

Quiz 2026 Cyber AB CMMC-CCA: Certified CMMC Assessor (CCA) Exam High Hit-Rate Exam Study Guide



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Cyber AB CMMC-CCA Exam Syllabus Topics:

Topic	Details
Topic 1	<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 2	<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 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 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.

Cyber AB Certified CMMC Assessor (CCA) Exam Sample Questions (Q139-Q144):

NEW QUESTION # 139

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

Answer: A

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 # 140

During the Planning Phase of the Assessment Plan, the assessor determines that the Client will likely include sensitive and proprietary CUI. What should the assessor consider as part of their virtual data collection techniques for this information?

- A. The assessor is responsible for safeguarding the data during collection, not the client.
- B. The assessor should record the risks and mitigations to protect the CUI categories handled.
- C. The Client is responsible for safeguarding the data during collection, not the assessor.
- **D. The client and assessor should record the risks and mitigations to protect the CUI categories handled.**

Answer: D

Explanation:

* Applicable Requirement (CAP - Planning Phase): Both the OSC (Client) and the CCA are responsible for protecting sensitive evidence and CUI during assessment. This includes documenting risks and mitigations for how such information is handled, especially during virtual collection.

* Why D is Correct: CAP requires assessors and OSCs to jointly establish processes ensuring safeguarding of CUI evidence. Both parties must record and agree to risks and mitigations as part of the assessment plan.

Why Other Options Are Insufficient:

* A & B: Responsibility is shared, not one-sided.

* C: Recording by the assessor alone does not fulfill CAP's joint responsibility requirement.

References (CCA Official Sources):

* CMMC Assessment Process (CAP) v1.0 - Planning Phase (Handling CUI and Sensitive Evidence)

* Code of Professional Conduct - Assessor responsibility for safeguarding CUI

NEW QUESTION # 141

Conducting a CMMC assessment for an OSC includes interviewing, testing, or examining various Assessment Objects. As a CCA, you are part of an Assessment Team tasked with evaluating how an OSC has implemented AC.L2-3.1.4 - Separation of Duties. Which of the following is not an Assessment Object you would use to validate the OSC's implementation of AC.L2-3.1.4[a], "the duties of individuals requiring separation to reduce the risk of malevolent activity are defined"?

- A. The organization's Access Control Policy
- B. Personnel responsible for defining divisions of responsibility and separation of duties
- **C. Mechanisms that implement system audit logging**
- D. Mechanisms implementing the separation of duties policy

Answer: C

Explanation:

Comprehensive and Detailed in Depth Explanation:

AC.L2-3.1.4[a] focuses on defining duties requiring separation, per NIST SP 800-171A. Relevant Assessment Objects include the Access Control Policy (Option C), personnel defining duties (Option A), and mechanisms enforcing separation (Option D). Audit logging mechanisms (Option B) track actions, not duty definitions, making it irrelevant to this objective. Option B is the correct answer as the non-applicable object.

Reference Extract:

* NIST SP 800-171A, AC-3.1.4[a]: "Examine access control policy and interview personnel; audit logging is not required for definition." Resources: <https://csrc.nist.gov/pubs/sp/800/171/a/final>

NEW QUESTION # 142

CMMC practice SC.L2-3.13.6 assessment objectives [a] and [b] require contractors' systems to deny network communications traffic by default [a] and allow network communications traffic by exception [b] respectively. As a CCA, you assess whether an OSC has segmented its network into different zones. The OSC has implemented Access Control Lists (ACLs) on its network devices to permit or deny traffic based on source and destination IP addresses and ports. Additionally, the OSC uses a Fortinet Next-Generation Firewall (NGFW). To monitor their computing environment, the OSC uses a state-of-the-art SIEM. Which of the following assessment methods is NOT a method you would use to assess whether the OSC has met assessment objectives [a] and [b]?

- **A. Observe the SIEM monitoring and logging capabilities**

- B. Examine the ACL configurations on the network devices
- C. Analyze the firewall rules and policy settings on the NGFW
- D. Interview the system administrators about the organization's network segmentation strategy

Answer: A

Explanation:

Comprehensive and Detailed in Depth Explanation:

SC.L2-3.13.6 [a] and [b] focus on traffic control (deny by default, allow by exception), per NIST SP 800-

171A. Examining ACLs (Option A) and firewall rules (Option D) directly verifies configurations.

Interviewing admins (Option C) confirms intent. Observing SIEM (Option B) assesses monitoring, not traffic control implementation, making it irrelevant to these objectives. Option B is the correct answer.

Reference Extract:

* NIST SP 800-171A, SC-3.13.6[a,b]: "Examine ACLs and firewall rules; SIEM is for monitoring, not control." Resources: <https://csrc.nist.gov/pubs/sp/800/171/a/final>

NEW QUESTION # 143

An OSC plans to undergo a CMMC Level 2 assessment with your C3PAO firm. As the Lead Assessor, you are collaborating with the OSC to develop the evidence collection approach for Phase 1. The OSC proposes conducting most interviews virtually due to geographically dispersed employees. You are responsible for defining the evidence collection methods for artifacts, interviews, tests or demonstrations, and information requests. Additionally, you must determine how virtual data collection will be managed, including security protocols for CUI and FCI. Which of the following is the most appropriate approach for artifact collection in this scenario?

- **A. Use a combination of virtual document sharing and a limited on-site visit.**
- B. Request the OSC to upload all relevant documents to a secure cloud storage platform.
- C. Rely solely on information requests sent via email to relevant OSC personnel.
- D. Conduct an on-site visit to review paper and electronic artifacts.

Answer: A

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CAP allows virtual collection but requires on-site validation for certain practices, making Option A the balanced approach.

Option B (full on-site) ignores virtual feasibility. Option C (cloud upload) lacks on-site verification. Option D (email only) is insecure for CUI/FCI.

Extract from Official Document (CAP v1.0):

* Section 1.6.3 - Virtual Data Collection (pg. 21): "Use a combination of virtual document sharing and limited on-site visits for artifact collection, especially for practices requiring physical observation." References:

CMMC Assessment Process (CAP) v1.0, Section 1.6.3.

NEW QUESTION # 144

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