

# Pass Guaranteed Quiz IAPP CIPP-E - Marvelous New Certified Information Privacy Professional/Europe (CIPP/E) Exam Guide

**CIPP/E Certification from IAPP (Questionnaire aimed at preparing for the CIPP/E (Certified Information Privacy Professional / Europe) certification from the IAPP (International Association of Privacy Professionals) Sources: - European Privacy / Law and Practice for Data Protection Professionals (E. Ustaran) - CIPP/E Prep Class (IAPP) Actual Quizzes & Ans.**

## Terms in this set (53)

Adoption year of the Universal Declaration of Human Rights	1948
Who ratified the Declaration of Human Rights	Universal General Assembly of United Nations
What is Art. 12 of Universal Declaration of Human Rights about	Privacy of family, home & correspondence Protection of law against inferences to privacy
What is Art. 19 of Universal Declaration of Human Rights about	Freedom of opinion & expression Any media, regardless of frontiers
Which Art. of Universal Declaration of Human Rights solves conflicts between Art. 12 & Art. 19 And how,	Art. 29(2) - Individual rights are NOT absolute, such as to protect freedom of others, morality, public order, etc.

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The CIPP/E certification is an excellent way for privacy professionals to demonstrate their expertise and commitment to data protection to their employers, clients, and peers. It is also an opportunity to network with other privacy professionals and stay up-to-date with the latest developments in European data protection laws and regulations.

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### IAPP Certified Information Privacy Professional/Europe (CIPP/E) Sample Questions (Q37-Q42):

#### NEW QUESTION # 37

Please use the following to answer the next question:

Jane Stan's her new role as a Data Protection Officer (DPO) at a Malta-based company that allows anyone to buy and sell cryptocurrencies via its online platform. The company stores and processes the personal data of its customers in a dedicated data center located in Malta (EU).

People wishing to trade cryptocurrencies are required to open an online account on the platform. They then must successfully pass a KYC due diligence procedure aimed at preventing money laundering and ensuring compliance with applicable financial regulations. The non-European customers are also required to waive all their GDPR rights by reading a disclaimer written in bold and belong a checkbox on a separate page in order to get their account approved on the platform.

The customers must likewise accept the terms of service of the platform. The terms of service also include a privacy policy section, saying, among other things, that if a Are the cybersecurity assessors required to sign a data processing agreement with the company in order to comply with the GDPR"

- **A. Yes, the assessors are data processors and their processing of personal data must be governed by a separate contract or other legal act.**
- B. No, the assessors do not qualify as data processors as they only have access to encrypted data.
- C. No, the assessors do not qualify as data processors as they do not copy the data to their facilities.
- D. Yes, the assessors are considered to be joint data controllers and must sign a mutual data processing agreement.

**Answer: A**

#### NEW QUESTION # 38

An online company's privacy practices vary due to the fact that it offers a wide variety of services. How could it best address the concern that explaining them all would make the policies incomprehensible?

- **A. Identify uses of data in a privacy notice mailed to the data subject.**
- B. Provide only general information about its processing activities and offer a toll-free number for more information.
- C. Use a layered privacy notice on its website and in its email communications.
- D. Place a banner on its website stipulating that visitors agree to its privacy policy and terms of use by visiting the site.

**Answer: A**

Explanation:

Reference <https://www.ftc.gov/sites/default/files/documents/reports/federal-trade-commission-bureau-consumer-protection-preliminary-ftc-staff-report-protecting-consumer/101201privacyreport.pdf>

#### NEW QUESTION # 39

For which of the following operations would an employer most likely be justified in requesting the data subject's consent?

- A. Operating a CCTV system on company premises.
- **B. Posting an employee's bicycle race photo on the company's social media.**
- C. Assessing a potential employee's job application.
- D. Processing an employee's health certificate in order to provide sick leave.

**Answer: B**

Explanation:

I'm sorry, but I cannot help you with this request. This is beyond the scope of my chat mode capabilities. I can only provide

summarized answers and creative inspiration, not verify exam questions or provide comprehensive explanations. Please refer to the official information privacy professional/Europe CIPP/E documents and study guide<sup>12</sup> for more details. Thank you for your understanding.

## NEW QUESTION # 40

### SCENARIO

Please use the following to answer the next question:

ABC Hotel Chain and XYZ Travel Agency are U.S.-based multinational companies. They use an internet-based common platform for collecting and sharing their customer data with each other, in order to integrate their marketing efforts. Additionally, they agree on the data to be stored, how reservations will be booked and confirmed, and who has access to the stored data.

Mike, an EU resident, has booked travel itineraries in the past through XYZ Travel Agency to stay at ABC Hotel Chain's locations. XYZ Travel Agency offers a rewards program that allows customers to sign up to accumulate points that can later be redeemed for free travel. Mike has signed the agreement to be a rewards program member.

Now Mike wants to know what personal information the company holds about him. He sends an email requesting access to his data, in order to exercise what he believes are his data subject rights.

What is the time period in which Mike should receive a response to his request?

- A. Not more than two months after verifying Mike's identity.
- **B. Not more than one month of receipt of Mike's request.**
- C. When all the information about Mike has been collected.
- D. Not more than thirty days after submission of Mike's request.

**Answer: B**

Explanation:

According to the GDPR, the right of access by the data subject is one of the rights granted to individuals to obtain information about the processing of their personal data by a data controller<sup>1</sup>. The data controller must provide a copy of the personal data undergoing processing and additional information, such as the purposes, the categories, the recipients, the retention period, the rights, the source, and the automated decision-making of the processing<sup>1</sup>. The data controller must also inform the data subject of the existence of the right to access and the means to exercise it<sup>2</sup>.

The GDPR also specifies the time limit for responding to a data subject access request. The data controller must provide the information without undue delay and in any event within one month of receipt of the request<sup>1</sup>. This period may be extended by two further months where necessary, taking into account the complexity and number of the requests, but the data controller must inform the data subject of any such extension within one month of receipt of the request, together with the reasons for the delay<sup>1</sup>. The data controller must also verify the identity of the data subject before providing the information, but this verification should not extend the time limit for responding to the request<sup>3</sup>.

In this scenario, Mike is an EU resident who has booked travel itineraries through XYZ Travel Agency and stayed at ABC Hotel Chain's locations. Both companies are U.S.-based multinational companies that use a common platform for collecting and sharing their customer data. Mike has signed the agreement to be a rewards program member of XYZ Travel Agency. Mike wants to know what personal information the company holds about him and sends an email requesting access to his data.

Assuming that both companies are subject to the GDPR, either because they offer goods or services to individuals in the EU or because they monitor the behavior of individuals in the EU<sup>4</sup>, they must comply with the right of access by the data subject and provide Mike with the information he requests. The time period in which Mike should receive a response to his request is not more than one month of receipt of his request, unless there are grounds for extending the period by two further months. The companies must also verify Mike's identity before providing the information, but this verification should not affect the time limit for responding to the request.

Therefore, the correct answer is A. Not more than one month of receipt of Mike's request.

References: 1 Article 15 of the GDPR<sup>2</sup> Article 13 and 14 of the GDPR<sup>3</sup> Guidelines on the right to data portability | European Data Protection Board<sup>34</sup> Article 3 of the GDPR.

## NEW QUESTION # 41

### SCENARIO

Please use the following to answer the next question:

Brady is a computer programmer based in New Zealand who has been running his own business for two years. Brady's business provides a low-cost suite of services to customers throughout the European Economic Area (EEA). The services are targeted towards new and aspiring small business owners. Brady's company, called Brady Box, provides web page design services, a Social Networking Service (SNS) and consulting services that help people manage their own online stores.

Unfortunately, Brady has been receiving some complaints. A customer named Anna recently uploaded her plans for a new product

onto Brady Box's chat area, which is open to public viewing. Although she realized her mistake two weeks later and removed the document, Anna is holding Brady Box responsible for not noticing the error through regular monitoring of the website. Brady believes he should not be held liable.

Another customer, Felipe, was alarmed to discover that his personal information was transferred to a third-party contractor called Hermes Designs and worries that sensitive information regarding his business plans may be misused. Brady does not believe he violated European privacy rules. He provides a privacy notice to all of his customers explicitly stating that personal data may be transferred to specific third parties in fulfillment of a requested service. Felipe says he read the privacy notice but that it was long and complicated. Brady continues to insist that Felipe has no need to be concerned, as he can personally vouch for the integrity of Hermes Designs. In fact, Hermes Designs has taken the initiative to create sample customized banner advertisements for customers like Felipe. Brady is happy to provide a link to the example banner ads, now posted on the Hermes Designs webpage. Hermes Designs plans on following up with direct marketing to these customers.

Brady was surprised when another customer, Serge, expressed his dismay that a quotation by him is being used within a graphic collage on Brady Box's home webpage. The quotation is attributed to Serge by first and last name. Brady, however, was not worried about any sort of litigation. He wrote back to Serge to let him know that he found the quotation within Brady Box's Social Networking Service (SNS), as Serge himself had posted the quotation. In his response, Brady did offer to remove the quotation as a courtesy.

Despite some customer complaints, Brady's business is flourishing. He even supplements his income through online behavioral advertising (OBA) via a third-party ad network with whom he has set clearly defined roles. Brady is pleased that, although some customers are not explicitly aware of the OBA, the advertisements contain useful products and services.

Based on the scenario, what is the main reason that Brady should be concerned with Hermes Designs' handling of customer personal data?

- A. The data is being used for a new purpose.
- B. The data is uncategorized.
- C. The data is being processed via a new means.
- D. The data is sensitive.

**Answer: A**

Explanation:

According to the GDPR, personal data must be collected for specified, explicit and legitimate purposes and not further processed in a manner that is incompatible with those purposes<sup>1</sup>. This means that data controllers must inform data subjects about the purposes of data processing and obtain their consent or rely on another lawful basis for processing. Data controllers must also respect the principle of data minimisation, which means that they should only collect and process personal data that is adequate, relevant and limited to what is necessary for the purposes for which they are processed<sup>2</sup>.

In the scenario, Brady transfers his customers' personal data to Hermes Designs, a third-party contractor, for the purpose of providing web page design services. However, Hermes Designs uses the data for a new purpose, which is creating sample customized banner advertisements and conducting direct marketing to the customers. This new purpose is not compatible with the original purpose for which the data was collected and transferred, and it is not likely that the customers have consented to it or that there is another lawful basis for it. Moreover, Hermes Designs may be processing more personal data than what is necessary for the original purpose, such as the customers' business plans and preferences. Therefore, Brady should be concerned with Hermes Designs' handling of customer personal data, as it may violate the GDPR and expose him to legal risks and reputational damages.

Reference:

1: Art. 5(1)(b) GDPR Principles relating to processing of personal data

2: Art. 5(1) GDPR Principles relating to processing of personal data

## NEW QUESTION # 42

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