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Cyber AB CMMC-CCA Exam Syllabus Topics:

Topic	Details
Topic 1	<ul style="list-style-type: none">CMMC Assessment Process (CAP): This section of the exam measures skills of compliance professionals and tests knowledge of the full assessment lifecycle. It covers the steps needed to plan, prepare, conduct, and report on a CMMC Level 2 assessment, including the phases of execution and how to document and follow up on findings in alignment with DoD and CMMC-AB expectations.
Topic 2	<ul style="list-style-type: none">CMMC Level 2 Assessment Scoping: This section of the exam measures skills of cybersecurity assessors and revolves around determining the proper scope of a CMMC assessment. It involves analyzing and categorizing Controlled Unclassified Information (CUI) assets, interpreting the Level 2 scoping guidelines, and making accurate judgments in scenario-based exercises to define what assets and systems fall within assessment boundaries.
Topic 3	<ul style="list-style-type: none">Evaluating Organizations Seeking Certification (OSC) against CMMC Level 2 Requirements: This section of the exam measures skills of cybersecurity assessors and focuses on evaluating the environments of organizations seeking certification at CMMC Level 2. It covers understanding differences between logical and physical settings, recognizing constraints in cloud, hybrid, on-premises, single, and multi-site environments, and knowing what environmental exclusions apply for Level 2 assessments.

Topic 4	<ul style="list-style-type: none"> Assessing CMMC Level 2 Practices: This section of the exam measures skills of cybersecurity assessors in evaluating whether organizations meet the required practices of CMMC Level 2. It emphasizes applying CMMC model constructs, understanding model levels, domains, and implementation, and using evidence to determine compliance with established cybersecurity practices.
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Cyber AB Certified CMMC Assessor (CCA) Exam Sample Questions (Q30-Q35):

NEW QUESTION # 30

You are part of the Assessment Team assessing a small defense contractor. You learn that the contractor (ABC Manufacturing) outsources parts of its IT infrastructure and cybersecurity services to a reputable Managed Services Provider (MSP). During a CMMC assessment, the contractor's Assessment Official claims that several CMMC practices related to system security and monitoring are inherited from the MSP. Which of the following actions should the Lead Assessor take?

- A. Automatically accept the contractor's claim and score the inherited practices as 'MET' without further evaluation.
- B. Recommend that the OSC implement the inherited practices internally, as inheriting from external providers is not allowed.
- C. Score the inherited practices as 'NOT MET' and require ABC Manufacturing to implement them internally.
- D. Request evidence from the MSP to verify that their services meet the assessment objectives for the inherited practices and are applicable to ABC Manufacturing's in-scope assets.

Answer: D

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CAP permits inheritance from an MSP if evidence verifies that the services meet CMMC objectives and apply to the OSC's assets. Option A (automatic acceptance) skips verification, risking inaccuracy. Option B (prohibiting inheritance) contradicts CAP's allowance for ESPs. Option C (scoring 'NOT MET') dismisses valid evidence prematurely. Option D follows CAP's requirement to evaluate ESP evidence thoroughly.

Extract from Official Document (CAP v1.0):

* Section 2.2 - Conduct Assessment (pg. 25): "When a contractor inherits practice objectives from an ESP, the Lead Assessor shall request evidence from the ESP to verify that their services meet the assessment objectives." References:

CMMC Assessment Process (CAP) v1.0, Section 2.2.

NEW QUESTION # 31

FIPS-validated cryptography is required to meet CMMC practices that protect CUI when transmitted or stored outside the OSC's CMMC enclave. What source does the CCA use to verify that the cryptography the OSC has implemented is FIPS-validated?

- A. Cryptographic section of the OSC's SSP
- B. NIST Module Validation Program
- C. Cryptographic section of the Shared Responsibility Matrix
- D. Vendor cryptographic module documentation

Answer: B

Explanation:

The CMMC practices for cryptographic protection (SC.L2-3.13.11, SC.L2-3.13.8, etc.) require that cryptography protecting CUI must be FIPS-validated. The authoritative source for validation is the NIST Cryptographic Module Validation Program (CMVP).

Extract:

"To use cryptography in compliance with CMMC requirements, organizations must use modules validated under the NIST Cryptographic Module Validation Program (CMVP). The CMVP is the authoritative source to verify whether a cryptographic implementation is FIPS-validated." Vendor documentation or SSP claims alone cannot serve as authoritative proof. The CCA must consult the NIST CMVP validation list.
Reference: CMMC Assessment Guide - Level 2; SC.L2-3.13.11, SC.L2-3.13.8; CMVP Guidance.

NEW QUESTION # 32

You are a Lead Assessor on a CMMC Assessment Team preparing for an upcoming assessment. You have received the final assessment scope and supporting documentation from the OSC. What should you do next?

- A. Immediately begin the assessment based on the provided scope and documentation.
- B. Submit the assessment scope and documentation to the C3PAO for approval.
- C. Verify that the assessment team members are familiar with the assessment scope, method, plan, and tools.
- **D. Determine the feasibility of conducting the assessment.**

Answer: D

Explanation:

Comprehensive and Detailed Explanation:

The CMMC Assessment Process (CAP) outlines a phased approach, with Phase 1 (Plan and Prepare) requiring the Lead Assessor to determine the feasibility of conducting the assessment after receiving the final scope and documentation. This step involves validating the scope's accuracy and ensuring resources and conditions are adequate before proceeding. Option B skips this critical planning step. Option C misplaces the C3PAO's role, as the Lead Assessor validates the scope, not the C3PAO. Option D is a subsequent task but not the immediate next step. A is correct per the CAP sequence.

Reference:

CMMC Assessment Process (CAP) v1.0, Section 2.1 (Phase 1: Plan and Prepare), p. 7: "The Lead Assessor determines the feasibility of conducting the assessment based on the provided scope."

NEW QUESTION # 33

Your C3PAO has selected you as the Lead Assessor for the Assessment Team assessing an OSC's implementation of CMMC practices. Part of this assessment includes validating the OSC's CMMC assessment scope. Which of the following is NOT a factor to consider when determining which assets are in scope?

- A. Organizational assets that process CUI or FCI.
- B. Third-party assets that store CUI or FCI.
- C. Assets that secure the CUI or FCI storage location.
- **D. Government assets transmitting CUI into the OSC's systems.**

Answer: D

Explanation:

Comprehensive and Detailed Explanation:

The CMMC Assessment Scope - Level 2 includes assets under the OSC's control that process, store, or transmit CUI/FCI (Option B), secure these assets (Option C), or are managed by third parties (e.g., ESPs) handling CUI/FCI (Option D). Government assets transmitting CUI into the OSC's systems (Option A) are out of scope, as they fall under a separate government authorization boundary and are not managed by the OSC. The scoping guide explicitly excludes such assets, making A the correct answer.

Reference:

CMMC Assessment Scope - Level 2, Section 2.3.5 (Out-of-Scope Assets), p. 7: "Government assets transmitting CUI into OSC systems are out of scope."

NEW QUESTION # 34

You are part of the team conducting a CMMC assessment for an OSC. Because of the sensitive nature of the OSC's technologies, your team signed an NDA. However, you observe one of the Assessment Team members copying something from the OSC's computer systems. You know they don't have permission because the NDA states that the OSC PoC will provide any required material. What should you do in this case?

- **A. Approach the team member and remind them of their confidentiality obligations under the CoPC.**

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