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Marksheet

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Sr No	Subject Name	Theory MM	Theory Obtain	Practical MM	Practical Obtain
1	Accounting With G.S.T	30	26	10	9
2	Tally Prime	30	24	10	8
3	Computer Basics	30	26	10	8
4	Tally ERP 9 With GST	30	27	10	9

Exam Title	Max Marks	Marks Secured	Practical Marks
MS Office, Accounting, GST & Tally ERP9	160	103	34
Grand Total	160	103	34

Term End Date: 28-10-2025

Center Head (Sign with Stamp)

Controller of Exam (SSPC)

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IAPP CIPP-US Exam is a highly regarded certification for privacy professionals, and passing the exam is an essential step towards building a successful career in privacy. CIPP-US exam tests the candidate's knowledge of the laws and regulations governing privacy in the US, including the Federal Trade Commission Act, the Health Insurance Portability and Accountability Act, and the Children's Online Privacy Protection Act, among others. CIPP-US exam also covers data protection, data privacy management, and ethical considerations related to privacy.

The CIPP/US certification exam is a valuable investment for professionals seeking to advance their careers in the privacy and data protection industry. It provides a comprehensive understanding of the legal and regulatory landscape of privacy in the United States and demonstrates a commitment to excellence in the field. With the demand for privacy professionals on the rise, earning the CIPP/US certification can give candidates a competitive edge and open up new opportunities for career growth and advancement.

>> **Formal CIPP-US Test** <<

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The CIPP-US Exam covers a wide range of privacy topics, including the US privacy legal framework, data protection regulations, data management, and privacy program management. To pass the exam, applicants must demonstrate their understanding of the essential concepts, practices, and legal requirements associated with privacy protection in the United States.

IAPP Certified Information Privacy Professional/United States (CIPP/US) Sample Questions (Q88-Q93):

NEW QUESTION # 88

A California resident has created an account on your company's online food delivery platform and placed several orders in the past month. Later she submits a data subject request to access her personal information under the California Privacy Rights Act. Based on the CPRA, which of the following data elements would your company NOT have to provide to the requestor once her identity has been verified?

- A. The loyalty account number assigned through the individual's use of the services
- B. The email address submitted by the individual as part of the account registration process.
- **C. Inferences made about the individual for the company's internal purposes**
- D. The time stamp for the creation of the individual's account in the platform's database.

Answer: C

Explanation:

Under the California Privacy Rights Act (CPRA), which amends the California Consumer Privacy Act (CCPA), California residents have the right to request access to their personal information collected by a business. However, the CPRA provides an exception for inferences made about an individual for internal purposes, meaning businesses are not obligated to disclose inferences generated solely for internal use.

Key Points Under the CPRA:

Access to Personal Information:

Businesses must provide consumers with access to personal information they have collected, which includes data submitted by the consumer and other information directly associated with the consumer.

Exception for Inferences:

Inferences made about a consumer, particularly when used for internal purposes (e.g., improving services, analytics, or predicting preferences), are not explicitly required to be disclosed under the CPRA unless they are part of the consumer's profile or used for decision-making purposes that affect the consumer.

Examples of Data to Be Provided:

Information provided by the consumer (e.g., email address, account information). Automatically collected information (e.g., timestamps, purchase history).

Identifiers (e.g., loyalty account numbers).

NEW QUESTION # 89

Smith Memorial Healthcare (SMH) is a hospital network headquartered in New York and operating in 7 other states. SMH uses an electronic medical record to enter and track information about its patients. Recently, SMH suffered a data breach where a third-party hacker was able to gain access to the SMH internal network.

Because it is a HIPAA-covered entity, SMH made a notification to the Office of Civil Rights at the U.S. Department of Health and Human Services about the breach.

Which statement accurately describes SMH's notification responsibilities?

- A. If SMH makes credit monitoring available to individuals who inquire, it will not have to make a separate notification to individuals in the state of New York.
- **B. If SMH must make a notification in any other state in which it operates, it must also make a notification to individuals in New York.**
- C. If SMH is compliant with HIPAA, it will not have to make a separate notification to individuals in the state of New York.
- D. If SMH has more than 500 patients in the state of New York, it will need to make separate notifications to these patients.

Answer: B

Explanation:

The correct answer is C. If SMH must make a notification in any other state in which it operates, it must also make a notification to individuals in New York. Under the Health Insurance Portability and Accountability Act (HIPAA), SMH is required to notify the Office of Civil Rights (OCR) and the affected individuals of a data breach involving unsecured protected health information (PHI) within 60 days of discovery¹. However, HIPAA does not preempt state laws that provide greater protection to individuals or impose additional obligations on covered entities². Therefore, SMH must also comply with the state breach notification laws of the states where it operates, including New York.

According to the New York State Information Security Breach and Notification Act, any person or business that owns or licenses computerized data that includes private information of a resident of New York must disclose any breach of the security of the system to such resident in the most expedient time possible and without unreasonable delay, unless the exposure of the private information was inadvertent and unlikely to result in misuse or financial harm³. Private information includes personal information (such as name, number, or other identifier) plus one or more of the following data elements: social security number; driver's license number or non-driver identification card number; account number, credit or debit card number, in combination with any required security code, access code, password or other information that would permit access to an individual's financial account; biometric information; or a user name or e-mail address in combination with a password or security question and answer that would permit access to an online account³.

Therefore, if SMH's data breach involved any of these data elements of New York residents, SMH must notify them of the breach, regardless of whether SMH is compliant with HIPAA, has more than 500 patients in New York, or offers credit monitoring services. SMH must also notify the New York Attorney General, the Department of State, and the Division of State Police within 10 days of notifying the affected individuals³. Additionally, SMH must notify the New York Department of Health if the breach involved electronic health records⁴.

References: <https://www.pdpc.gov.sg/-/media/Files/PDPC/PDF-Files/Other-Guides/Guide-on-Managing-and-Notifying-Data-Breaches-under-the-PDPA-15-Mar-2021.pdf?la=en>

https://www.pcpd.org.hk/english/resources_centre/publications/files/guidance_note_dbn_e.pdf

NEW QUESTION # 90

SCENARIO

Please use the following to answer the next QUESTION :

Matt went into his son's bedroom one evening and found him stretched out on his bed typing on his laptop. "Doing your network?" Matt asked hopefully.

"No," the boy said. "I'm filling out a survey."

Matt looked over his son's shoulder at his computer screen. "What kind of survey?" "It's asking QUESTIONS about my opinions." "Let me see," Matt said, and began reading the list of QUESTIONS that his son had already answered. "It's asking your opinions about the government and citizenship. That's a little odd. You're only ten." Matt wondered how the web link to the survey had ended up in his son's email inbox. Thinking the message might have been sent to his son by mistake he opened it and read it. It had come from an entity called the Leadership Project, and the content and the graphics indicated that it was intended for children. As Matt read further he learned that kids who took the survey were automatically registered in a contest to win the first book in a series about famous leaders.

To Matt, this clearly seemed like a marketing ploy to solicit goods and services to children. He asked his son if he had been prompted to give information about himself in order to take the survey. His son told him he had been asked to give his name, address, telephone number, and date of birth, and to answer QUESTIONS about his favorite games and toys.

Matt was concerned. He doubted if it was legal for the marketer to collect information from his son in the way that it was. Then he noticed several other commercial emails from marketers advertising products for children in his son's inbox, and he decided it was time to report the incident to the proper authorities.

Based on the incident, the FTC's enforcement actions against the marketer would most likely include what violation?

- A. Intruding upon the privacy of a family with young children.

- B. Disregarding the privacy policy of the children's marketing industry.
- **C. Collecting information from a child under the age of thirteen.**
- D. Failing to notify of a breach of children's private information.

Answer: C

NEW QUESTION # 91

How did the Fair and Accurate Credit Transactions Act (FACTA) amend the Fair Credit Reporting Act (FCRA)?

- A. It expanded the definition of "consumer reports" to include communications relating to employee investigations
- **B. It increased the obligation of organizations to dispose of consumer data in ways that prevent unauthorized access**
- C. It stipulated the purpose of obtaining a consumer report can only be for a review of the employee's credit worthiness
- D. It required employers to get an employee's consent in advance of requesting a consumer report for internal investigation purposes

Section: (none) Explanation

Answer: B

NEW QUESTION # 92

Which of the following best describes what a "private right of action" is?

- **A. The right of individuals harmed by a violation of a law to file a lawsuit against the violation.**
- B. The right of individuals to submit a request to access their information.
- C. The right of individuals to keep their information private.
- D. The right of individuals harmed by data processing to have their information deleted.

Answer: A

NEW QUESTION # 93

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