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Cyber AB CMMC-CCA Exam Syllabus Topics:

Topic	Details
Topic 1	<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 2	<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 3	<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 4	<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.

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Cyber AB Certified CMMC Assessor (CCA) Exam Sample Questions (Q81-Q86):

NEW QUESTION # 81

During a CMMC assessment, the OSC's PoC asks the Lead Assessor if they can skip the daily checkpoint meetings to save time, promising to provide all evidence upfront. What should the Lead Assessor do?

- A. Allow skipping the meetings but require written updates instead.
- B. Consult with the C3PAO to determine if the meetings can be waived.
- C. Explain that daily checkpoint meetings are a required part of the CMMC Assessment Process and cannot be skipped.
- D. Agree to skip the meetings if all evidence is provided upfront.

Answer: C

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CAP mandates daily checkpoint meetings, making Option B correct. Options A, C, and D violate this requirement.

Extract from Official Document (CAP v1.0):

* Section 2.3 - Daily Checkpoint Meetings (pg. 27): "Daily checkpoint meetings are a required component of the CMMC assessment process." References:

CMMC Assessment Process (CAP) v1.0, Section 2.3.

NEW QUESTION # 82

A software development company is applying for a CMMC Level 2 assessment. As the Lead Assessor, you request access to the company's System Security Plan (SSP) as part of the initial objective evidence for validating the scope. Which of the following is true about the software development company's obligations in honoring the request?

- A. The software development company can refuse to provide the SSP if they deem it contains proprietary information.
- B. The software development company must furnish the Lead Assessor with the SSP.
- C. The software development company is not obligated to provide the SSP until after the assessment has begun.
- D. The software development company can choose to provide a redacted version of the SSP, omitting sensitive information.

Answer: B

Explanation:

Comprehensive and Detailed Explanation:

The CMMC Assessment Process (CAP) mandates that the OSC provide initial objective evidence, including the SSP, to the Lead Assessor during the scope validation phase (Phase 1). The SSP is critical for defining the assessment scope and verifying asset categorization and security controls, as per practice CA.L2-3.12.4.

Refusal or redaction (Options A and C) undermines the assessor's ability to validate the scope, and there is no provision delaying this until after the assessment begins (Option B). The OSC must furnish the full SSP, though proprietary concerns can be addressed via an NDA if needed, which is not mentioned here.

Reference:

CMMC Assessment Process (CAP) v1.0, Section 2.1 (Phase 1: Plan and Prepare), p. 7: "The OSC must provide initial evidence, including the SSP, to the Lead Assessor."

NEW QUESTION # 83

An OSC is undergoing CMMC Assessment on an enterprise-wide basis. While walking to the conference room, the Assessor notices a printer repair technician in the hallway, unescorted, repairing a printer marked "Authorized for CUI printing." What is the NEXT step the Lead Assessor should take regarding PE.L2-3.10.3: Escort Visitors?

- A. Make a note and score the practice as MET

- B. Ask the OSC if the printer technician has authorized access
- C. Make a note and score the practice as NOT MET
- D. Ask the printer technician to leave immediately

Answer: B

Explanation:

The assessor must first confirm facts with the OSC before making a determination. It is possible the technician has been granted temporary authorized access, in which case the situation may not be a violation.

Therefore, the correct next step is to ask the OSC about the technician's authorization.

Exact Extracts:

* PE.L2-3.10.3: "Escort visitors and monitor visitor activity."

* Assessment Guide: "Assessors should confirm with the OSC whether individuals observed are classified as visitors or authorized personnel before determining compliance."

* "Findings must be validated with OSC-provided evidence or clarification." Why other options are not correct:

* A: Cannot mark as MET without verifying the technician's status.

* B: Inappropriate - assessors do not direct OSC personnel or vendors.

* C: Cannot mark as NOT MET without first confirming authorization.

References:

CMMC Assessment Guide - Level 2, Version 2.13: PE.L2-3.10.3 (pp. 154-156).

NIST SP 800-171A: Visitor escort and monitoring objectives.

NEW QUESTION # 84

During a social event after work, a CCA from your C3PAO team brags about providing "consulting advice" to an OSC they recently assessed for CMMC compliance. You know this directly violates the CoPC's restrictions on CCAs offering such services during an assessment. What is your ethical obligation in this situation?

- A. Immediately report the incident to the Cyber AB.
- B. Ignore the situation, as it doesn't involve you directly.
- C. Publicly confront the CCA and remind them of the CoPC violation.
- D. Discreetly approach the CCA and offer to help them understand the CoPC guidelines.

Answer: D

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CoPC encourages internal resolution of violations before escalation, making Option B the ethical first step. Public confrontation (Option A) risks unprofessionalism, immediate reporting (Option C) skips internal correction, and ignoring (Option D) neglects duty. Providing advice during an assessment violates CoPC professionalism.

Extract from Official Document (CoPC):

* Paragraph 4.1(1)(a) - Violation Reporting (pg. 10): "Attempt to rectify the violation with the individual in question prior to reporting."

* Paragraph 3.1 - Professionalism (pg. 6): "Do not offer consulting advice during an assessment." References:

CMMC Code of Professional Conduct, Paragraphs 4.1(1)(a) and 3.1.

NEW QUESTION # 85

As a Lead Assessor, you are in contact with the OSC Assessment Official. The Assessment Official has submitted a document that outlines the scope of your assessment engagement. You expect to find all the following elements on the Assessment Scope document, EXCEPT?

- A. Name of the HQ organization CEO
- B. Storage locations of physical information
- C. Identified networks/network enclave, enterprise, department, or service
- D. Assessment boundaries based on FCI/CUI locations and data flow

Answer: A

Explanation:

Comprehensive and Detailed Explanation:

The CMMC Assessment Scope - Level 2 requires the scope document to detail boundaries (Option A), storage locations (Option B), and network/enclave specifics (Option D) to define the assessment environment.

The CEO's name (Option C) is not required unless they have a direct CUI protection role, which is not typical. C is the exception. Reference:

CMMC Assessment Scope - Level 2, Section 2.2 (Scope Documentation), p. 4: "Scope includes boundaries, storage, and networks, not personal identifiers unless relevant."

NEW QUESTION # 86

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