

CIPP-US^{Q&As}

Certified Information Privacy Professional/United States (CIPP/US)

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QUESTION 1

Which of the following describes the most likely risk for a company developing a privacy policy with standards that are much higher than its competitors?

- A. Being more closely scrutinized for any breaches of policy
- B. Getting accused of discriminatory practices
- C. Attracting skepticism from auditors
- D. Having a security system failure

Correct Answer: A

QUESTION 2

Which of the following state laws has an entity exemption for organizations subject to the Gramm-Leach-Bliley Act (GLBA)?

- A. Nevada Privacy Law.
- B. California Privacy Rights Act.
- C. California Consumer Privacy Act.
- D. Virginia Consumer Data Protection Act.

Correct Answer: D

QUESTION 3

Which of the following types of information would an organization generally NOT be required to disclose to law enforcement?

- A. Information about medication errors under the Food, Drug and Cosmetic Act
- B. Money laundering information under the Bank Secrecy Act of 1970
- C. Information about workplace injuries under OSHA requirements
- D. Personal health information under the HIPAA Privacy Rule

Correct Answer: D

QUESTION 4



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What privacy concept grants a consumer the right to view and correct errors on his or her credit report?
A. Access.
B. Notice.
C. Action.
D. Choice.
Correct Answer: B

QUESTION 5

What do the Civil Rights Act, Pregnancy Discrimination Act, Americans with Disabilities Act, Age Discrimination Act, and Equal Pay Act all have in common?

- A. They require employers not to discriminate against certain classes when employees use personal information
- B. They require that employers provide reasonable accommodations to certain classes of employees
- C. They afford certain classes of employees\\' privacy protection by limiting inquiries concerning their personal information
- D. They permit employers to use or disclose personal information specifically about employees who are members of certain classes

Correct Answer: A

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