

Cyber AB Visual CMMC-CCA Cert Exam - Latest Updated CMMC-CCA Detail Explanation and Authorized Real Certified CMMC Assessor (CCA) Exam Torrent



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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"> 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 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.

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Cyber AB Certified CMMC Assessor (CCA) Exam Sample Questions (Q64-Q69):

NEW QUESTION # 64

An Assessment Team is reviewing the scope of a CMMC assessment for an OSC. The OSC has defined a narrow security boundary for their assessment, which the Assessment Team believes may not adequately protect all sensitive information. The OSC gives reasons for this, including financial constraints, and claims that CUI is only contained within an enclave defined by the boundary. However, after inspecting the facility and interviewing employees, you determine that some assets that may process CUI are outside the enclave.

What is the risk of the OSC defining a security boundary that is too narrow in scope for the CMMC assessment?

- A. The OSC may not have done proper due diligence to protect all sensitive information within their environment.
- B. The OSC will have more systems that need to be managed separately.
- C. The assessment will be less expensive for the contractor.
- D. The assessment will take less time to complete.

Answer: A

Explanation:

Comprehensive and Detailed Explanation:

A narrow security boundary that excludes assets processing CUI poses a significant risk to the OSC's compliance with CMMC requirements. The CMMC Assessment Scope - Level 2 emphasizes that the scope must include all assets that process, store, or transmit CUI, and failure to do so indicates a lack of due diligence in identifying and protecting sensitive information. If assets outside the enclave handle CUI, they must be included in the scope to ensure comprehensive protection, as per NIST SP 800-171 and CMMC guidelines. A too-narrow scope could leave CUI vulnerable, undermining the OSC's security posture and potentially leading to non-compliance.

Option A is a consequence, not the primary risk. Options C and D focus on cost and time, which are secondary to the security risk identified in B. The CMMC CAP reinforces that proper scoping is critical to safeguarding CUI, making B the correct answer.

Reference:

CMMC Assessment Scope - Level 2, Section 2.1 (Scoping Guidance), p. 3: "A scope that is too narrow may fail to protect all sensitive information, indicating insufficient due diligence." CMMC Assessment Process (CAP) v1.0, Section 2.2 (Scope Validation)

NEW QUESTION # 65

Your C3PAO has selected you as the Lead Assessor for the Assessment Team assessing an OSC's implementation of CMMC practices. Part of this assessment includes validating the OSC's CMMC assessment scope. Which of the following is NOT a factor

to consider when determining which assets are in scope?

- A. Assets that secure the CUI or FCI storage location.
- **B. Government assets transmitting CUI into the OSC's systems.**
- C. Organizational assets that process CUI or FCI.
- D. Third-party assets that store CUI or FCI.

Answer: B

Explanation:

Comprehensive and Detailed Explanation:

The CMMC Assessment Scope - Level 2 includes assets under the OSC's control that process, store, or transmit CUI/FCI (Option B), secure these assets (Option C), or are managed by third parties (e.g., ESPs) handling CUI/FCI (Option D). Government assets transmitting CUI into the OSC's systems (Option A) are out of scope, as they fall under a separate government authorization boundary and are not managed by the OSC. The scoping guide explicitly excludes such assets, making A the correct answer.

Reference:

CMMC Assessment Scope - Level 2, Section 2.3.5 (Out-of-Scope Assets), p. 7: "Government assets transmitting CUI into OSC systems are out of scope."

NEW QUESTION # 66

When assessing an OSC for CMMC compliance, you examine its risk assessment policy and procedures addressing organizational risk assessments. According to their policy, comprehensive risk assessments on all systems processing, storing, or transmitting CUI and facilities are performed annually. However, reviewing past risk assessment reports, you find that a risk assessment was conducted in January 2022 covering all CUI systems. The next risk assessment was not conducted until November 2023, over 21 months later. There are no records of any other risk assessments in the intervening period between January 2022 and November 2023.

Interviewing the OSC's personnel with risk assessment responsibilities, you learn they have slated the next risk assessment within the year. Based on the scenario, which of the following would you determine regarding OSC's adherence to CMMC practice RA.L2-3.11.1 - Risk Assessments?

- A. More information is needed to make a determination
- B. They are partially compliant, as at least one risk assessment was completed
- C. They are fully compliant
- **D. They are non-compliant**

Answer: D

Explanation:

Comprehensive and Detailed In-Depth Explanation:

RA.L2-3.11.1 requires "periodically assessing risks to operations, assets, and individuals from system use." The OSC's policy defines annual assessments, but a 21-month gap (Jan 2022-Nov 2023) violates this frequency, failing the practice's intent. This 5-point practice scores Not Met (-5), as partial compliance (C) isn't recognized, and more info (D) isn't needed given the clear lapse. Full compliance (A) requires adherence to the defined period.

Extract from Official CMMC Documentation:

* CMMC Assessment Guide Level 2 (v2.0), RA.L2-3.11.1: "Assess risks at defined intervals; non-compliance if periodicity unmet."

* DoD Scoring Methodology: "5-point practice: Met = +5, Not Met = -5."

Resources:

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

NEW QUESTION # 67

You are the Lead Assessor for a CMMC Level 2 assessment. The OSC has implemented a practice using a custom-built tool developed by their IT team. The tool appears to meet the practice's objectives, but no formal documentation or testing records exist. How should you evaluate this evidence?

- A. Score the practice as "NOT MET" due to the absence of formal documentation.
- B. Accept the tool as sufficient evidence since it meets the objectives.
- C. Request the OSC to create documentation and testing records during the assessment.

- **D. Document the lack of documentation and testing records as an evidence gap and assess based on observed functionality.**

Answer: D

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CAP instructs assessors to document missing documentation as an evidence gap and assess based on observed evidence (Option B). Option A overlooks documentation needs, Option C is premature, and Option D involves consulting, which is prohibited.

Extract from Official Document (CAP v1.0):

* Section 2.2 - Conduct Assessment (pg. 25): "Lack of formal documentation should be recorded as an evidence gap, with assessment based on observed functionality." References:

CMMC Assessment Process (CAP) v1.0, Section 2.2.

NEW QUESTION # 68

The DoD has awarded a defense contractor a contract to deliver next-gen jet engine parts. The order requires the contractor to submit the blueprints/CAD files within six months, and once they are validated, the contractor submits a production schedule. The contractor indicates that they should be able to deliver the components in three years. Which of the following is true about the dates and schedule of the engine components?

- A. They must be protected under NIST SP 800-171
- B. They are part of the OSC's CUI
- C. They must be properly marked and labeled
- **D. They must be protected in accordance with FAR 52.204-21**

Answer: D

Explanation:

Comprehensive and Detailed in Depth Explanation:

Delivery dates and production schedules are Federal Contract Information (FCI), not CUI, per FAR 52.204-

21, which governs basic safeguarding of FCI in DoD contracts. Option A (NIST SP 800-171) applies to CUI, not FCI. Option B (marking) is CUI-specific, not required for FCI schedules. Option C (CUI classification) is incorrect-blueprints are CUI, but schedules are FCI. Option D correctly identifies FAR 52.204-21 as the protection standard for FCI, making it the correct answer.

Reference Extract:

* FAR 52.204-21(b): "Safeguard FCI, including contract schedules, not intended for public release." Resources: Implied from CMMC context (FAR referenced in DoD contracts).

NEW QUESTION # 69

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Just like the old saying goes, there is no royal road to success, and only those who do not dread the fatiguing climb of gaining its numinous summits. In a similar way, there is no smoothly paved road to the CMMC-CCA certification. You have to work on it and get started from now. If you want to gain the related certification, it is very necessary that you are bound to spend some time on carefully preparing for the CMMC-CCA Exam, including choosing the convenient and practical study materials, sticking to study and keep an optimistic attitude and so on.

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