

CMMC-CCA問題と解答、CMMC-CCA合格受験記



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Cyber AB CMMC-CCA 認定試験の出題範囲：

トピック	出題範囲
トピック 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.
トピック 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.
トピック 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.

- 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.

>> CMMC-CCA問題と解答 <<

実地的なCyber AB CMMC-CCA問題と解答 & 合格スムーズCMMC-CCA合格受験記 | 効果的なCMMC-CCAトレーニングサンプル

現代生活の速いペースの途方もないストレスの下で、CMMC-CCA証明書を学ぶことに固執することは、競争力のある人間として自分を証明するために必要になります。CMMC-CCA練習問題は、最も有用な試験サポート資料として一般的に知られており、グローバルなインターネットストアフロントから入手できます。長年の努力の末、当社のCMMC-CCA試験の資料とサービスは、膨大な数のお客様から評価と称賛を受けました。ますます多くの受験者が試験計画ユーティリティとしてCMMC-CCA学習教材を選択します。

Cyber AB Certified CMMC Assessor (CCA) Exam 認定 CMMC-CCA 試験問題 (Q151-Q156):

質問 # 151

A Defense Contractor is preparing for their upcoming CMMC Level 2 assessment. One of the key controls they need to address is CMMC practice MP.L2-3.8.5 - Media Accountability, which deals with maintaining accountability for media containing CUI during transport outside of controlled areas. The organization regularly needs to transport physical media, such as hard drives and backup tapes, between their primary data center and an off-site storage facility. In the past, they have simply used standard packaging and commercial shipping services to move this media. Which of the following is NOT an assessment method for MP.L2-3.8.5 - Media Accountability?

- A. Examining designated controlled areas
- B. Examining procedures addressing media storage and access control policy
- C. Testing mechanisms supporting or implementing media storage and media protection
- D. Interviewing organizational processes for storing media

正解: D

解説:

Comprehensive and Detailed In-Depth Explanation:

MP.L2-3.8.5 requires "maintaining accountability for CUI media during transport." Assessment methods include testing mechanisms (A), examining areas (B), and procedures (D), per NIST SP 800-171A.

Interviewing processes (C) is invalid-only individuals can be interviewed, not processes. The CMMC guide specifies correct methods.

Extract from Official CMMC Documentation:

* CMMC Assessment Guide Level 2 (v2.0), MP.L2-3.8.5: "Test, examine; interview personnel, not processes."

* NIST SP 800-171A, 3.8.5: "Interview method applies to individuals."

Resources:

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

質問 # 152

While conducting a Level 2 Assessment, the Assessment Team begins reviewing assessment objects. The team identifies concerns with several of the objects presented. Which artifacts would require the MOST verification?

- A. Current artifacts produced by individuals that work for a separate entity of the company
- B. Current artifacts produced by individuals performing the work
- C. Artifacts created 18 months ago by individuals performing the work
- D. Artifacts created 18 months ago by individuals that work for a separate entity of the company

正解: D

解説:

* Applicable Requirement (CAP - Evidence Validity): Evidence must be relevant, reliable, and timely. Artifacts from separate entities or outdated sources require extra scrutiny.

* Why D is Correct: The least reliable evidence is old (18 months) and produced by individuals not part of the OSC entity being assessed. Such artifacts require the most verification to determine applicability.

* Why Other Options Are Insufficient:

* A: Strongest evidence (current and from OSC staff).

* B: Outdated, but still from OSC staff (more reliable than outside entity).

* C: Current, but external (still stronger than outdated + external).

References (CCA Official Sources):

* CMMC Assessment Process (CAP) v1.0 - Evidence Collection and Reliability Criteria

* CMMC Assessment Guide - Level 2 - Acceptable Evidence

質問 # 153

An OSC is undergoing a CMMC Level 2 assessment. The assessment team is reviewing the evidence for configuration management procedures per CMMC Practice CM.L2-3.4.1 - System Baseline. The assessors discover that the OSC has a documented process for creating system baselines. However, upon reviewing a sample server, they find software installed that is not listed in the baseline documentation. The OSC acknowledges the discrepancy and explains that they recently deployed new security software but have not updated the baseline documentation yet. The following conditions hold true for CMMC practices ineligible for deficiency corrections EXCEPT?

- A. Practices that involve minor updates to existing policies or procedures but have been in place for a period of time.
- B. Practices listed on the OSC's Self-Assessment Practice Deficiency Tracker.
- C. Practices that were not implemented by the OSC prior to the current CMMC Assessment.
- D. Practices that could lead to significant exploitation of the network or exfiltration of CUI.

正解: A

解説:

Comprehensive and Detailed in Depth Explanation:

The CAP lists conditions for ineligibility (Options A, B, C), but minor updates to existing practices (Option D) are eligible for correction.

Extract from Official Document (CAP v1.0):

* Section 2.3.2.1 - Ineligible Practices (pg. 28): "Ineligible practices include those leading to exploitation, unimplemented prior to assessment, or on the Self-Assessment Tracker." References:

CMMC Assessment Process (CAP) v1.0, Section 2.3.2.1.

質問 # 154

When assessing an OSC's compliance with IR requirements, you realize they have deployed a system that tracks incidents, documents details, and updates the status throughout the incident response process. Personnel to whom incidents must be reported are identified and designated. While examining their documentation, you come across an incident response template that they use to capture all relevant information and ensure consistency in reporting to the identified authorities and organizational officials.

Interviewing the IR team, you learn there is an escalation process that the contractor's cybersecurity team can use to address more serious incidents. From the scenario, the contractor has met all the required objectives for CMMC practice IR.

L2-3.6.2 - Incident Reporting, meaning its implementation of the said practice will be scored MET with a total of 5 points. For how long must the OSC retain the incident records?

- A. 90 days
- B. 72 days
- C. 90 hours
- D. 72 hours

正解: A

解説:

Comprehensive and Detailed In-Depth Explanation:

IR.L2-3.6.2 requires "tracking and documenting incidents." While CMMC doesn't specify retention, DFARS

252.204-7012 mandates retaining incident records for 90 days (B) to support DoD investigations, a common baseline for CMMC-aligned contractors. Other options (A, C, D) lack regulatory grounding. The CMMC guide references DFARS for practical guidance.

Extract from Official CMMC Documentation:

* CMMC Assessment Guide Level 2 (v2.0), IRL2-3.6.2: "Document incidents; retention per applicable regulations."

* DFARS 252.204-7012: "Retain records for 90 days."

Resources:

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

質問 # 155

As the Lead Assessor for your Assessment Team, you are validating an OSC's scope in readiness to start the assessment. You learn that the OSC provides its employees with laptops to work on DoD projects. These laptops have an antivirus solution that connects to a management console to receive updates, send alerts, and control settings. However, the server does not process, store, or transmit CUI but implements several CMMC controls. Which of the following is NOT part of the OSC's requirements regarding the antivirus solution?

- A. Logically separate the antivirus solution from other CUI assets.
- B. The OSC should document it in the System Security Plan (SSP).
- C. They should document the specifics of the antivirus solution in the asset inventory.
- D. Itemize the solution in the CMMC Assessment Scope's network diagram and prepare it to be assessed against CMMC practices.

正解: A

解説:

Comprehensive and Detailed Explanation:

The antivirus solution is a Security Protection Asset (SPA), per the CMMC Assessment Scope - Level 2, requiring documentation in the network diagram (Option A), asset inventory (Option B), and SSP (Option C), and assessment against CMMC practices. Logical separation (Option D) is not required for SPAs, which must integrate with the CUI environment to function. D is not a requirement.

Reference:

CMMC Assessment Scope - Level 2, Section 2.3.3 (SPAs), p. 6: "SPAs are documented and assessed, not separated from CUI assets."

質問 # 156

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