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The CIPP-E exam covers a range of topics related to privacy and data protection, including the GDPR (General Data Protection Regulation), EU privacy laws, cross-border data transfers, and more. CIPP-E exam is designed for individuals who work with personal data on a regular basis, such as privacy officers, data protection officers, lawyers, and IT professionals.

The CIPP-E certification is an excellent way for privacy professionals to advance their careers and increase their earning potential. In addition to the knowledge and skills gained from the certification, CIPP-E holders are also part of a global community of privacy professionals who have access to the latest industry developments, networking opportunities, and job openings. The CIPP-E certification is recognized by numerous organizations and regulatory bodies, including the European Data Protection Board (EDPB), which further enhances its value and credibility.

>> **Frequent IAPP CIPP-E Update** <<

2025 Frequent CIPP-E Update | Latest IAPP CIPP-E: Certified Information Privacy Professional/Europe (CIPP/E) 100% Pass

Some people prefer books, some check videos, and some hire online tutors, to clear the CIPP-E exam. It all depends on you what you like the most. If you learn better by books, go for it but if you are busy, and don't have much time to consult a list of books for studying, it's better to get the most probable Certified Information Privacy Professional/Europe (CIPP/E) (CIPP-E) exam questions. We are sure that you will learn well and can crack IAPP CIPP-E exam easily.

The CIPP-E Certification is highly valued by employers in the EU and beyond. It provides individuals with a competitive edge in the job market and demonstrates their expertise in the field of data protection and privacy. Certified Information Privacy Professional/Europe (CIPP/E) certification also provides individuals with access to a global community of privacy professionals and resources, including networking opportunities, educational events, and online forums.

IAPP Certified Information Privacy Professional/Europe (CIPP/E) Sample Questions (Q126-Q131):

NEW QUESTION # 126

SCENARIO

Please use the following to answer the next question:

TripBliss Inc. is a travel service company which has lost substantial revenue over the last few years. Their new manager, Oliver, suspects that this is partly due to the company's outdated website. After doing some research, he meets with a sales representative from the up-and-coming IT company Techiva, hoping that they can design a new, cutting-edge website for TripBliss Inc.'s foundering business.

During negotiations, a Techiva representative describes a plan for gathering more customer information through detailed Questionnaires, which could be used to tailor their preferences to specific travel destinations. TripBliss Inc. can choose any number of data categories - age, income, ethnicity - that would help them best accomplish their goals. Oliver loves this idea, but would also like to have some way of gauging how successful this approach is, especially since the Questionnaires will require customers to provide explicit consent to having their data collected. The Techiva representative suggests that they also run a program to analyze the new website's traffic, in order to get a better understanding of how customers are using it. He explains his plan to place a number of cookies on customer devices. The cookies will allow the company to collect IP addresses and other information, such as the sites from which the customers came, how much time they spend on the TripBliss Inc. website, and which pages on the site they visit. All of this information will be compiled in log files, which Techiva will analyze by means of a special program. TripBliss Inc. would receive aggregate statistics to help them evaluate the website's effectiveness. Oliver enthusiastically engages Techiva for these services.

Techiva assigns the analytics portion of the project to longtime account manager Leon Santos. As is standard practice, Leon is given administrator rights to TripBliss Inc.'s website, and can authorize access to the log files gathered from it. Unfortunately for TripBliss Inc., however, Leon is taking on this new project at a time when his dissatisfaction with Techiva is at a high point. In order to take revenge for what he feels has been unfair treatment at the hands of the company, Leon asks his friend Fred, a hobby hacker, for help. Together they come up with the following plan: Fred will hack into Techiva's system and copy their log files onto a USB stick. Despite his initial intention to send the USB to the press and to the data protection authority in order to denounce Techiva, Leon experiences a crisis of conscience and ends up reconsidering his plan. He decides instead to securely wipe all the data from the USB stick and inform his manager that the company's system of access control must be reconsidered.

After Leon has informed his manager, what is Techiva's legal responsibility as a processor?

- A. They must report it to the supervisory authority.
- B. They must inform customers who have used the website.
- **C. They must report it to TripBliss Inc.**
- D. They must conduct a full systems audit.

Answer: C

Explanation:

According to Article 33 of the GDPR, processors must notify controllers without undue delay after becoming aware of a personal data breach¹. Even though Leon and Fred did not disclose the data to anyone else, the unauthorized access and copying of the log files still constitutes a personal data breach². Therefore, Techiva, as a processor, has a legal responsibility to report it to TripBliss Inc., as the controller. The other options are not legal obligations for processors, although they may be good practices or contractual terms. Reference:

Free CIPP/E Study Guide, page 32, section 4.1.2

CIPP/E Certification, page 27, section 4.1.2

Cipp-e Study guides, Class notes & Summaries, page 38, section 4.1.2

New IAPP CIPP-E Exam Practice Questions, question 141

Processors' responsibilities, paragraph 2

NEW QUESTION # 127

Which of the following is NOT a role of works councils?

- A. Determining the monetary fines to be levied against employers for data breach violations of employee data.

- **B. Determining whether employees' personal data can be processed or not.**
- C. Determining whether to approve or reject certain decisions of the employer that affect employees.
- D. Determining what changes will affect employee working conditions.

Answer: B

NEW QUESTION # 128

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 What is potentially wrong with the backup system operated in the AWS cloud?

- A. AWS is a US company, and no personal data of European residents may be transferred to it without explicit written consent from data subjects.
- **B. The data storage period has to be revised, and a data processing agreement w*h AWS must be signed**
- C. The AWS servers are located in the EU but in a country different than the location of the corporate headquarters.
- D. It is unlawful to process any personal data in a cloud unless the cloud is certified as GDPR-compliant by a competent supervisory authority.

Answer: B

NEW QUESTION # 129

Which marketing-related activity is least likely to be covered by the provisions of Privacy and Electronic Communications Regulations (Directive 2002/58/EC)?

- A. A text message to individuals from a company offering concert tickets for sale.
- B. The use of cookies to collect data about an individual.
- **C. Advertisements passively displayed on a website.**
- D. An email from a retail outlet promoting a sale to one of their previous customer.

Answer: C

Explanation:

The Privacy and Electronic Communications Regulations (PECR) are derived from the e-privacy Directive 2002/58/EC, which aims to protect the privacy and confidentiality of users of electronic communications services. The PECR cover various aspects of electronic marketing, such as the use of cookies, unsolicited communications, and traffic and location data. According to the PECR, the following marketing-related activities require the consent of the user or subscriber, unless certain exemptions apply:

- * The use of cookies or similar technologies to store or access information on the user's device (Regulation 6).
 - * The sending of electronic mail for direct marketing purposes to individual subscribers who have not given their prior consent (Regulation 22).
 - * The making of unsolicited calls for direct marketing purposes to individual subscribers who have registered their number with the Telephone Preference Service or who have objected to such calls from a specific caller (Regulation 21).
 - * The sending of unsolicited communications for direct marketing purposes by means of electronic mail, fax, or automated calling systems to corporate subscribers, unless they have indicated that they do not wish to receive such communications (Regulation 23).
- Therefore, among the four options, the one that is least likely to be covered by the provisions of the PECR is the advertisements passively displayed on a website, as they do not involve the use of cookies, the sending of unsolicited communications, or the processing of traffic or location data. However, such advertisements may still be subject to other data protection laws, such as the GDPR, if they involve the processing of personal data of the users.

References:

PECR

e-privacy Directive

ICO guide to PECR

Reference: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:02002L0058-20091219&from=RO>

NEW QUESTION # 130

Which GDPR principle would a Spanish employer most likely depend upon to annually send the personal data of its employees to the national tax authority?

- A. The consent of the employees.
- **B. The legal obligation of the employer.**
- C. The legitimate interest of the public administration.
- D. The protection of the vital interest of the employees.

Answer: B

Explanation:

According to Article 6 of the GDPR, the processing of personal data is only lawful if and to the extent that at least one of the following applies:

- * the data subject has given consent to the processing of his or her personal data for one or more specific purposes;
- * processing is necessary for the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract;
- * processing is necessary for compliance with a legal obligation to which the controller is subject;
- * processing is necessary in order to protect the vital interests of the data subject or of another natural person;
- * processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller;
- * processing is necessary for the purposes of the legitimate interests pursued by the controller or by a third party, except where such interests are overridden by the interests or fundamental rights and freedoms of the data subject which require protection of personal data, in particular where the data subject is a child.

In this case, the Spanish employer would most likely depend on the legal obligation of the employer as the lawful basis for sending the personal data of its employees to the national tax authority. This is because the employer is subject to the tax laws and regulations of Spain, which require the employer to report the income and deductions of its employees to the tax authority on an annual basis. The employer must comply with this legal obligation, and the processing of the employees' personal data is necessary for this purpose. The employer does not need to obtain the consent of the employees, as consent is not a valid basis for processing personal data where there is a clear imbalance between the data subject and the controller, such as in the context of employment. The employer also does not need to rely on the legitimate interest of the public administration, as this is not a specific purpose for which the employer is processing the personal data, but rather a general interest that may be served by the tax authority. The employer also does not need to invoke the protection of the vital interest of the employees, as this basis only applies in situations where the processing is necessary to protect someone's life, such as in a medical emergency. References: Article 6 GDPR - Lawfulness of processing - General Data Protection Regulation (GDPR), Lawful basis for processing | ICO, Legal obligation as a lawful basis for processing personal data under the GDPR, [Consent in the employment context | ICO], [Vital interests | ICO] Reference: <https://www.huntonprivacyblog.com/2020/03/25/spanish-dpa-publishes-report-on-data-processing-activities-in-relation-to-covid-19/>

NEW QUESTION # 131

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