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## Cyber AB CMMC-CCP Exam Syllabus Topics:

Topic	Details
Topic 1	<ul style="list-style-type: none"><li>• 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.</li></ul>
Topic 2	<ul style="list-style-type: none"><li>• 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.</li></ul>
Topic 3	<ul style="list-style-type: none"><li>• CMMC Assessment Process (CAP): This section of the exam measures the planning and execution skills of audit and assessment professionals, covering the end-to-end CMMC Assessment Process. This includes planning, executing, documenting, reporting assessments, and managing Plans of Action and Milestones (POA&amp;M) in alignment with DoD and CMMC-AB methodology.</li></ul>

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## Cyber AB Certified CMMC Professional (CCP) Exam Sample Questions (Q178-Q183):

### NEW QUESTION # 178

A CMMC Level 1 Self-Assessment identified an asset in the OSC's facility that does not process, store, or transmit FCI. Which type of asset is this considered?

- A. FCI Assets
- B. Specialized Assets
- **C. Out-of-Scope Assets**
- D. Government-Issued Assets

**Answer: C**

Explanation:

The Cybersecurity Maturity Model Certification (CMMC) 2.0 framework categorizes assets based on their interaction with Federal Contract Information (FCI) and Controlled Unclassified Information (CUI). In a CMMC Level 1 self-assessment, assets are classified based on whether they process, store, or transmit FCI.

\* FCI Assets- These assets process, store, or transmit FCI and must meet CMMC Level 1 security requirements (17 practices from FAR 52.204-21).

\* CUI Assets- These assets handle Controlled Unclassified Information (CUI) and are subject to CMMC Level 2 requirements, aligned with NIST SP 800-171.

\* Specialized Assets- Includes IoT devices, Operational Technology (OT), Government-Furnished Equipment (GFE), and test equipment. These are often categorized separately due to their specific cybersecurity requirements.

\* Out-of-Scope Assets- Assets that do not process, store, or transmit FCI or CUI. These do not require compliance with CMMC practices.

\* Government-Issued Assets- These are assets provided by the government for contract-specific purposes, often requiring compliance based on government policies.

\* The question specifies that the identified asset does not process, store, or transmit FCI.

\* According to CMMC 2.0 guidelines, only assets that handle FCI or CUI are subject to security controls.

\* Assets that are physically located within an OSC's facility but do not interact with FCI or CUI fall into the "Out-of-Scope Assets" category.

\* These assets do not require CMMC-specific cybersecurity controls, as they have no impact on the security of FCI or CUI.

\* CMMC Scoping Guide (Nov 2021)- Defines out-of-scope assets as those that are within an OSC's environment but have no interaction with FCI or CUI.

\* CMMC 2.0 Level 1 Guide- Only requires security controls on FCI assets, meaning assets that do not process, store, or transmit FCI are out of scope.

\* CMMC Assessment Process (CAP) Guide- Identifies the classification of assets in an OSC's environment to determine compliance requirements.

Asset Categories as per CMMC 2.0: Why the Correct Answer is C. Out-of-Scope Assets? Relevant CMMC 2.0 References: Final

Justification: Since the asset does not process, store, or transmit FCI, it does not fall under

"FCI Assets" or "Specialized Assets." It is also not a government-issued asset. Therefore, the correct classification under CMMC 2.0 is Out-of-Scope Assets (C).

### NEW QUESTION # 179

Ethics is a shared responsibility between:

- A. members of the CMMC Ecosystem and Lead Assessors.
- B. DoD and CMMC-AB.
- C. OSC and sponsors.
- **D. CMMC-AB and members of the CMMC Ecosystem.**

**Answer: D**

Explanation:

Understanding Ethical Responsibility in the CMMC Ecosystem Ethics in the CMMC ecosystem is a shared responsibility between the CMMC Accreditation Body (CMMC-AB) and its members. The CMMC-AB Code of Professional Conduct outlines ethical obligations for assessors, consultants, and other ecosystem participants to ensure integrity, fairness, and professionalism.

- \* CMMC-AB ensures the accreditation process remains fair, unbiased, and ethical.

- \* CMMC ecosystem members (assessors, consultants, and organizations) are responsible for upholding ethical practices in assessments and implementations.

- \* Ethical violations can result in disciplinary actions, revocation of certification, or legal consequences.

Key Ethical Responsibilities Include:

- \* A. DoD and CMMC-AB # Incorrect

- \* The DoD oversees CMMC implementation, but it is not responsible for the ethical conduct of CMMC assessments.

- \* B. OSC and Sponsors # Incorrect

- \* The Organization Seeking Certification (OSC) is responsible for compliance but does not oversee ethics in the CMMC ecosystem.

- \* C. CMMC-AB and Members of the CMMC Ecosystem # Correct

- \* Ethics is explicitly stated as a joint responsibility of the CMMC-AB and its ecosystem members in official CMMC guidance.

- \* D. Members of the CMMC Ecosystem and Lead Assessors # Incorrect

- \* Lead Assessors are part of the CMMC ecosystem, but CMMC-AB is the governing body responsible for ethical oversight.

Why is the Correct Answer "CMMC-AB and Members of the CMMC Ecosystem" (C)?

- \* CMMC-AB Code of Professional Conduct

- \* Defines ethical responsibilities for assessors, consultants, and ecosystem members.

- \* CMMC Ecosystem Governance Policies

- \* Ethics is jointly managed by CMMC-AB and its accredited ecosystem members.

- \* CMMC Assessment Process (CAP) Document

- \* Outlines ethical expectations for assessors and consultants during certification assessments.

CMMC 2.0 References Supporting this answer:

## NEW QUESTION # 180

What type of criteria is used to answer the question "Does the Assessment Team have the right evidence?"

- A. Objectivity criteria
- B. Sufficiency criteria
- C. Subjectivity criteria
- **D. Adequacy criteria**

**Answer: D**

Explanation:

In the context of CMMC 2.0 assessments, the sufficiency criteria are used to determine whether the assessment team has gathered enough evidence to support their conclusions about compliance with a given requirement.

Definition of Sufficiency Criteria:

Sufficiency refers to the quantity and completeness of the evidence collected during an assessment.

This ensures that the evidence collected is enough to support an objective and valid determination of compliance.

Why Sufficiency Matters in CMMC 2.0:

Assessors must ensure that the amount of evidence collected is adequate to substantiate findings without doubt or gaps.

This prevents situations where an organization might claim compliance but lacks the necessary documentation, technical evidence, or procedural validation to prove it.

Official CMMC 2.0 References:

The CMMC Assessment Process (CAP) Guide defines sufficiency as a key factor in validating assessment findings.

According to CMMC 2.0 Level 2 Scoping Guidance, assessors must apply sufficiency criteria when reviewing artifacts, documentation, interviews, and system configurations.

The DoD CMMC Assessment Guide (aligned with NIST SP 800-171A) emphasizes that compliance decisions must be supported by a sufficient amount of verifiable evidence.

Comparison with Other Criteria:

Adequacy Criteria # Focuses on quality of the evidence, not the quantity.

Objectivity Criteria # Ensures evidence is unbiased and impartial, not necessarily complete.

Subjectivity Criteria # Not applicable in CMMC since assessments must be objective and based on factual evidence.

Step-by-Step Breakdown: Conclusion: To verify compliance in CMMC 2.0 assessments, the assessment team must ensure sufficient evidence is available to support a determination. This makes "Sufficiency Criteria" (Option C) the correct answer.

### NEW QUESTION # 181

What service is the MOST comprehensive that the RPO provides?

- A. Assessment services
- B. Training services
- C. Education services
- **D. Consulting services**

**Answer: D**

Explanation:

Understanding the Role of a Registered Provider Organization (RPO) A Registered Provider Organization (RPO) is an entity recognized by the CMMC Accreditation Body (CMMC-AB) to provide consulting services to organizations seeking CMMC certification.

Key Functions of an RPO # Consulting services to help companies prepare for CMMC assessments.

# Guidance on security controls required for compliance.

# Assistance with documentation, policy development, and gap analysis.

# Preparation for third-party CMMC assessments but does not conduct official CMMC assessments (this is the role of a C3PAO).

\* Consulting services are the broadest and most comprehensive function of an RPO.

\* RPOs do not conduct assessments (eliminating option D).

\* Training and education may be part of consulting but are not the primary function (eliminating A and B).

\* Consulting includes training, guidance, documentation assistance, and security readiness, making it the most comprehensive service offered.

Why "Consulting Services" is the Correct Answer? Breakdown of Answer Choices

A: Training services

# Incorrect - RPOs may provide training, but this is not their primary function.

B: Education services

# Incorrect - Similar to training, but not the most comprehensive service.

C: Consulting services

# Correct - The core function of an RPO is consulting, which includes various readiness services.

D: Assessment services

# Incorrect - Only a C3PAO (Certified Third-Party Assessment Organization) can conduct official CMMC assessments.

\* The CMMC-AB RPO Program defines an RPO as a consulting organization that assists companies in preparing for CMMC certification but does not perform assessments.

Official References from CMMC 2.0 Documentation Final Verification and Conclusion The correct answer is C. Consulting services, as RPOs primarily provide advisory and readiness support to organizations preparing for CMMC compliance.

### NEW QUESTION # 182

Who makes the final determination of the assessment method used for each practice?

- A. osc
- B. CCP
- C. Site Manager
- **D. Lead Assessor**

**Answer: D**

### NEW QUESTION # 183

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