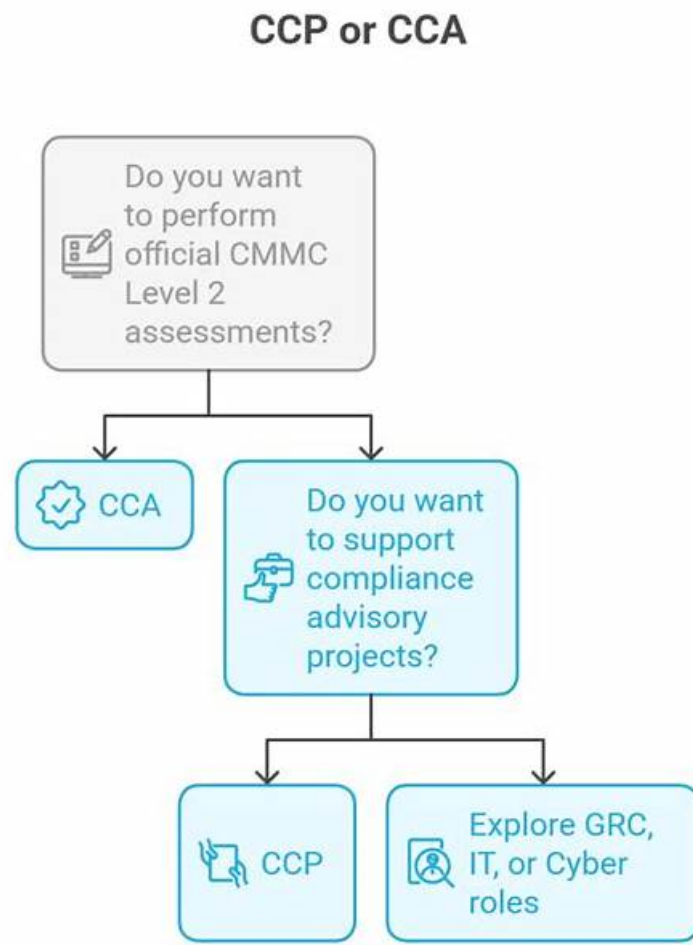


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Cyber AB CMMC-CCP Exam Syllabus Topics:

Topic	Details
Topic 1	<ul style="list-style-type: none">CMMC Model Construct and Implementation Evaluation: This section of the exam measures the evaluative skills of cybersecurity assessors, focusing on the application and assessment of the CMMC model. It includes understanding its levels, domains, practices, and implementation criteria, and how to assess whether organizations meet the required cybersecurity practices using evidence-based evaluation.

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 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.

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Cyber AB Certified CMMC Professional (CCP) Exam Sample Questions (Q105-Q110):

NEW QUESTION # 105

A client uses an external cloud-based service to store, process, or transmit data that is reasonably believed to qualify as CUI. According to DFARS clause 252.204-7012. what set of established security requirements MUST that cloud provider meet?

- A. FedRAMP Low
- B. FedRAMP High
- C. FedRAMP Secure
- D. FedRAMP Moderate

Answer: D

NEW QUESTION # 106

What are CUI protection responsibilities?

- A. Correcting
- B. Shielding
- C. Safeguarding
- D. Governing

Answer: C

Explanation:

Understanding CUI Protection Responsibilities Controlled Unclassified Information (CUI) is sensitive but not classified information that requires protection under DoD Instruction 5200.48 and DFARS 252.204-7012.

The primary responsibility for handling CUI is safeguarding it against unauthorized access, disclosure, or modification.

* The CUI Program (as per NARA and DoD) mandates safeguarding measures to protect CUI in both digital and physical forms.

* CMMC 2.0 Level 2 (Advanced) practices align with NIST SP 800-171, which focuses on safeguarding CUI through access controls, encryption, and monitoring.

* DFARS 252.204-7012 requires DoD contractors to implement cybersecurity safeguards to protect CUI.

* A. Shielding (Incorrect)- Shielding is not a cybersecurity term associated with CUI protection.

* B. Governing (Incorrect)- Governing refers to policy-making, not direct protection.

* C. Correcting (Incorrect)- Correcting implies remediation, but the primary responsibility is to safeguard CUI proactively.

* The correct answer is D. Safeguarding, as CUI protection focuses on implementing cybersecurity safeguards.

References:

DoD Instruction 5200.48 (CUI Program)

DFARS 252.204-7012

CMMC 2.0 Level 2 Practices (NIST SP 800-171)

NEW QUESTION # 107

Which term describes the process of granting or denying specific requests to obtain and use information, related information processing services, and enter specific physical facilities?

- A. Mandatory access control
- B. Discretionary access control
- C. Physical access control
- D. Access control

Answer: D

Explanation:

Understanding Access Control in CMMC Access control refers to the process of granting or denying specific requests to:

- * Obtain and use information
- * Access information processing services
- * Enter specific physical locations

The Access Control (AC) domain in CMMC is based on NIST SP 800-171 (3.1 Access Control family) and includes requirements to:

Implement policies for granting and revoking access.

Restrict access to authorized personnel only.

Protect physical and digital assets from unauthorized access.

Since the question broadly asks about the process of granting or denying access to information, services, and physical locations, the correct answer is A. Access Control.

* B. Physical access control # Incorrect. Physical access control is a subset of access control that only applies to physical locations (e.g., keycards, security guards, biometrics). The question includes information and services, making general access control the correct choice.

* C. Mandatory access control (MAC) # Incorrect. MAC is a specific type of access control where access is strictly enforced based on security classifications (e.g., Top Secret, Secret, Confidential). The question does not specify MAC, so this is incorrect.

* D. Discretionary access control (DAC) # Incorrect. DAC is another specific type of access control, where owners of data decide who can access it. The question asks generally about granting/denying access, making access control (A) the best answer.

Why the Other Answers Are Incorrect

* CMMC 2.0 Model - AC.L2-3.1.1 to AC.L2-3.1.22 - Covers access control requirements, including controlling access to information, services, and physical spaces.

* NIST SP 800-171 (3.1 - Access Control Family) - Defines the general principles of access control.

CMMC Official References Thus, option A (Access Control) is the correct answer, as it best aligns with CMMC access control requirements.

NEW QUESTION # 108

When a conflict of interest is unavoidable, a CCP should NOT:

- A. Inform their organization
- B. Take action to minimize its impact
- C. Disclose it to affected stakeholders
- D. Conceal it from the Assessment Team lead

Answer: D

Explanation:

CMMC Assessment Process (CAP) and CMMC Code of Professional Conduct emphasize that conflicts of interest (COI) must be disclosed and managed transparently. A Certified CMMC Professional (CCP) is required to:

- * Inform their organization,
- * Disclose the COI to the affected stakeholders, and
- * Take reasonable steps to minimize the impact.

What they must NOT do is conceal it from the Assessment Team Lead or others. Concealing a COI violates the CMMC Code of Professional Conduct and compromises the integrity of the assessment.

Reference Documents:

- * CMMC Assessment Process (CAP), v1.0
- * CMMC Code of Professional Conduct, CMMC-AB

NEW QUESTION # 109

A cyber incident is discovered that affects a covered contractor IS and the CDI residing therein. How long does the contractor have to inform the DoD?

- A. 24 hours
- **B. 72 hours**
- C. 48 hours
- D. 96 hours

Answer: B

Explanation:

Contractors that handle Covered Defense Information (CDI) are required to report cyber incidents to the Department of Defense within 72 hours of discovery.

Supporting Extracts from Official Content:

* DFARS 252.204-7012(c)(1): "When the Contractor discovers a cyber incident that affects a covered contractor information system or the covered defense information residing therein, the Contractor shall conduct a review... and rapidly report the cyber incident to DoD within 72 hours of discovery." Why Option C is Correct:

- * The regulation explicitly specifies 72 hours.
- * Options A (24 hrs), B (48 hrs), and D (96 hrs) do not align with DFARS requirements.

References (Official CMMC v2.0 Content and Source Documents):

- * DFARS 252.204-7012, Safeguarding Covered Defense Information and Cyber Incident Reporting.
- * CMMC v2.0 Governance - Source Documents list includes DFARS 252.204-7012.

NEW QUESTION # 110

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