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CMMC CCP Practice Exam Questions with correct answers

What is a CUI Asset? Correct Answer-Asset that stores, processes, or transmits CUI

Examples: Servers, Printers, Endpoints, Cloud Services, ERP Systems

Where do you document a CUI Asset? Correct Answer-Document in Asset Inventory

Document in SSP

Document in Network Diagram

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

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

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

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

What contract clause is used for CMMC L1? Correct 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? Correct Answer-Yes

Correct Answer-

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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 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&M) in alignment with DoD and CMMC-AB methodology.
Topic 3	<ul style="list-style-type: none"> • CMMC-AB Code of Professional Conduct (Ethics): This section of the exam measures the integrity of cybersecurity professionals by evaluating their understanding of the CMMC-AB Code of Professional Conduct. It emphasizes ethical responsibilities, including confidentiality, objectivity, professionalism, conflict-of-interest avoidance, and respect for intellectual property, ensuring candidates can uphold ethical standards throughout their CMMC-related duties.

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Cyber AB Certified CMMC Professional (CCP) Exam Sample Questions (Q40-Q45):

NEW QUESTION # 40

A Lead Assessor is planning an assessment and scheduling the test activities. Who MUST perform tests to obtain evidence?

- A. OSC personnel who normally perform that work as the CCP observes
- B. Military personnel and the CCP and/or Lead Assessor to test the adequacy of the written procedure(s)
- C. OSC personnel who do not ordinarily perform that work to evaluate the accuracy of the written procedure(s)
- D. Military personnel assigned to the contractor for that contract to ensure the confidentiality of the CUI

Answer: A

Explanation:

Understanding Who Must Perform Tests in a CMMC AssessmentDuring aCMMC Level 2 Assessment, assessorsmust observe operational activities and security practices to verify compliance. This process involves:

#Testing security controls and proceduresas part of the assessment.

#Observation of standard work practices to ensure controls are properly implemented.

#Using operational personnel (OSC employees) who regularly perform the task to ensure realistic assessment conditions.

* Operational personnel (OSC employees) must conduct the actual work while assessors observe.

* Certified CMMC Professionals (CCPs) or Lead Assessoroversee and document the testing process.

Who Performs Tests?

* A. OSC personnel who normally perform that work as the CCP observes # Correct

* CMMC assessments require actual users (OSC personnel) to perform their regular duties while assessors observe to verify security practices.

* B. Military personnel and the CCP and/or Lead Assessor to test the adequacy of the written procedure (s) # Incorrect

* Military personnel are not responsible for testing contractor security controls.

* Assessors observe and evaluate but do not perform testing themselves.

* C. Military personnel assigned to the contractor for that contract to ensure the confidentiality of the CUI

Incorrect

* Military personnel do not perform the testing.

* The contractor (OSC) is responsible for implementing and demonstrating security controls.

* D. OSC personnel who do not ordinarily perform that work to evaluate the accuracy of the written procedure(s) # Incorrect

* Personnel unfamiliar with the job should not be used for testing.

* Theassessment must reflect real-world conditions, so theactual employees who perform the work must demonstrate the process.

Why is the Correct Answer "A" (OSC personnel who normally perform that work as the CCP observes)?

- * CMMC Assessment Process (CAP) Document
- * Specifies that assessments must observe real operational activities to determine compliance.
- * CMMC-AB Assessment Methodology
- * Requires testing of security controls in a realistic operational environment, meaning actual OSC personnel must perform the tasks.
- * NIST SP 800-171A (Assessment Procedures for NIST SP 800-171)
- * Specifies that interviews and observations should be conducted with personnel who regularly perform the work.

NEW QUESTION # 41

Which standard and regulation requirements are the CMMC Model 2.0 based on?

- A. DFARS, NIST, and Carnegie Mellon University
- B. DFARS, FIPS 100, NIST SP 800-171, and Carnegie Mellon University
- C. DFARS, FIPS 100, and NIST SP 800-171
- **D. NIST SP 800-171 and NIST SP 800-172**

Answer: D

Explanation:

The Cybersecurity Maturity Model Certification (CMMC) 2.0 is primarily based on two key National Institute of Standards and Technology (NIST) Special Publications:

- * NIST SP 800-171- "Protecting Controlled Unclassified Information (CUI) in Nonfederal Systems and Organizations"
 - * NIST SP 800-172- "Enhanced Security Requirements for Protecting Controlled Unclassified Information: A Supplement to NIST Special Publication 800-171"
 - * NIST SP 800-171
 - * This document is the core foundation of CMMC 2.0 and establishes the security requirements for protecting Controlled Unclassified Information (CUI) in non-federal systems.
 - * The 110 security controls from NIST SP 800-171 Rev. 2 are mapped directly to CMMC Level 2.
 - * NIST SP 800-172
 - * This supplement includes enhanced security requirements for organizations handling high-value CUI that faces advanced persistent threats (APTs).
 - * These enhanced requirements apply to CMMC Level 3 under the 2.0 model.
 - * B. DFARS, FIPS 100, and NIST SP 800-171 #Incorrect
 - * While DFARS 252.204-7012 mandates compliance with NIST SP 800-171, FIPS 100 does not exist as a relevant cybersecurity standard.
 - * C. DFARS, NIST, and Carnegie Mellon University #Incorrect
 - * CMMC is aligned with DFARS and NIST but is not developed or directly influenced by Carnegie Mellon University.
 - * D. DFARS, FIPS 100, NIST SP 800-171, and Carnegie Mellon University #Incorrect
 - * Again, FIPS 100 is not relevant, and Carnegie Mellon University is not a defining entity in the CMMC framework.
 - * CMMC 2.0 Scoping Guide (2023) confirms that CMMC Level 2 is entirely based on NIST SP 800-171.
 - * CMMC 2.0 Level 3 Draft Documentation explicitly references NIST SP 800-172 for enhanced security requirements.
 - * DoD Interim Rule (DFARS 252.204-7021) mandates that organizations meet NIST SP 800-171 for CUI protection.
- Reference and Breakdown: Eliminating Incorrect Answer Choices: Official CMMC 2.0 References Supporting the Answer: Final Conclusion: The CMMC 2.0 model is derived solely from NIST SP 800-171 and NIST SP 800-172, making Answer A the only correct choice.

NEW QUESTION # 42

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

Answer: C

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 # 43

Regarding the Risk Assessment (RA) domain, what should an OSC periodically assess?

- A. Organizational operations, business assets, and employees
- **B. Organizational operations, organizational assets, and individuals**
- C. Organizational operations, organizational processes, and individuals
- D. Organizational operations, business processes, and employees

Answer: B

Explanation:

The Risk Assessment (RA) domain aligns with NIST SP 800-171 control family 3.11 (Risk Assessment) and is designed to help organizations identify, assess, and manage cybersecurity risks that could impact their operations.

The RA.3.144 practice (which is a CMMC Level 2 requirement) explicitly states:

"Periodically assess the risk to organizational operations (including mission, functions, image, or reputation), organizational assets, and individuals resulting from the operation of organizational systems and the associated processing, storage, or transmission of CUI."

This means that OSCs (Organizations Seeking Certification) should regularly evaluate risks to:

#Organizational operations (e.g., mission, business continuity, functions)

#Organizational assets (e.g., data, IT systems, intellectual property)

#Individuals (e.g., employees, contractors, customers affected by security risks) Thus, the correct answer is C. Organizational operations, organizational assets, and individuals.

* A. Organizational operations, business assets, and employees #Incorrect: "Business assets" is not the correct terminology used in CMMC/NIST SP 800-171. Instead, "organizational assets" is the proper term.

* B. Organizational operations, business processes, and employees #Incorrect: "Business processes" is not a part of the formal risk assessment requirement. The correct scope includes organizational assets and individuals, not just processes.

Why the Other Answers Are Incorrect

* NIST SP 800-171 (3.11.1)- Reinforces the same risk assessment scope.

NEW QUESTION # 44

- A. Determine the logistics. Assessment Team, and the evidence readiness.
- B. Determine the preliminary recommended findings.
- C. Determine the practice pass/fail results.
- D. Determine the initial model practice ratings and record them.

NEW QUESTION # 45

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