

CMMC-CCA Printable PDF, CMMC-CCA Latest Braindumps Book



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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">• 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 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">• 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.

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Cyber AB Certified CMMC Assessor (CCA) Exam Sample Questions (Q125-Q130):

NEW QUESTION # 125

Security Protection Assets (SPAs) include people, technologies, and facilities. Which of the following technologies is not an SPA?

- **A. Virtualized desktops**
- B. SIEM Solutions
- C. Hosted VPN Services
- D. Cloud-based security solutions

Answer: A

Explanation:

Comprehensive and Detailed Explanation:

SPAs, per the CMMC Assessment Scope - Level 2, are assets providing security functions or capabilities to the CMMC Assessment Scope, regardless of CUI handling. Hosted VPN Services (Option A), Cloud-based security solutions (Option C), and SIEM Solutions (Option D) all provide security (e.g., encryption, monitoring), qualifying as SPAs. Virtualized desktops (Option B) are endpoints for user access, not security tools, unless configured as such (not indicated here). B is the correct answer.

Reference:

CMMC Assessment Scope - Level 2, Section 2.3.3 (SPAs), p. 6: "SPAs provide security functions, e.g., VPNs, SIEMs, not general-purpose endpoints."

NEW QUESTION # 126

During the on-site assessment, the assessment team thoroughly evaluated an OSC's systems, policies, procedures, and practices against the 110 CMMC Level 2 practices. Initially, they found several deficient areas where practices were not fully met. The OSC took advantage of the Limited Practice Deficiency Correction program, which allowed them to provide additional evidence and implement corrections for certain deficient practices during the assessment period. What status should the Lead Assessor recommend for CMMC Level 2 Certification if an OSC has 85 out of 110 practices scored as 'MET' after applying the Limited Practice Deficiency Correction program?

- A. Recommend 'CMMC Level 2 Conditional Certification' with a requirement to correct the remaining deficiencies within a specified timeframe.
- B. Recommend 'CMMC Level 2 Certification' without any conditions.
- C. Defer the recommendation until the OSC has fully remediated all 'NOT MET' practices through a Plan of Action and Milestones (POA&M).
- **D. The Lead Assessor will recommend the OSC receive a final finding of "Not Achieved" for CMMC Level 2 Certification. The OSC will be required to correct deficiencies and reapply for CMMC L2 Certification.**

Answer: D

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CAP requires 88/110 practices (80%) for Level 2 Certification. With only 85 'MET,' Option A ("Not Achieved") is correct, not Options B, C, or D, which misapply scoring rules.

Extract from Official Document (CAP v1.0):

* Section 2.5 - Scoring (pg. 30): "If less than 80% (88/110) practices are 'MET' after deficiency correction, the OSC receives a final finding of 'Not Achieved.'" References:

CMMC Assessment Process (CAP) v1.0, Section 2.5.

NEW QUESTION # 127

When interviewing a contractor's CISO, they inform you that they have documented procedures addressing security assessment planning in their security assessment and authorization policy. The policy indicates that the contractor undergoes regular security audits and penetration testing to assess the posture of its security controls every ten months. The policy also states that after every four months, the contractor tests its incident response plan and regularly updates its monitoring tools. Impressed by the contractor's policy implementation, you decide to chat with various personnel involved in security functionalities. You realize that although it is documented in the policy, the contractor has not audited their security systems in over two years. How many points would you score the contractor's implementation of the practice CA.L2-3.12.1 - Security Control Assessment?

- A. 0
- **B. 1**
- C. 2
- D. 3

Answer: B

Explanation:

Comprehensive and Detailed In-Depth Explanation:

CA.L2-3.12.1 requires "periodically assessing security controls to determine effectiveness." The policy defines a 10-month cycle, but no audits have occurred in over two years, failing the implementation objective.

Per the DoD Scoring Methodology, this 5-point practice scores -5 (Not Met) when not fully implemented, as partial compliance isn't recognized. The CMMC guide stresses actual execution over documented intent.

Extract from Official CMMC Documentation:

* CMMC Assessment Guide Level 2 (v2.0), CA.L2-3.12.1: "Assess controls at defined frequency."

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

Resources:

* [https://dodcio.defense.gov/Portals/0/Documents/CMMC/AG_Level2_MasterV2.](https://dodcio.defense.gov/Portals/0/Documents/CMMC/AG_Level2_MasterV2.0_FINAL_202112016_508.pdf)

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NEW QUESTION # 128

During a CMMC Level 2 assessment, an OSC receives a Conditional Certification with several practices placed on a Plan of Action and Milestones (POA&M). After implementing corrective actions, the OSC requests the Assessment Team to conduct a POA&M Close-Out Assessment. Which of the following is the correct action for the Team's Lead Assessor during the POA&M Close-Out Assessment?

- **A. Recommend the organization for CMMC Level 2 Final Certification if all POA&M items are fully implemented and do not limit the effectiveness of other practices scored as 'MET' during the initial assessment.**
- B. Recommend the organization for CMMC Level 2 Final Certification regardless of the POA&M items' impact on other practices.
- C. Recommend the organization for CMMC Level 2 Final Certification if all POA&M items have been fully implemented and meet the required criteria.
- D. Recommend the organization reapply for CMMC Level 2 Certification, even if all POA&M items are fully implemented.

Answer: A

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CAP requires ensuring corrective actions do not impair 'MET' practices for Final Certification (Option A). Option B omits this,

Option C ignores it, and Option D is unnecessary.

Extract from Official Document (CAP v1.0):

* Section 3.4 - POA&M Closeout (pg. 35): "Recommend Final Certification only if all POA&M items are fully implemented and do not diminish the effectiveness of other 'MET' practices." References:
CMMC Assessment Process (CAP) v1.0, Section 3.4.

NEW QUESTION # 129

An OSC specializing in developing directed energy systems plans to bid on a DoD contract to produce a 250kW High Energy Laser Weapon System (HELWS). This system is to be deployed on military bases across the globe to protect U.S. servicemen against aerial threats, including mortars, rockets, and unmanned aerial vehicles (UAVs), as well as swarms of mini-UAVs. Due to the sensitivity of the information, the OSC has prohibited using emails to transmit information regarding the project, whether encrypted or otherwise. They have also instituted procedures to remove CUI from the email system.

The documents containing project information from the DoD are likely to contain which banner marking?

- A. CUI//ITAR
- **B. CUI//SP-EXP**
- C. CUI//SP-ITAR
- D. CUI//SP-CTI

Answer: B

Explanation:

The High Energy Laser Weapon System (HELWS) involves sensitive technical data related to weapons manufacturing, which is subject to export controls under the International Traffic in Arms Regulations (ITAR). ITAR governs the handling of technical data listed on the United States Munitions List (USML), and such data is often classified as Controlled Unclassified Information (CUI) with a specified category. According to the National Archives and Records Administration (NARA) CUI Registry, export-controlled information, including ITAR data, falls under the "Export Control" category, denoted by the banner marking "CUI//SP-EXPT." This marking indicates that the information is CUI with specific handling requirements due to export control regulations. While ITAR-related data could also potentially use "CUI//SP-ITAR" in some contexts, the official CMMC and CUI guidance prioritizes "CUI//SP-EXPT" for export-controlled technical data unless explicitly marked otherwise by the DoD. The scenario does not indicate Controlled Technical Information (CTI), which would use "CUI//SP-CTI," as CTI typically applies to specific technical data tied to military performance specifications rather than broader export-controlled weapons systems data. Additionally, "CUI//ITAR" is not a standard banner marking per the NARA CUI Registry. If dissemination controls like "NOFORN" (No Foreign Nationals) were required, the marking could be extended to "CUI//SP-EXPT/NOFORN," but this is not specified here. Thus, "CUI//SP-EXPT" is the most accurate choice.

References:

NARA CUI Registry: Export Control Category - <https://www.archives.gov/cui/registry/category-detail/export-control.html>
CMMC Assessment Process (CAP) v1.0, Section 1.2 (CUI Identification)

NEW QUESTION # 130

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