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CMMC CCP Exam Questions & Answers 2025/2026

DoD - ANSWERSDepartment of Defense

CUI - ANSWERSControlled Unclassified Information

____ is no longer an authorized marking for new documents and materials in the DOD. - ANSWERSFor Official Use Only (FOUO)

FOUO - ANSWERSFor Official Use Only

____ is unclassified information requiring safeguarding and dissemination controls, consistent with applicable law, regulation, or government-wide policy. - ANSWERSControlled Unclassified Information (CUI)

The signing of ____ on November 04, 2010 established CUI. - ANSWERSExecutive Order (E.O.) 13556

The signing of Executive Order (E.O.) 13556 on ____ established CUI. - ANSWERSNovember 04, 2010

E.O. - ANSWERSExecutive Order

____ published Title 32 Part 2002 (CUI) Code of Federal Regulations (CFR) Final Rule on September 14, 2016. This Final Rule was the "Implementing Guidance" for the CUI Program. - ANSWERSISOO

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No doubt the Cyber AB CMMC-CCP certification is a valuable credential that helps you to put your career on the right track and assist you to achieve your professional career goals. To achieve this goal you need to pass the Certified CMMC Professional (CCP) Exam (CMMC-CCP) exam. To pass the Certified CMMC Professional (CCP) Exam (CMMC-CCP) exam you need to start this journey with valid, updated, and real Cyber AB CMMC-CCP PDF QUESTIONS. The PassExamDumps CMMC-CCP exam practice test questions are essential study material for quick Cyber AB CMMC-CCP exam preparation.

Cyber AB CMMC-CCP Exam Syllabus Topics:

Topic	Details
Topic 1	<ul style="list-style-type: none">CMMC Ecosystem: This section of the exam measures the skills of consultants and compliance professionals and focuses on the different roles and responsibilities across the CMMC ecosystem. Candidates must understand the functions of entities such as the Department of Defense, CMMC-AB, Organizations Seeking Certification, Registered Practitioners, and Certified CMMC Professionals, as well as how the ecosystem supports cybersecurity standards and certification.

Topic 2	<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 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 (Q158-Q163):

NEW QUESTION # 158

According to DFARS clause 252.204-7012, who is responsible for determining that Information in a given category should be considered CUI?

- A. The military personnel assigned to the contractor for that purpose
- B. The contractor who generated the information
- C. The DoD agency for whom the contractor is performing the work
- D. The NARA CUI Executive Agent

Answer: C

Explanation:

DFARS clause 252.204-7012 establishes the safeguarding of Covered Defense Information (CDI), which aligns with CUI categories. The clause specifies that the DoD is responsible for determining whether information is Controlled Unclassified Information (CUI) and marking it accordingly before sharing it with contractors. Contractors do not make determinations about what constitutes CUI; they are responsible for safeguarding information once it is received and marked as CUI.

Reference Documents:

- * DFARS 252.204-7012, Safeguarding Covered Defense Information and Cyber Incident Reporting
- * CMMC Model v2.0 Overview, December 2021

NEW QUESTION # 159

During the planning phase of the Assessment Process, C3PAO staff are reviewing the various entities associated with an OSC that has requested a CMMC Level 2 Assessment. Which term describes the people, processes, and technology external to the HQ Organization that participate in the assessment but will not receive a CMMC Level unless an enterprise Assessment is conducted?

- A. Coordinating Unit
- B. Organization
- C. Supporting Organization/Unit
- D. Host Unit

Answer: C

NEW QUESTION # 160

Which words summarize categories of data disposal described in the NIST SP 800-88 Revision 1. Guidelines for Media Sanitation?

- A. Clear, overwrite, purge
- B. Clear redact, destroy
- C. Clear, overwrite, destroy
- **D. Clear, purge, destroy**

Answer: D

Explanation:

Understanding NIST SP 800-88 Rev. 1 and Media Sanitization

The NIST Special Publication (SP) 800-88 Revision 1, Guidelines for Media Sanitization, provides guidance on secure disposal of data from various types of storage media to prevent unauthorized access or recovery.

Three Categories of Data Disposal in NIST SP 800-88 Rev. 1

Clear

Uses logical techniques to remove data from media, making it difficult to recover using standard system functions.

Example: Overwriting all data with binary zeros or ones on a hard drive.

Applies to: Magnetic media, solid-state drives (SSD), and non-volatile memory when the media is reused within the same security environment.

Purge

Uses advanced techniques to make data recovery infeasible, even with forensic tools.

Example: Degaussing a magnetic hard drive or cryptographic erasure (deleting encryption keys).

Applies to: Media that is leaving organizational control or requires a higher level of assurance than "Clear".

Destroy

Physically damages the media so that data recovery is impossible.

Example: Shredding, incinerating, pulverizing, or disintegrating storage devices.

Applies to: Highly sensitive data that must be permanently eliminated.

Why "A. Clear, Purge, Destroy" is Correct?

B). Clear, Redact, Destroy (Incorrect)- "Redact" is a term used for document sanitization, not data disposal.

C). Clear, Overwrite, Purge (Incorrect)- "Overwrite" is a method within "Clear," but it is not a top-level category in NIST SP 800-88.

D). Clear, Overwrite, Destroy (Incorrect)- "Overwrite" is a sub-method of "Clear," but "Purge" is missing, making this incorrect.

Conclusion

The correct answer is A. Clear, Purge, Destroy, as these are the three official categories of data disposal in NIST SP 800-88 Revision 1.

References:

NIST SP 800-88 Rev. 1 - Guidelines for Media Sanitization

CMMC 2.0 Security Practices Related to Media Disposal (Aligned with NIST guidance)

NEW QUESTION # 161

Which organization is the governmental authority responsible for identifying and marking CUI?

- A. CMMC-AB
- B. NIST
- **C. NARA**
- D. Department of Homeland Security

Answer: C

NEW QUESTION # 162

What type of information is NOT intended for public release and is provided by or generated for the government under a contract to develop or deliver a product or service to the government, but not including information provided by the government to the public (such as on public websites) or simple transactional information, such as necessary to process payments?

- **A. FCI**
- B. CDI

- C. CTI
- D. CUI

Answer: A

Explanation:

Understanding Federal Contract Information (FCI) Federal Contract Information (FCI) is defined by 48 CFR 52.204-21 (Basic Safeguarding of Covered Contractor Information Systems). FCI refers to information that:

- * Is NOT intended for public release.
- * Is provided by or generated for the government under a contract.
- * Is necessary to develop or deliver a product or service to the government.
- * Excludes publicly available government information (such as information on public websites).
- * Excludes simple transactional information (e.g., necessary to process payments).

In the context of CMMC 2.0, organizations that process, store, or transmit FCI must meet CMMC Level 1 (Foundational), which requires implementing 17 basic safeguarding practices outlined in FAR 52.204-21.

* A. CDI (Controlled Defense Information) # Incorrect
 * This term was used in DFARS 252.204-7012 but has been replaced by CUI (Controlled Unclassified Information) in CMMC discussions.

* B. CTI (Cyber Threat Intelligence) # Incorrect
 * This refers to intelligence on cyber threats, tactics, and indicators, not contractual data.

* C. CUI (Controlled Unclassified Information) # Incorrect
 * CUI is sensitive information requiring additional safeguarding but is a separate category from FCI.

* D. FCI (Federal Contract Information) # Correct
 * The definition of FCI explicitly matches the description given in the question.

Why is the Correct Answer FCI (D)?

* FAR 52.204-21 (Basic Safeguarding of Covered Contractor Information Systems)

* Defines FCI and the required safeguards.

* Establishes 17 cybersecurity practices for FCI protection.

* CMMC 2.0 Framework

* Level 1 (Foundational) is required for contractors handling FCI.

* Ensures compliance with basic safeguarding requirements outlined in FAR 52.204-21.

* NIST SP 800-171 and DFARS 252.204-7012

* FCI does not require compliance with NIST SP 800-171, but CUI does.

CMMC 2.0 References Supporting this answer:

NEW QUESTION # 163

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