



# CIPP-E<sup>Q&As</sup>

Certified Information Privacy Professional/Europe (CIPP/E)

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## QUESTION 1

Which of the following would most likely NOT be covered by the definition of "personal data" under the GDPR?

- A. The payment card number of a Dutch citizen
- B. The U.S. social security number of an American citizen living in France
- C. The unlinked aggregated data used for statistical purposes by an Italian company
- D. The identification number of a German candidate for a professional examination in Germany

Correct Answer: C

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## QUESTION 2

### SCENARIO

Please use the following to answer the next question:

The fitness company Vigotron has recently developed a new app called M-Health, which it wants to market on its website as a free download. Vigotron's marketing manager asks his assistant Emily to create a webpage that describes the app

and specifies the terms of use. Emily, who is new at Vigotron, is excited about this task. At her previous job she took a data protection class, and though the details are a little hazy, she recognizes that Vigotron is going to need to obtain user

consent for use of the app in some cases. Emily sketches out the following draft, trying to cover as much as possible before sending it to Vigotron's legal department.

#### Registration Form

Vigotron's new M-Health app makes it easy for you to monitor a variety of health-related activities, including diet, exercise, and sleep patterns. M-Health relies on your smartphone settings (along with other third-party apps you may already

have) to collect data about all of these important lifestyle elements, and provide the information necessary for you to enrich your quality of life. (Please click here to read a full description of the services that M-Health provides.)

Vigotron values your privacy. The M-Health app allows you to decide which information is stored in it, and which apps can access your data. When your device is locked with a passcode, all of your health and fitness data is encrypted with

your passcode. You can back up data stored in the Health app to Vigotron's cloud provider, Stratculous. (Read more about Stratculous here.)

Vigotron will never trade, rent or sell personal information gathered from the M-Health app. Furthermore, we will not provide a customer's name, email address or any other information gathered from the app to any third-party without a

customer's consent, unless ordered by a court, directed by a subpoena, or to enforce the manufacturer's legal rights or protect its business or property.

We are happy to offer the M-Health app free of charge. If you want to download and use it, we ask that you



first complete this registration form. (Please note that use of the M-Health app is restricted to adults aged 16 or older, unless parental consent has been given to minors intending to use it.)

First name:

Surname:

Year of birth:

Email:

Physical Address (optional\*):

Health status:

\*If you are interested in receiving newsletters about our products and services that we think may be of interest to you, please include your physical address. If you decide later that you do not wish to receive these newsletters, you can

unsubscribe by sending an email to [unsubscribe@vigotron.com](mailto:unsubscribe@vigotron.com) or send a letter with your request to the address listed at the bottom of this page.

#### Terms and Conditions

1.Jurisdiction. [...]

2.Applicable law. [...]

3.Limitation of liability. [...]

#### Consent

By completing this registration form, you attest that you are at least 16 years of age, and that you consent to the processing of your personal data by Vigotron for the purpose of using the M-Health app. Although you are entitled to opt out of

any advertising or marketing, you agree that Vigotron may contact you or provide you with any required notices, agreements, or other information concerning the services by email or other electronic means. You also agree that the Company

may send automated emails with alerts regarding any problems with the M-Health app that may affect your well being.

If a user of the M-Health app were to decide to withdraw his consent, Vigotron would first be required to do what?

- A. Provide the user with logs of data collected through use of the app.
- B. Erase any data collected from the time the app was first used.
- C. Inform any third parties of the user's withdrawal of consent.
- D. Cease processing any data collected through use of the app.

Correct Answer: D

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#### QUESTION 3



Many businesses print their employees' photographs on building passes, so that employees can be identified by security staff. This is notwithstanding the fact that facial images potentially qualify as biometric data under the GDPR. Why would such practice be permitted?

- A. Because use of biometric data to confirm the unique identification of data subjects benefits from an exemption.
- B. Because photographs qualify as biometric data only when they undergo a "specific technical processing".
- C. Because employees are deemed to have given their explicit consent when they agree to be photographed by their employer.
- D. Because photographic ID is a physical security measure which is "necessary for reasons of substantial public interest".

Correct Answer: B

Reference [https://ess.csa.canon.com/rs/206-CLL-191/images/IAPP-Top-10-Operational-Impacts-of-GDPR.pdf?TC=DMandCN=CSA\\_OMNIA\\_PartnersandCS=CSAandCR=T1\\_Gov%20GenNonProfit\(11\)](https://ess.csa.canon.com/rs/206-CLL-191/images/IAPP-Top-10-Operational-Impacts-of-GDPR.pdf?TC=DMandCN=CSA_OMNIA_PartnersandCS=CSAandCR=T1_Gov%20GenNonProfit(11))

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#### QUESTION 4

The GDPR forbids the practice of "forum shopping", which occurs when companies do what?

- A. Choose the data protection officer that is most sympathetic to their business concerns.
- B. Designate their main establishment in member state with the most flexible practices.
- C. File appeals of infringement judgments with more than one EU institution simultaneously.
- D. Select third-party processors on the basis of cost rather than quality of privacy protection.

Correct Answer: B

#### QUESTION 5

Pursuant to Article 17 and EDPB Guidelines S\2019 on RTBF criteria in search engines cases, all of the following would be valid grounds for data subject delisting requests EXCEPT?

- A. The personal data has been collected in relation to the offer of Information society services (ISS) to a child.
- B. The data subject withdraws consent and there is no other legal basis for the processing.
- C. The personal data is no longer necessary in relation to the search engine provider's processing
- D. The processing is necessary for exercising the right of freedom of expression and information

Correct Answer: D

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