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Cyber AB CMMC-CCA Cybersecurity Maturity Model Certification Accreditation Body: Certified CMMC Assessor (CCA) Exam

Questions & Answers PDF
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The Cyber AB CMMC-CCA certification provides is beneficial to accelerate your career in the tech sector. Today, the Cyber AB CMMC-CCA certification is a fantastic choice to get high-paying jobs and promotions, and to achieve it, you must crack the challenging CMMC-CCA Exam. It is critical to prepare with actual Certified CMMC Assessor (CCA) Exam (CMMC-CCA) exam questions if you have less time and want to clear the test in a short time. You will fail and waste time and money if you do not prepare with real and updated CMMC-CCA Questions.

Cyber AB CMMC-CCA Exam Syllabus Topics:

Topic	Details
Topic 1	<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.
Topic 2	<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 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"> 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.

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Cyber AB Certified CMMC Assessor (CCA) Exam Sample Questions (Q79-Q84):

NEW QUESTION # 79

As a Certified CMMC Assessor (CCA), you evaluate an OSC's implementation of the AC.L2-3.1.11 - Session Termination requirement during a CMMC Level 2 assessment. This requirement mandates the organization to automatically terminate a user session after defined conditions are met. During your assessment, you want to determine whether the OSC has properly defined the conditions that would trigger the automatic termination of a user session, as required by assessment objective [a]. Which of the following assessment objects would you most likely examine to make this determination?

- A. Interviews with system administrators and personnel with information security responsibilities
- B. The organization's Access Control Policy and system configuration settings**
- C. Procedures addressing identification and authentication
- D. The organization's system audit logs and records

Answer: B

Explanation:

Comprehensive and Detailed in Depth Explanation:

AC.L2-3.1.11[a] requires defining conditions for session termination, per NIST SP 800-171A. The Access Control Policy specifies these conditions (e.g., inactivity timeouts), and system configuration settings (e.g., timeout values) confirm their definition, making Option D primary. Option A (logs) shows execution, not definition. Option B (authentication procedures) is tangential. Option C (interviews) supplements but isn't definitive. Option D is the correct answer.

Reference Extract:

* NIST SP 800-171A, AC-3.1.11[a]: "Examine access control policy and system configurations for defined termination conditions." Resources: <https://csrc.nist.gov/pubs/sp/800/171/a/final>

NEW QUESTION # 80

A company has four waterjet machines with very limited computing capabilities. The company loads CUI onto these machines for machining parts and uses CUI as necessary for machining.

Should these waterjet machines be part of the CMMC Assessment?

- A. Yes, these waterjet machines are Specialized Assets that are within the scope of a CMMC Assessment.**

- B. Yes, these waterjet machines are CUI Assets that must be assessed because they handle CUI.
- C. No, these waterjet machines are Contractor Risk Managed Assets and do not need to be assessed.
- D. No, these waterjet machines are Out-of-Scope Assets and do not need to be assessed.

Answer: A

Explanation:

The CMMC Scoping Guidance defines Specialized Assets (e.g., OT, IoT, test equipment, manufacturing machines) that may process CUI but do not always meet traditional IT security requirements. These assets are still within scope and must be documented and assessed as Specialized Assets.

Extract:

"Specialized Assets are defined as operational technology, IoT, test equipment, and similar devices that may process CUI but cannot be secured in the same manner as standard assets. They remain in-scope for the assessment." Thus, waterjet machines are Specialized Assets in scope.

Reference: CMMC Scoping Guidance - Specialized Assets.

NEW QUESTION # 81

An OSC employs guards to protect the manufacturing shop where a magnetic radar-absorbing coating is manufactured. This specific coating is used by the Army for a particular fleet of unmanned aerial vehicles (UAVs). The facility is under constant surveillance with the help of HD CCTVs. Within the OSC's facilities, there is a Vector Network Analyzer (VNA) that measures the reflection and transmission properties of the coating over a range of frequencies. Guards protect the OSC's anechoic chamber, and anyone entering must use an iris scanner and sign a physical form detailing their name and reason for being there. At the door is a huge sign reading "Authorized Personnel Only." Which of the following statements is true about handling the Vector Network Analyzer (VNA) in a CMMC assessment?

- A. The VNA should be reviewed in the SSP in accordance with practice CA.L2-3.12.4 - System Security Plan.
- B. The VNA should be assessed against CMMC practices.
- C. If appropriately documented, the assets should not be assessed against other CMMC practices.
- D. The VNA is out of scope for a CMMC assessment.

Answer: A

Explanation:

Comprehensive and Detailed Explanation:

The VNA, used to measure coating properties, is a Specialized Asset per the CMMC Assessment Scope - Level 2, as it is test equipment tied to contract performance. Specialized Assets are in scope but not assessed against the full 110 CMMC practices unless they process, store, or transmit CUI (not indicated here). Instead, they must be documented and reviewed in the SSP per practice CA.L2-3.12.4 to ensure risk-based management. Option A is incorrect as it's in scope. Option C overextends the assessment requirement. Option D is vague but aligns partially with B, which is more precise.

Reference:

CMMC Assessment Scope - Level 2, Section 2.3.4 (Specialized Assets), p. 6: "Specialized Assets are reviewed in the SSP per CA.L2-3.12.4."

NEW QUESTION # 82

A CMMC Level 2 certified DoD contractor plans to use a Cloud Service Provider (CSP) to support data storage and application hosting for their business operations. The contractor is aware of the CMMC requirements and wants to ensure compliance before engaging with the cloud service provider. After discussing this with them, you learn that most of the hosted applications aren't used for any activities related to the DoD contract. However, the stored data may contain Controlled Unclassified Information (CUI). What requirement must the CSP have met before the DoD contractor can hire them?

- A. CMMC Level 1 Certification
- B. Security requirements equivalent to the FedRAMP Moderate baseline or CMMC Level 2 Certification
- C. FedRAMP High ATO
- D. Employment of personnel compliant with DoD 8570 requirements

Answer: B

Explanation:

Comprehensive and Detailed in Depth Explanation:

When a DoD contractor plans to use a CSP to store data that may contain CUI, the CSP must meet specific security requirements as outlined in DFARS Clause 252.204-7012, "Safeguarding Covered Defense Information and Cyber Incident Reporting." This clause mandates that any CSP handling CUI must implement security controls equivalent to those specified in NIST SP 800-171, which aligns with CMMC Level 2 requirements for protecting CUI. Additionally, the DoD's January 2024 FedRAMP Equivalency Memo clarifies that CSPs must achieve security requirements equivalent to the FedRAMP Moderate baseline, assessed by a FedRAMP Third-Party Assessment Organization (3PAO), with no reliance on Plans of Action and Milestones (POA&Ms) for compliance.

Option A (FedRAMP High ATO) exceeds the minimum requirement but is not mandated, making it unnecessary unless specified by the contract. Option B (DoD 8570 personnel compliance) pertains to workforce qualifications, not CSP security standards. Option C (CMMC Level 1) is insufficient as it addresses Federal Contract Information (FCI), not CUI, which requires Level 2 protections. Thus, Option D is the correct answer, ensuring the CSP meets the FedRAMP Moderate baseline or CMMC Level 2 standards, which are equivalent for safeguarding CUI.

Reference Extract:

* DFARS 252.204-7012(b)(2)(ii)(D): "The cloud service provider shall meet security requirements equivalent to those established by the Government for the Federal Risk and Authorization Management Program (FedRAMP) Moderate baseline."

* DoD FedRAMP Equivalency Memo (January 2024): "CSOs must be 100% compliant with FedRAMP Moderate baselines, assessed by a 3PAO, without POA&Ms." Resources: <https://www.acquisition.gov/dfars/252.204-7012>; <https://dodcio.defense.gov/Portals/0/Documents/Library/FEDRAMP-EquivalencyCloudServiceProviders.pdf>

NEW QUESTION # 83

A contractor plans to bid for a DoD contract and has installed new network file servers to separate their commercial and DoD work. When examining the server documentation, you realize the server has some open ports. Upon further testing, you know that the server has some default features that are not essential for file storage or transfer. The server has a default remote desktop functionality that allows users remote access to the server's desktop environment. Files are transferred by default using FTP which is less secure than Server Message Block (SMB) protocol. However, the contractor's operations do not require remote access capabilities. Although the roles of each system are defined in their configuration management policy, a user can install any application or service they need. After some interviews, you learn that this ensures every employee is comfortable using a system or software they are most conversant with, despite having defined services or software for carrying out specific functions. Upon speaking with the OSC PoC when assessing CM.L2-3.4.6 -Least Functionality, they acknowledge deficiencies, place the practice in a POA&M, and request that you grant conditional certification. How would you respond?

- A. Politely decline the OSC's request and inform them that CM.L2-3.4.6 - Least Functionality cannot be placed in a POA&M. Also, inform them that granting conditional CMMC certification when they do not meet the requirement is in violation of the CMMC Code of Professional Conduct (CoPC)
- B. Walk out of the assessment and file a conflict of interest with the CMMC AB
- C. Offer to provide consulting services to help them meet CM.L2-3.4.6 - Least Functionality quickly
- D. Grant them conditional certification

Answer: A

Explanation:

Comprehensive and Detailed In-Depth Explanation:

CM.L2-3.4.6 (5-point practice) requires "configuring systems to provide only essential capabilities." Open ports, unnecessary features, and user-installed software violate this. Per the CMMC Assessment Process (CAP), 5-point practices cannot be placed in a POA&M for conditional certification-they must be fully met.

Granting conditional certification (D) violates the CoPC. Consulting (A) or walking out (C) aren't appropriate assessor responses. B aligns with CMMC rules.

Extract from Official CMMC Documentation:

* CMMC Assessment Guide Level 2 (v2.0), CM.L2-3.4.6: "No POA&M for 5-point practices."

* CAP v5.6.1: "5-point practices must be Met for certification."

Resources:

* https://dodcio.defense.gov/Portals/0/Documents/CMMC/AG_Level2_MasterV2.0_FINAL_202112016_508.pdf

NEW QUESTION # 84

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