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CMMC CCP PRACTICE EXAM QUESTIONS (DERIVED FROM SHANE'S PRACTICE TEST AND DIRECTLY FROM THE CAP) QUESTIONS WITH COMPLETE SOLUTIONS!!

What is a CUI Asset? Answer - Asset that stores, processes, or transmits CUI
Examples: Servers, Printers, Endpoints, Cloud Services, ERP Systems

Where do you document a CUI Asset? Answer - Document in Asset Inventory
Document in SSP
Document in Network Diagram

What practices do you apply to a CUI Asset? Answer - CMMC Level 2

What does CMMC stand for? Answer - Cybersecurity Maturity Model Certification

How many controls are in CMMC L2? Answer - 110 controls

What impact level is required when storing CUI? Answer - IL4

What contract clause is used for CMMC L1? Answer - FAR 52.204-21 (17 practices in total)

If you want to be CMMC L2 compliant, do you need to also be CMMC L1 compliant?
Answer - Yes

What do you call the part before the first period in the following control? AC.L1-3.1.1
Answer - Domain

What do you call the part after the first period in the following control? AC.L1-3.1.1
Answer - Level

What do you call the part after the dash in the following control? AC.L1-3.1.1 Answer
- Security Practice Number

What is confidentiality? Answer - Information Access and disclosure includes means for protecting personal privacy and proprietary information.

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Cyber AB CMMC-CCP Exam Syllabus Topics:

Topic	Details
Topic 1	<ul style="list-style-type: none">CMMC Governance and Source Documents: This section of the exam measures the capabilities of legal or compliance advisors, covering key regulatory frameworks that govern cybersecurity compliance. Topics include Federal Contract Information, Controlled Unclassified Information, the role of NIST SP 800-171, DFARS, FAR, and the structure and requirements of CMMC v2.0, including self-assessments and certification levels.

Topic 2	<ul style="list-style-type: none"> • CMMC Ecosystem: This section of the exam measures the skills of consultants and compliance professionals and focuses on the different roles and responsibilities across the CMMC ecosystem. Candidates must understand the functions of entities such as the Department of Defense, CMMC-AB, Organizations Seeking Certification, Registered Practitioners, and Certified CMMC Professionals, as well as how the ecosystem supports cybersecurity standards and certification.
Topic 3	<ul style="list-style-type: none"> • CMMC Model Construct and Implementation Evaluation: This section of the exam measures the evaluative skills of cybersecurity assessors, focusing on the application and assessment of the CMMC model. It includes understanding its levels, domains, practices, and implementation criteria, and how to assess whether organizations meet the required cybersecurity practices using evidence-based evaluation.

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Cyber AB Certified CMMC Professional (CCP) Exam Sample Questions (Q149-Q154):

NEW QUESTION # 149

Who will verify the adequacy and sufficiency of evidence to determine whether the practices and related components for each in-scope Host Unit, Supporting Organization/Unit, or enclave has been met?

- A. OSC
- **B. Assessment Team**
- C. Assessment official
- D. Authorizing official

Answer: B

Explanation:

Who Verifies the Adequacy and Sufficiency of Evidence?

In the CMMC assessment process, it is the Assessment Team that is responsible for verifying whether the practices and related components have been met for each in-scope Host Unit, Supporting Organization/Unit, or enclave.

The CMMC Assessment Team is composed of certified assessors and led by a Certified CMMC Assessor (CCA). Their primary role is to:

Review evidence provided by the Organization Seeking Certification (OSC).

Determine compliance with required CMMC practices and processes.

Evaluate the sufficiency of evidence to confirm that all required practices have been properly implemented.

Document and report findings to the CMMC Accreditation Body (CMMC-AB).

Breakdown of Answer Choices

Option

Description

Correct?

A). OSC (Organization Seeking Certification)

The OSC provides documentation and evidence but does not verify its adequacy.

#Incorrect

B). Assessment Team

#Responsible for verifying the adequacy and sufficiency of evidence.

#Correct

C). Authorizing Official

Typically refers to an official responsible for system accreditation under NIST RMF, not CMMC.

#Incorrect

D). Assessment Official

Not a defined role in the CMMC framework.

#Incorrect

Official Reference from CMMC 2.0 Documentation

The CMMC Assessment Process Guide (CAP) outlines the Assessment Team's responsibility in verifying evidence.

The CMMC Assessment Team evaluates whether the organization's cybersecurity practices meet CMMC requirements.

Final Verification and Conclusion

The correct answer is B. Assessment Team, as per CMMC 2.0 documentation and official assessment processes.

NEW QUESTION # 150

An OSC has submitted evidence for an upcoming assessment. The assessor reviews the evidence and determines it is not adequate or sufficient to meet the CMMC practice. What can the assessor do?

- A. Contact the C3PAO for guidance.
- B. Cancel the assessment.
- C. Postpone the assessment.
- D. Notify the CMMC-AB.

Answer: C

Explanation:

CAP v2.0 makes "assessment readiness" a formal gate in Phase 1 (Conduct the Pre-Assessment). The purpose of Phase 1 is for the C3PAO to evaluate whether the OSC has adequately prepared for the assessment of its Level 2 security requirements. If evidence submitted ahead of the assessment is found to be insufficient such that the OSC is not prepared to proceed, CAP describes an Adverse Determination of Assessment Readiness: the Lead CCA should inform the Affirming Official and provide a written explanation for recommending the assessment be suspended -without giving remedial advice.

CAP then addresses what happens next: if the OSC decides to cancel or postpone the assessment, both parties should settle affairs per the agreement (including return of proprietary information), and they may discuss revisiting the assessment when the OSC is fully prepared. This maps directly to "Postpone the assessment" as the best answer.

The other options don't match CAP's prescribed handling. CAP does not require notifying the Cyber AB for routine evidence insufficiency (A). "Cancel" (B) is an OSC decision path, but CAP explicitly calls out postponement/suspension as the appropriate procedural response to lack of readiness. "Contact the C3PAO for guidance" (D) is unnecessary framing here because the assessor/Lead CCA is acting on behalf of the C3PAO under CAP's Phase 1 readiness determination and suspension process.

NEW QUESTION # 151

An Assessment Team is conducting a Level 2 Assessment at the request of an OSC. The team has begun to score practices based on the evidence provided. At a MINIMUM what is required of the Assessment Team to determine if a practice is scored as MET?

- A. Examine and accept evidence from one of the three evidence types.
- B. Complete one of the following: examine two artifacts, either observe a satisfactory demonstration of one control or receive one affirmation from the OSC personnel.
- C. All three types of evidence are documented for every control.
- D. Complete two of the following: examine one artifact, either observe a satisfactory demonstration of one control or receive one affirmation from the OSC personnel.

Answer: D

Explanation:

This question pertains to the minimum evidence requirements needed by a CMMC Assessment Team to score a practice as MET during a Level 2 Assessment.

The CMMC Level 2 assessment must align with NIST SP 800-171 and follow the procedures outlined in the CMMC Assessment Process (CAP) Guide v1.0, particularly around evidence collection and scoring methodology.

#Step 1: Refer to the CMMC Assessment Process (CAP) Guide v1.0

CAP v1.0 - Section 3.5.4: Evaluate Evidence and Score Practices

"To assign a MET determination, the Assessment Team must collect and corroborate at least two types of objective evidence: either through examination of artifacts, interviews (affirmation), or testing (demonstration)." This means at least two types of the following evidence are required:

Examine (documentation/artifacts),

Interview(affirmation from personnel),
Test(demonstration of implementation).

#Step 2: Clarify the Official Minimum Standard for a Practice to be Scored MET The CAP explicitly states:

"A practice can only be scored MET when a minimum of two types of evidence from the E-I-T (Examine, Interview, Test) triad are successfully collected and evaluated." The evidence types must come from two different categories, for example:

An artifact(Examine)+ an interview affirmation(Interview),

A demonstration(Test)+ an interview(Interview),

Etc.

This cross-validation ensures that the control is implemented, documented, and understood by personnel - a core principle in assessing effective cybersecurity implementation.

#Why the Other Options Are Incorrect

A). All three types of evidence are documented for every control

#Incorrect: While collecting all three types (E-I-T) strengthens the assessment, the minimum requirement is only two. Collecting all three is not required for a practice to be scored MET.

B). Examine and accept evidence from one of the three evidence types

#Incorrect: This fails to meet the minimum two-evidence-type requirement set by the CAP. Single-source evidence is not sufficient to score a practice as MET.

C). Complete one of the following: examine two artifacts, observe one demonstration, or receive one affirmation

#Incorrect: Even if two artifacts are examined, this is still only one type of evidence (Examine). The CAP requires two types - not two instances of the same type.

#Why D is Correct

D). Complete two of the following: examine one artifact, either observe a satisfactory demonstration of one control or receive one affirmation from the OSC personnel.

#This directly reflects the CAP's requirement for collecting two different types of objective evidence to determine a practice is MET.

BLUF (Bottom Line Up Front):

To score a CMMC Level 2 practice as MET, the Assessment Team must collect a minimum of two distinct types of evidence - from the Examine, Interview, Test (E-I-T) categories. This requirement is clearly stated in the CMMC Assessment Process (CAP) v1.0.

NEW QUESTION # 152

The Level 1 practice description in CMMC is Foundational. What is the Level 2 practice description?

- A. Optimizing
- B. Expert
- C. Advanced
- D. Continuously Improved

Answer: C

Explanation:

Understanding CMMC 2.0 Levels and Their Descriptions The Cybersecurity Maturity Model Certification (CMMC) 2.0 consists of three levels, each representing increasing cybersecurity maturity:

Level 1 - Foundational

Focuses on basic cyber hygiene

Implements 17 practices aligned with FAR 52.204-21

Primarily protects Federal Contract Information (FCI)

Level 2 - Advanced (Correct Answer)

Focuses on protecting Controlled Unclassified Information (CUI)

Implements 110 practices aligned with NIST SP 800-171

Requires triennial third-party assessments for critical programs

Level 3 - Expert

Focuses on advanced cybersecurity against APT (Advanced Persistent Threats) Implements NIST SP 800-171 and additional NIST SP 800-172 controls Requires triennial government-led assessments The CMMC 2.0 framework explicitly describes Level 2 as "Advanced." It aligns with NIST SP 800-171 to ensure robust CUI protection.

A). Expert (Incorrect)- This describes Level 3, not Level 2.

C). Optimizing (Incorrect)- Not a defined CMMC level description.

D). Continuously Improved (Incorrect)- CMMC does not use this terminology.

The correct answer is B. Advanced, which accurately describes CMMC Level 2.

References:

CMMC 2.0 Model Overview

CMMC 2.0 Scoping Guide

NEW QUESTION # 153

When assessing SI.L1-3.14.2: Provide protection from malicious code at appropriate locations within organizational information systems, evidence shows that all of the OSC's workstations and servers have antivirus software installed for malicious code protection. A centralized console for the antivirus software management is in place and records show that all devices have received the most updated antivirus patterns.

What is the BEST determination that the Lead Assessor should reach regarding the evidence?

- A. It is insufficient, and the audit finding can be rated NOT MET.
- B. It is sufficient, and the Lead Assessor should seek more evidence.
- C. It is sufficient, and the audit finding can be rated as MET.
- D. It is insufficient, and the Lead Assessor should seek more evidence.

Answer: C

NEW QUESTION # 154

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