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## Cyber AB CMMC-CCA Exam Syllabus Topics:

Topic	Details
Topic 1	<ul style="list-style-type: none"><li>• 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.</li></ul>
Topic 2	<ul style="list-style-type: none"><li>• 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.</li></ul>
Topic 3	<ul style="list-style-type: none"><li>• 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.</li></ul>

Topic 4	<ul style="list-style-type: none"> <li>• 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.</li> </ul>
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### Cyber AB Certified CMMC Assessor (CCA) Exam Sample Questions (Q104-Q109):

#### NEW QUESTION # 104

A CCA receives a notification from the Cyber AB that they are being investigated for a potential violation of the CoPC. They are concerned about the potential consequences and want to understand the process better.

Who has the final authority to determine the corrective action taken against a CCA, if any?

- A. The Lead Assessor.
- B. The investigator assigned to the CCA's case.
- **C. The CMMC Accreditation Body (the Cyber AB).**
- D. The C3PAO.

**Answer: C**

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CoPC grants Cyber AB final authority over corrective actions, though Industry Working Groups may decide in some cases.

Options A, C, and D lack this authority.

Extract from Official Document (CoPC):

\* Paragraph 4.1(4)(a) - Violation Resolution (pg. 10): "The CMMC Accreditation Body has sole authority to determine corrective action." References:

CMMC Code of Professional Conduct, Paragraph 4.1(4)(a).

#### NEW QUESTION # 105

The SSP for an OSC undergoing an assessment categorizes a device in the inventory that wirelessly connects to the network. In order to secure the connection of wireless devices that access a system that transmits, stores, or processes CUI, what are the requirements?

- A. Wireless users must be vetted, and an Access Control List maintained for access to CUI.
- B. Wireless access must be configured to use FIPS 140 validated cryptography.
- C. Wireless users must be specifically identified in network diagrams and configured to use FIPS 140 validated cryptography.
- **D. Wireless access must be configured to use FIPS 140 validated cryptography and limited to authenticated users.**

**Answer: D**

Explanation:

Wireless access to systems transmitting, processing, or storing CUI must be protected with FIPS 140- validated cryptography and access must be limited to authenticated users. This ensures confidentiality and integrity of CUI while preventing unauthorized wireless

access.

Exact Extracts (official CMMC Assessor/Study documents):

- \* SC.L2-3.13.13: "Employ FIPS-validated cryptography when used to protect the confidentiality of CUI."
- \* AC.L2-3.1.1 / 3.1.2: "Limit system access to authorized users... and authenticate the identities of those users."
- \* SC.L2-3.13.17: "Protect wireless access to the system using authentication and encryption."
- \* Assessment Guide clarifies: "Wireless access must use FIPS 140 validated cryptographic modules and must be restricted to authenticated users." Why other options are not correct:
  - \* A: Only requires encryption; does not address authenticated access, which is mandatory.
  - \* B: Vetting and access lists may be useful, but they are not sufficient substitutes for cryptographic and authentication requirements.
  - \* D: Identifying users in diagrams is good documentation practice but not a CMMC requirement for wireless protection.

References (official CCA/CMMC documents):

- \* CMMC Assessment Guide - Level 2, Version 2.13: Practices SC.L2-3.13.13 and SC.L2-3.13.17 (pp. 134-136).
- \* NIST SP 800-171A, Assessment Objectives for wireless access and cryptographic requirements.

### NEW QUESTION # 106

During an assessment, the Lead Assessor determines certain assets to be in-scope which the OSC had considered out-of-scope. The CCA should reply that for assets to be considered out-of-scope they:

- A. Provide security protections to CUI assets.
- **B. Do not provide security protections for CUI assets.**
- C. Can, but are not intended to, process, store, or transmit CUI.
- D. Are not required to be physically or logically separated from CUI assets.

**Answer: B**

Explanation:

The CMMC Scoping Guidance specifies that Out-of-Scope Assets are those that neither process, store, nor transmit CUI, and do not provide security protections for CUI assets.

Extract:

"Out-of-Scope assets are those that cannot process, store, or transmit CUI, and do not provide security protections for CUI assets." Thus, the correct answer is B.

Reference: CMMC Scoping Guidance, Asset Categories.

### NEW QUESTION # 107

To verify the scope accuracy and integrity, a Lead Assessor asks for documents supporting some elements of the scope. However, the OSC states that the information is proprietary and requires that the Lead Assessor sign a Non-Disclosure Agreement (NDA) before granting access. What should the Lead Assessor do?

- **A. Sign the NDA and handle the proprietary information with utmost care.**
- B. Inform the OSC that they have a legitimate right to access that information without signing the NDA.
- C. File a complaint with the CMMC Accreditation Body (the Cyber AB).
- D. File a complaint with the CMMC Accreditation Body (the Cyber AB).

**Answer: A**

Explanation:

Comprehensive and Detailed Explanation:

The CMMC Assessment Process (CAP) acknowledges that OSCs may require NDAs for proprietary information during scope validation. The Lead Assessor needs access to supporting documents to verify the scope, and signing an NDA is a reasonable step to protect the OSC's interests while fulfilling assessment duties. Options A and B escalate unnecessarily, and Option D is incorrect, as the OSC can impose NDAs per the CAP, especially pre-contract. C aligns with the guidance and standard practice.

Reference:

CMMC Assessment Process (CAP) v1.0, Section 2.2 (Scope Validation), p. 9: "An NDA may be considered to protect proprietary information during scope validation."

### NEW QUESTION # 108

During your on-site assessment, you examine an OSC's network architecture and the components that make up its defined security boundary. You notice various network devices, servers, and endpoints that are considered part of the OSC's information system. Additionally, the design team also uses a 3D printer to produce model prototypes. Which of the following is not a boundary component?

- A. The router
- **B. The 3D printer**
- C. The gateway
- D. The virtualization systems

**Answer: B**

Explanation:

Comprehensive and Detailed Explanation:

Boundary components in the CMMC Assessment Scope - Level 2 are network infrastructure elements (e.g., routers, gateways, virtualization systems) that define and protect the security boundary. The 3D printer, while a Specialized Asset if tied to CUI-related prototyping, is a peripheral device, not a core boundary component like Options A, C, and D. It doesn't inherently define or secure the network boundary, making B the correct answer.

Reference:

CMMC Assessment Scope - Level 2, Section 2.2 (Boundary Definition), p. 4: "Boundary components include network devices and systems, not ancillary equipment."

## NEW QUESTION # 109

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