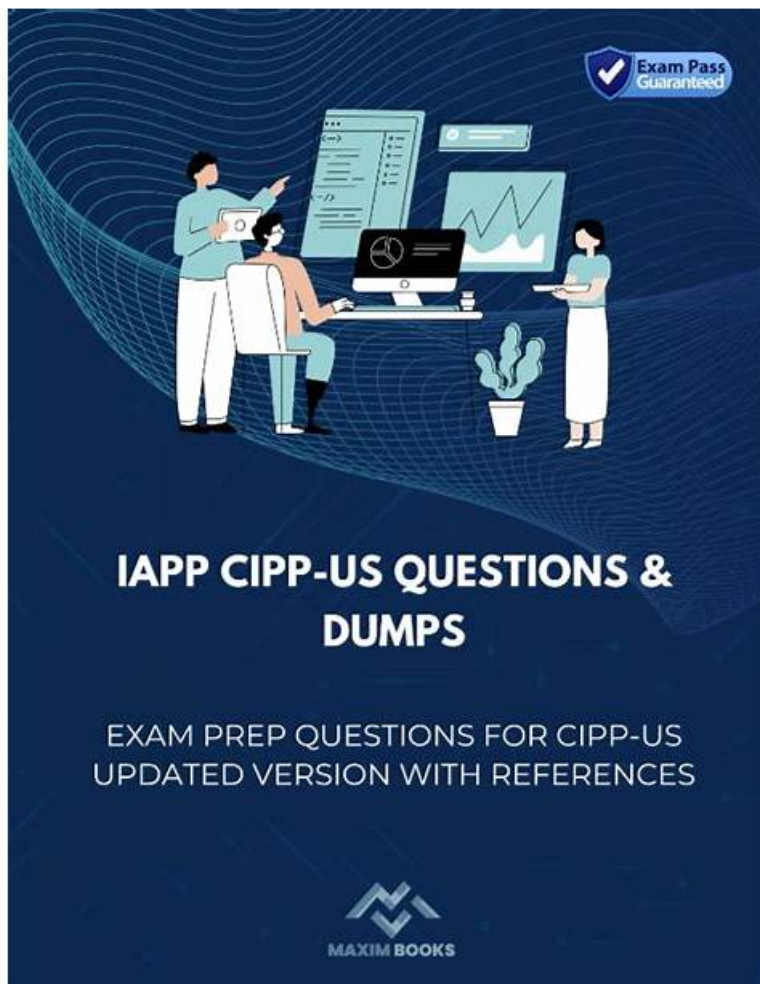


# IAPP CIPP-US Exam Questions - Guaranteed Success



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The CIPP-US exam prepare materials of Itexamguide is high quality and high pass rate, it is completed by our experts who have a good understanding of real CIPP-US exams and have many years of experience writing CIPP-US study materials. They know very well what candidates really need most when they prepare for the CIPP-US Exam. They also understand the real CIPP-US exam situation very well. We will let you know what a real exam is like. You can try the Soft version of our CIPP-US exam question, which can simulate the real exam.

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.

## How to study the IAPP CIPP-US: Certified Information Privacy Professional/United States (CIPP/US) Exam

Preparation of certification exams could be covered with two resource types . The first one are the study guides, reference books and study forums that are elaborated and appropriate for building information from ground up. Apart from them video tutorials and lectures are a good option to ease the pain of through study and are relatively make the study process more interesting nonetheless these demand time and concentration from the learner. Smart candidates who wish to create a solid foundation altogether examination topics and connected technologies typically mix video lectures with study guides to reap the advantages of each but **IAPP CIPP/US practice exams** or practice exam engines is one important study tool which goes typically unnoticed by most candidates. Practice exams are designed with our experts to make exam prospects test their knowledge on skills attained in course, as well as prospects become comfortable and familiar with the real exam environment. Statistics have indicated exam anxiety plays

much bigger role of students failure in exam than the fear of the unknown. Itexamguide expert team recommends preparing some notes on these topics along with it don't forget to practice **IAPP CIPP/US exam dumps** which had been written by our expert team, each of these can assist you loads to clear this exam with excellent marks. **IAPP CIPP/US practice test** is the best preparation material in the start of preparation.

The CIPP-US Certification Exam is a rigorous exam that requires candidates to have a solid understanding of the principles of data privacy and protection. CIPP-US exam is designed to test the knowledge of the candidates in areas such as privacy laws and regulations, data protection, security, and management. CIPP-US exam is generally taken by professionals who have several years of experience in the field of data privacy and protection.

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### **IAPP Certified Information Privacy Professional/United States (CIPP/US) Sample Questions (Q42-Q47):**

#### **NEW QUESTION # 42**

##### **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.

The Board has asked Otto whether the company will need to comply with the new California Consumer Privacy Law (CCPA). What should Otto tell the Board?

- A. That the company is governed by CCPA, but does not need to take any additional steps because it follows CPBR.
- B. That business contact information could be considered personal information governed by CCPA.
- C. That CCPA only applies to companies based in California, which exempts the company from compliance.
- D. **That CCPA will apply to the company only after the California Attorney General determines that it will enforce the statute.**

**Answer: D**

#### **NEW QUESTION # 43**

What important action should a health care provider take if she wants to qualify for funds under the Health Information Technology for Economic and Clinical Health Act (HITECH)?

- A. Keep electronic updates about the Health Insurance Portability and Accountability Act
- B. Bill the majority of patients electronically for their health care
- C. **Make electronic health records (EHRs) part of regular care**
- D. Send health information and appointment reminders to patients electronically

**Answer: C**

Explanation:

Explanation/Reference: <https://www.healthaffairs.org/do/10.1377/hblog20150304.045199/full/>

**NEW QUESTION # 44**

Which of the following would NOT fall under the jurisdiction of the GDPR?

- A. A Spanish company that processes data of US citizens.
- **B. A US company who sells products and services in South America.**
- C. A German company with assets in France and employees in both companies.
- D. An Italian company selling products and services worldwide.

**Answer: B**

Explanation:

The GDPR applies to companies with assets and employees in the EU, to companies that sell to people in the EU and to data processed in the EU.

**NEW QUESTION # 45****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 B. 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.

The Board has asked Otto whether the company will need to comply with the new California Consumer Privacy Law (CCPA). What should Otto tell the Board?

- A. That the company is governed by CCPA, but does not need to take any additional steps because it follows CPBR.
- B. That CCPA will apply to the company only after the California Attorney General determines that it will enforce the statute.
- **C. That business contact information could be considered personal information governed by CCPA.**
- D. That CCPA only applies to companies based in California, which exempts the company from compliance.

**Answer: C**

Explanation:

The CCPA applies to any business that collects personal information of California residents, regardless of where the business is located. The CCPA defines personal information broadly as any information that identifies, relates to, describes, is reasonably capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular consumer or household. This could include business contact information, such as name, email address, phone number, or job title, if it is linked to a specific individual. Therefore, Otto should tell the Board that business contact information could be considered personal information governed by CCPA, and that the company may need to comply with the CCPA requirements, such as providing notice, honoring consumer rights requests, and implementing reasonable security measures.

**NEW QUESTION # 46**

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 keep their information private.
- C. The right of individuals to submit a request to access their information.
- D. The right of individuals harmed by data processing to have their information deleted.

**Answer: A**

## NEW QUESTION # 47

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