information-technology program manager with the Society, the role of the privacy professional is only one of many you play.

In all matters, however, you must consider the financial bottom line. While these problems with privacy protection have been significant, the additional revenues of sales of items such as shirts and coffee cups from the store have been significant. The Society's operating budget is slim, and all sources of revenue are essential.

Now a new challenge has arisen. Jason called to say that starting in two weeks, the customer data from the store would now be stored on a data cloud. "The good news," he says, "is that we have found a low-cost provider in Finland, where the data would also be held. So, while there may be a small charge to pass through to you, it won't be exorbitant, especially considering the advantages of a cloud." Lately, you have been hearing about cloud computing and you know it's fast becoming the new paradigm for various applications. However, you have heard mixed reviews about the potential impacts on privacy protection. You begin to research and discover that a number of the leading cloud service providers have signed a letter of intent to work together on shared conventions and technologies for privacy protection. You make a note to find out if Jason's Finnish provider is signing on. What is the best way to prevent the Finnish vendor from transferring data to another party?

- A. Offer company resources to assist with the processing
- **B. Include transfer prohibitions in the vendor contract**
- C. Lock the data down in its current location
- D. Restrict the vendor to using company security controls

Answer: B

Explanation:

This answer is the best way to prevent the Finnish vendor from transferring data to another party, as it can establish clear and binding terms and conditions for both parties regarding their roles and responsibilities for data processing activities. Including transfer prohibitions in the vendor contract can help to define the scope, purpose, duration and type of data processing, as well as the rights and obligations of both parties. The contract can also specify that the vendor is not allowed to share, disclose or transfer the data to any third party without the prior consent or authorization of the organization, and that any breach of this clause may result in legal actions, penalties or termination of the contract.

NEW QUESTION # 178

Which of the following is NOT recommended for effective Identity Access Management?

- **A. Demographics.**
- B. User responsibility.
- C. Credentials (e.g., password).
- D. Unique user IDs.

Answer: A

Explanation:

Explanation

Identity and Access Management (IAM) is a process that helps organizations secure their systems and data by controlling who has access to them and what they can do with that access. Effective IAM includes a number of best practices, such as:

* Unique user IDs: Each user should have a unique ID that is used to identify them across all systems and applications.

* Credentials: Users should be required to provide authentication credentials, such as a password or biometric data, in order to access systems and data.

* User responsibility: Users should be made aware of their responsibilities when it comes to security, such as the need to keep their passwords secret and the importance of reporting suspicious activity.

Demographics refers to the statistical characteristics of a population, such as age, gender, income, etc. While demographic data may be collected and used for various purposes, it is not a recommended practice for effective IAM. Demographic data is not a reliable method of identification or authentication, and it is not used to provide access to systems and data.

References:

* <https://aws.amazon.com/iam/>

* https://en.wikipedia.org/wiki/Identity_and_access_management

* <https://en.wikipedia.org/wiki/Demographics>

NEW QUESTION # 179

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

- **A. To allow individuals to take any actions required to protect themselves from possible consequences**
- B. To ensure organizations have accountability for the sufficiency of their security measures

- Answer: A**

* [Art. 34 GDPR - Communication of a personal data breach to the data subject - GDPR.eu]

Answer: A

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