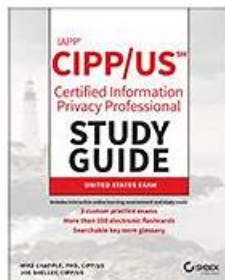


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The CIPP-US Certification is an essential credential for professionals who work with personal data in the United States. Certified Information Privacy Professional/United States (CIPP/US) certification demonstrates a deep understanding of privacy laws and regulations and provides professionals with the knowledge and skills necessary to protect personal data and ensure compliance with the law.

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The CIPP/US certification exam is administered by the International Association of Privacy Professionals (IAPP), the world's largest and most comprehensive global information privacy community. CIPP-US exam consists of 90 multiple-choice questions that cover several topics, including the US privacy laws, regulations, and enforcement, the role of privacy professionals, and the implementation of privacy programs. Candidates who pass the exam are awarded the CIPP/US certification, which is valid for two years.

The CIPP-US Certification Exam covers a wide range of topics related to data privacy, including the legal and regulatory environment, privacy program governance, data handling practices, and technology. CIPP-US exam is designed to test an individual's knowledge of these topics and their ability to apply that knowledge to real-world scenarios. CIPP-US exam is comprehensive and challenging, and those who pass it can be confident in their ability to manage data privacy in their organization.

IAPP Certified Information Privacy Professional/United States (CIPP/US) Sample Questions (Q202-Q207):

NEW QUESTION # 202

What is a key way that the Gramm-Leach-Bliley Act (GLBA) prevents unauthorized access into a person's bank account?

- A. By requiring the amount of customer personal information printed on paper.
- B. By requiring immediate public disclosure after a suspected security breach.
- **C. By restricting the disclosure of customer account numbers by financial institutions.**
- D. By requiring the financial institutions limit the collection of personal information.

Answer: C

NEW QUESTION # 203

What role does the U.S. Constitution play in the area of workplace privacy?

- A. It provides contractual protections to members of labor unions, but not to employees at will
- **B. It provides legal precedent for physical information security, but not for electronic security**
- C. It provides enforcement resources to large employers, but not to small businesses
- D. It provides significant protections to federal and state governments, but not to private-sector employment

Answer: B

NEW QUESTION # 204

SCENARIO

Please use the following to answer the next QUESTION:

Declan has just started a job as a nursing assistant in a radiology department at Woodland Hospital. He has also started a program to become a registered nurse.

Before taking this career path, Declan was vaguely familiar with the Health Insurance Portability and Accountability Act (HIPAA). He now knows that he must help ensure the security of his patients' Protected Health Information (PHI). Therefore, he is thinking carefully about privacy issues.

On the morning of his first day, Declan noticed that the newly hired receptionist handed each patient a HIPAA privacy notice. He wondered if it was necessary to give these privacy notices to returning patients, and if the radiology department could reduce paper waste through a system of one-time distribution.

He was also curious about the hospital's use of a billing company. He questioned whether the hospital was doing all it could to protect the privacy of its patients if the billing company had details about patients' care.

On his first day Declan became familiar with all areas of the hospital's large radiology department. As he was organizing equipment left in the hallway, he overheard a conversation between two hospital administrators. He was surprised to hear that a portable hard drive containing non-encrypted patient information was missing. The administrators expressed relief that the hospital would be able to avoid liability. Declan was surprised, and wondered whether the hospital had plans to properly report what had happened.

Despite Declan's concern about this issue, he was amazed by the hospital's effort to integrate Electronic Health Records (EHRs) into the everyday care of patients. He thought about the potential for streamlining care even more if they were accessible to all medical

facilities nationwide.

Declan had many positive interactions with patients. At the end of his first day, he spoke to one patient, John, whose father had just been diagnosed with a degenerative muscular disease. John was about to get blood work done, and he feared that the blood work could reveal a genetic predisposition to the disease that could affect his ability to obtain insurance coverage. Declan told John that he did not think that was possible, but the patient was wheeled away before he could explain why. John plans to ask a colleague about this.

In one month, Declan has a paper due for one of his classes on a health topic of his choice. By then, he will have had many interactions with patients he can use as examples. He will be pleased to give credit to John by name for inspiring him to think more carefully about genetic testing.

Although Declan's day ended with many Questions, he was pleased about his new position.

Based on the scenario, what is the most likely way Declan's supervisor would answer his question about the hospital's use of a billing company?

- A. By pointing out that contracts are in place to help ensure the observance of minimum security standards
- B. By assuring Declan that third parties are prevented from seeing Private Health Information (PHI)
- C. By describing how the billing system is integrated into the hospital's electronic health records (EHR) system
- D. By suggesting that Declan look at the hospital's publicly posted privacy policy

Answer: A

NEW QUESTION # 205

Global Manufacturing Co's Human Resources department recently purchased a new software tool. This tool helps evaluate future candidates for executive roles by scanning emails to see what those candidates say and what is said about them. This provides the HR department with an automated "360 review" that lets them know how the candidate thinks and operates, what their peers and direct reports say about them, and how well they interact with each other.

What is the most important step for the Human Resources Department to take when implementing this new software?

- A. Making sure that the software does not unintentionally discriminate against protected groups.
- B. Ensuring that the software contains a privacy notice explaining that employees have no right to privacy as long as they are running this software on organization systems to scan email systems.
- C. Providing notice to employees that their emails will be scanned by the software and creating automated profiles.
- D. Confirming that employees have read and signed the employee handbook where they have been advised that they have no right to privacy as long as they are using the organization's systems, regardless of the protected group or laws enforced by EEOC.

Answer: A

NEW QUESTION # 206

A covered entity suffers a ransomware attack that affects the personal health information (PHI) of more than 500 individuals. According to Federal law under HIPAA, which of the following would the covered entity NOT have to report the breach to?

- A. Department of Health and Human Services
- B. The affected individuals
- C. Medical providers
- D. The local media

Answer: C

Explanation:

Explanation/Reference: <https://www.hhs.gov/sites/default/files/RansomwareFactSheet.pdf> (page 6)

NEW QUESTION # 207

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