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Cyber AB CMMC-CCA Exam Syllabus Topics:

Topic	Details
Topic 1	<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 2	<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 3	<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 4	<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.
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Cyber AB Certified CMMC Assessor (CCA) Exam Sample Questions (Q108-Q113):

NEW QUESTION # 108

The Lead Assessor is planning to conduct an assessment for an OSC. The Assessor has been given a preliminary asset inventory list by the OSC. How would the Lead Assessor determine if any assets are out- of-scope for the assessment?

- A. Assets cannot process, store, or transmit CUI because they are physically or logically separated from CUI assets, or they are inherently unable to do so.
- B. All assets in an OSC's inventory fall within the scope of the assessment and, as such, should be assessed against the CMMC practices.
- C. Out-of-Scope Assets can process, store, or transmit CUI because they do not need to be physically or logically separated.
- D. None of the assets in an OSC's inventory fall within the scope of the assessment and, as such, should not be assessed against the CMMC practices.

Answer: A

Explanation:

According to the CMMC Scoping Guidance, assets are categorized based on whether they can process, store, or transmit Controlled Unclassified Information (CUI), or if they are physically/logically separated or inherently unable to interact with CUI systems. Assets that cannot process, store, or transmit CUI and are properly segregated are considered Out-of-Scope.

Extract from CMMC Scoping Guidance:

"Out-of-Scope assets are those that cannot process, store, or transmit CUI because they are physically or logically separated from CUI assets, or they are inherently unable to do so." Thus, the Lead Assessor determines out-of-scope assets by confirming that they are either segregated from CUI systems or technically incapable of handling CUI.

Reference: CMMC 2.0 Scoping Guidance for Level 2 Assessments (Official CCA documentation).

NEW QUESTION # 109

An in-house compliance expert for a large defense contractor is reviewing the organization's training materials for personnel handling CUI. After a widely publicized insider threat incident, management requires that training address insider threat risks. What is a critical component of insider threat awareness training?

- A. A bounty system for identifying and stopping insider threats
- B. A company-wide ranking of individuals by insider threat risk
- C. Processes and procedures for reporting suspected insider threat activity
- D. Law enforcement case studies on known insider threat activities

Answer: C

Explanation:

Under AT.L2-3.2.3 (Security Awareness Training) and AT.L2-3.2.2 (Insider Threat Training), insider threat awareness training must equip personnel to recognize and report indicators of insider threat activity. Training must focus on organizational processes for reporting suspicious behavior, not just awareness of famous cases or punitive systems. The ability to act and report appropriately is the most critical element.

Exact extracts:

* "Training includes recognition of potential indicators of insider threat activity and the organizational processes for reporting suspicious activity."

* "Assessment Objectives ... Determine if insider threat training includes reporting mechanisms."

* "Case studies may be used for context, but training must include clear reporting procedures." Expanded explanation:

Insider threat programs under DoD guidance (e.g., NISPOM, CMMC) emphasize:

- * Awareness of behaviors that may indicate insider threat activity.
- * Reporting mechanisms - employees must know exactly how to act if they identify an issue.
- * Procedures for escalation and protection of CUI.

Without reporting procedures, insider threat training is incomplete.

Why other options are incorrect:

- * A: Bounty systems are not sanctioned practices and could create a hostile work environment.
- * B: Risk-ranking individuals could be discriminatory and is not a CMMC requirement.
- * C: Case studies may supplement training but are not sufficient by themselves.

References:

CMMC Assessment Guide - Level 2, AT.L2-3.2.2 and AT.L2-3.2.3.

NIST SP 800-171 Rev. 2, 3.2.2 (Insider Threat Training).

NEW QUESTION # 110

An OSC is undergoing CMMC Assessment on an enterprise-wide basis. While walking to the conference room, the Assessor notices a printer repair technician in the hallway, unescorted, repairing a printer marked "Authorized for CUI printing." What is the NEXT step the Lead Assessor should take regarding PE.L2-3.10.3: Escort Visitors?

- A. Make a note and score the practice as MET
- B. Ask the printer technician to leave immediately
- C. Ask the OSC if the printer technician has authorized access
- D. Make a note and score the practice as NOT MET

Answer: C

Explanation:

The assessor must first confirm facts with the OSC before making a determination. It is possible the technician has been granted temporary authorized access, in which case the situation may not be a violation.

Therefore, the correct next step is to ask the OSC about the technician's authorization.

Exact Extracts:

* PE.L2-3.10.3: "Escort visitors and monitor visitor activity."

* Assessment Guide: "Assessors should confirm with the OSC whether individuals observed are classified as visitors or authorized personnel before determining compliance."

* "Findings must be validated with OSC-provided evidence or clarification." Why other options are not correct:

- * A: Cannot mark as MET without verifying the technician's status.
- * B: Inappropriate - assessors do not direct OSC personnel or vendors.
- * C: Cannot mark as NOT MET without first confirming authorization.

References:

CMMC Assessment Guide - Level 2, Version 2.13: PE.L2-3.10.3 (pp. 154-156).

NIST SP 800-171A: Visitor escort and monitoring objectives.

NEW QUESTION # 111

A company has five individual buildings in one business complex. During the assessment, the Assessment Team sees people entering and exiting the buildings and notices that none of the buildings have keypads or locks. The Assessment Team needs to determine how physical access is managed and controlled.

Which artifact BEST describes how access to these buildings is managed?

- A. Identification and Authorization Plan
- B. System Security Plan (SSP)
- C. Personnel Access List
- **D. Physical and Environmental Protection Policy**

Answer: D

Explanation:

The Physical and Environmental Protection (PE) Policy is the governing artifact that describes how physical access to facilities and environments is managed and controlled. While the SSP provides a system-wide overview, and access lists provide details of who is authorized, it is the PE Policy that explicitly documents the physical access control measures required under CMMC.

Extract from PE.L2-3.10.1:

"Organizations must develop, document, and disseminate physical and environmental protection policies that govern how access to buildings and systems containing CUI is limited to authorized individuals." Reference: CMMC Assessment Guide - Level 2, PE.L2-3.10.1.

NEW QUESTION # 112

An assessor is examining an organization's system maintenance program. While reviewing the system maintenance policy and the OSC's maintenance records for the CUI network, the assessor notices there is no mention of printers. The assessor asks the IT manager if the company has any printers.

Why is the assessor concerned if the OSC has printers?

- A. Printers must be completely isolated from all non-CUI assets.
- B. Firmware on a network printer needs to have updates as needed.
- C. Printers cannot be used on a CUI network without government approval.
- **D. Printers can produce hard copies of CUI data that need to be safeguarded.**

Answer: D

Explanation:

Printers are a concern because they can produce hard copies of CUI, which must be safeguarded like digital CUI. CUI handling requirements extend to both electronic and printed media.

Extract from MP.L2-3.8.4:

"Protect the confidentiality of CUI at rest and in use, including hardcopy outputs such as printed material." Thus, the concern is that printed CUI must be protected, making printers relevant to maintenance and safeguarding practices.

Reference: CMMC Assessment Guide - Level 2, MP Domain.

NEW QUESTION # 113

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