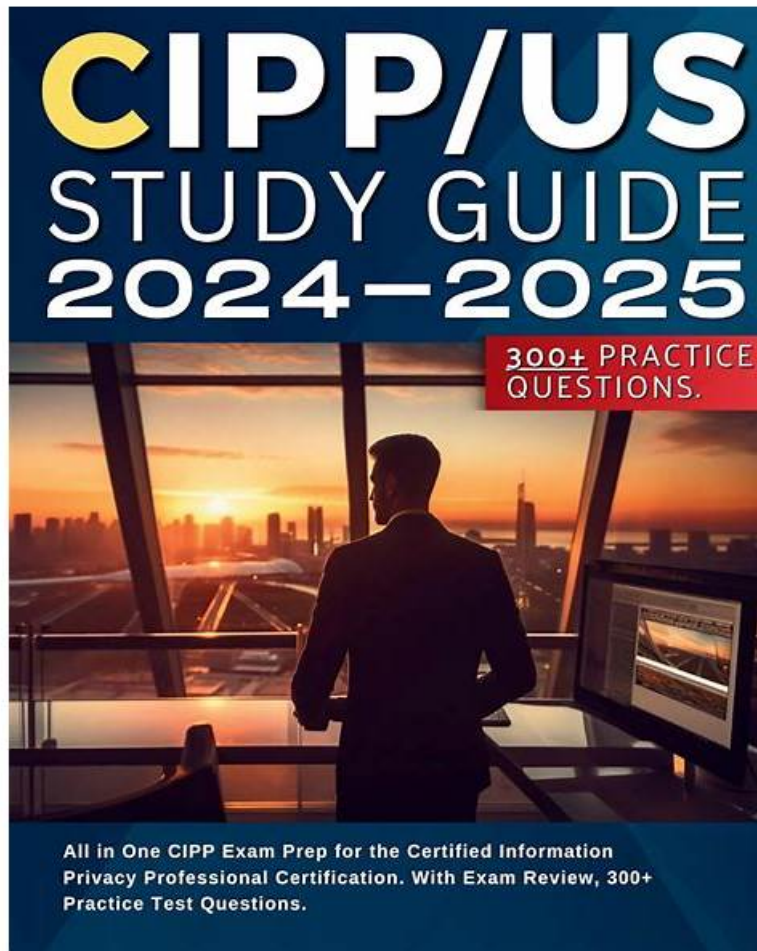


CIPP-US勉強時間 & CIPP-US認定試験



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>> CIPP-US勉強時間 <<

CIPP-US認定試験、CIPP-US対応受験

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報が含まれています。これらはテスト標準に関連しており、実際のテストの形式で作成されます。初心者であれ経験豊富な試験受験者であれ、当社のCIPP-USスタディガイドは大きなプレッシャーを軽減し、困難を効率的に克服するのに役立ちます。

IAPP Certified Information Privacy Professional/United States (CIPP/US) 認定 CIPP-US 試験問題 (Q89-Q94):

質問 # 89

The "Consumer Privacy Bill of Rights" presented in a 2012 Obama administration report is generally based on?

- A. The 1974 Privacy Act
- **B. Traditional fair information practices**
- C. European Union Directive
- D. Common law principles

正解: B

解説:

The Consumer Privacy Bill of Rights is a set of principles that the Obama administration proposed in 2012 to guide the development of privacy legislation and policies in the United States. The report that introduced the bill of rights stated that it was "generally based on the widely accepted Fair Information Practice Principles (FIPPs)"¹, which are a set of standards that originated in the 1970s and have influenced many privacy laws and frameworks around the world. The FIPPs include concepts such as individual control, transparency, security, accountability, and data minimization. The Consumer Privacy Bill of Rights adapted and expanded these principles to address the challenges and opportunities of the digital economy.

質問 # 90

Under the California Consumer Privacy Act (as amended by the California Privacy Rights Act), a consumer may initiate a civil action against a business for?

- A. Failure to implement and maintain security practices set out in regulations issued by the California Privacy Protection Agency (CPPA).
- B. Failure to implement and maintain reasonable security procedures and practices to protect the personal information held.
- **C. A security breach of certain categories of personal information that is nonencrypted and nonredacted**
- D. Any personal information that is subject to unauthorized access or disclosure.

正解: C

解説:

Under the California Consumer Privacy Act (CCPA), as amended by the California Privacy Rights Act (CPRA), consumers have the right to initiate a civil action if a business fails to adequately protect their personal information and a security breach occurs. This right applies specifically to breaches of certain categories of personal information that are unencrypted and unredacted.

Key Details of CCPA/CPRA Civil Actions:

* Security Breaches:

* A consumer can sue a business if the breach involves personal information such as Social Security numbers, driver's license numbers, or financial account information, provided that the data was unencrypted and unredacted.

* Reasonable Security Practices:

* Businesses are required to implement and maintain reasonable security practices to protect personal information. Failure to do so may expose the business to liability in case of a breach.

* Categories of Data Covered:

* The law specifies that only certain sensitive categories of personal information are actionable under a civil suit.

Explanation of Options:

* A. Any personal information that is subject to unauthorized access or disclosure: This is incorrect.

The civil action is limited to specific sensitive data categories, not all personal information.

* B. A security breach of certain categories of personal information that is nonencrypted and nonredacted: This is correct. Civil actions under the CCPA/CPRA apply to breaches involving specific sensitive data that is not encrypted or redacted.

* C. Failure to implement and maintain reasonable security procedures and practices to protect the personal information held: While this is a requirement under the law, it does not by itself provide grounds for a civil action. A security breach must occur for a consumer to sue.

* D. Failure to implement and maintain security practices set out in regulations issued by the California Privacy Protection Agency (CPPA): This is incorrect. Civil actions are tied to breaches of sensitive data, not a failure to meet specific agency guidelines.

References from CIPP/US Materials:

* CCPA/CPRA (Civil Code § 1798.150): Outlines the private right of action for security breaches involving certain unencrypted and unredacted data.

* IAPP CIPP/US Certification Textbook: Discusses the conditions under which consumers may bring civil actions under the CCPA/CPRA.

質問 # 91

SCENARIO

Please use the following to answer the next QUESTION

Otto is preparing a report to his Board of Directors at Filtration Station, where he is responsible for the privacy program. Filtration Station is a U.S. company that sells filters and tubing products to pharmaceutical companies for research use. The company is based in Seattle, Washington, with offices throughout the U.S. and Asia. It sells to business customers across both the U.S. and the Asia-Pacific region. Filtration Station participates in the Cross-Border Privacy Rules system of the APEC Privacy Framework.

Unfortunately, Filtration Station suffered a data breach in the previous quarter. An unknown third party was able to gain access to Filtration Station's network and was able to steal data relating to employees in the company's Human Resources database, which is hosted by a third-party cloud provider based in the U.S. The HR data is encrypted. Filtration Station also uses the third-party cloud provider to host its business marketing contact database. The marketing database was not affected by the data breach. It appears that the data breach was caused when a system administrator at the cloud provider stored the encryption keys with the data itself.

The Board has asked Otto to provide information about the data breach and how updates on new developments in privacy laws and regulations apply to Filtration Station. They are particularly concerned about staying up to date on the various U.S. state laws and regulations that have been in the news, especially the California Consumer Privacy Act (CCPA) and breach notification requirements.

What can Otto do to most effectively minimize the privacy risks involved in using a cloud provider for the HR data?

- A. Obtain express consent from employees for storing the HR data in the cloud and keep a record of the employee consents.
- **B. Ensure that the cloud provider abides by the contractual requirements by conducting an on-site audit.**
- C. Negotiate a Business Associate Agreement with the cloud provider to protect any health-related data employees might share with Filtration Station.
- D. Request that the Board sign off in a written document on the choice of cloud provider.

正解: B

質問 # 92

A company based in United States receives information about its UK subsidiary's employees in connection with the centralized HR service it provides.

How can the UK company ensure an adequate level of data protection that would allow the restricted data transfer to continue?

- A. By allowing each employee the option to opt-out to the restricted transfer, as it is necessary to send their names in order to book the sales bonuses.
- B. By submitting to the ICO a new application for the UK BCRs using the UK BCR application forms, as their existing authorized EU BCRs are not recognized.
- C. By signing up to an approved code of conduct under UK GDPR to demonstrate compliance with its requirements, both for the parent and the subsidiary companies.
- **D. By revising the contract with the United States parent company incorporating EU SCCs, as it continues to be valid for restricted transfers under the UK regime.**

正解: D

解説:

The UK company can ensure an adequate level of data protection for the restricted data transfer to the US parent company by using the EU Standard Contractual Clauses (SCCs), which are contractual terms that provide safeguards for personal data transferred from the UK to third countries. The UK GDPR recognizes the validity of the EU SCCs adopted before the end of the Brexit transition period, and allows the UK Information Commissioner's Office (ICO) to issue new SCCs in the future. The other options are not correct because:

* A. Signing up to an approved code of conduct under the UK GDPR is not sufficient to ensure an adequate level of data protection for restricted transfers, as it is not a transfer mechanism on its own.

The UK company would still need to use another appropriate safeguard, such as SCCs or Binding Corporate Rules (BCRs), to transfer personal data to the US parent company.

* C. Submitting a new application for the UK BCRs is not necessary, as the UK GDPR recognizes the existing authorized EU

BCRs as valid for restricted transfers from the UK. The UK company can continue to rely on its EU BCRs, as long as they are updated to reflect the UK GDPR requirements and the role of the ICO as the competent supervisory authority.

* D. Allowing each employee the option to opt-out to the restricted transfer is not a valid transfer mechanism under the UK GDPR, as it does not provide adequate safeguards for the personal data of the employees. The UK company would need to obtain the explicit consent of each employee for the restricted transfer, which must be freely given, specific, informed, and unambiguous.

References:

- * UK GDPR, Chapter V, Article 46
- * UK GDPR, Chapter V, Article 47
- * UK GDPR, Chapter V, Article 49
- * ICO guidance on international transfers
- * IAPP CIPP/US Study Guide, Chapter 10, Section 10.3.2

質問 # 93

An organization self-certified under Privacy Shield must, upon request by an individual, do what?

- A. Identify all personal information disclosed during a criminal investigation.
- B. Provide the identities of third and fourth parties that may potentially receive personal information.
- C. Suspend the use of all personal information collected by the organization to fulfill its original purpose.
- **D. Provide the identities of third parties with whom the organization shares personal information.**

正解: D

解説:

According to the Privacy Shield Principles, an organization that self-certifies under the Privacy Shield Framework must provide individuals with the choice to opt out of the disclosure of their personal information to a third party or the use of their personal information for a purpose that is materially different from the purpose for which it was originally collected or subsequently authorized by the individual. To facilitate this choice, the organization must inform the individual of the type or identity of the third parties to which it discloses personal information and the purposes for which it does so. The organization must also provide a readily available and affordable independent recourse mechanism to investigate and resolve complaints and disputes regarding its compliance with the Privacy Shield Principles. If the organization transfers personal information to a third party acting as an agent, it must ensure that the agent provides at least the same level of privacy protection as is required by the Privacy Shield Principles and that it takes reasonable and appropriate steps to ensure that the agent effectively processes the personal information transferred in a manner consistent with the organization's obligations under the Privacy Shield Principles.

質問 # 94

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21世紀の情報化時代の急流の到来につれて、人々はこの時代に適応できるようにいつも自分の知識を増加していますが、まだずっと足りないです。IT業種について言えば、IAPPのCIPP-US認定試験はIT業種で欠くことができない認証ですから、この試験に合格するのはとても必要です。この試験が難しいですから、試験に合格すれば国際的に認証され、受け入れられることができます。そうすると、美しい未来と高給をもらう仕事を持つようになります。JPTestKingというサイトは世界で最も信頼できるIT認証トレーニング資料を持っていますから、JPTestKingを利用したらあなたがずっと期待している夢を実現することができますようになります。100パーセントの合格率を保証しますから、IAPPのCIPP-US認定試験を受ける受験生のあなたはまだ何を待っているのですか。速くJPTestKingというサイトをクリックしてください。

CIPP-US認定試験: <https://www.jpctestking.com/CIPP-US-exam.html>

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