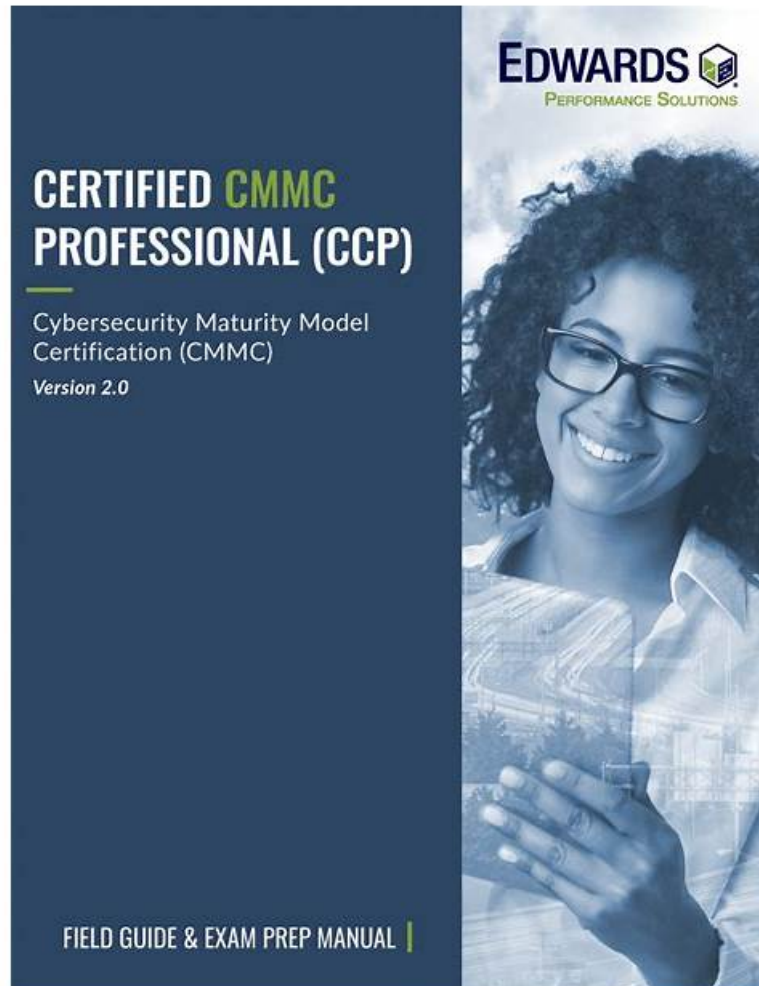


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Cyber AB CMMC-CCP Exam Syllabus Topics:

Topic	Details
Topic 1	<ul style="list-style-type: none">• CMMC-AB Code of Professional Conduct (Ethics): This section of the exam measures the integrity of cybersecurity professionals by evaluating their understanding of the CMMC-AB Code of Professional Conduct. It emphasizes ethical responsibilities, including confidentiality, objectivity, professionalism, conflict-of-interest avoidance, and respect for intellectual property, ensuring candidates can uphold ethical standards throughout their CMMC-related duties.

Topic 2	<ul style="list-style-type: none"> • Scoping: This section of the exam measures the analytical skills of cybersecurity practitioners, highlighting their ability to properly define assessment scope. Candidates must demonstrate knowledge of identifying and classifying Controlled Unclassified Information (CUI) assets, recognizing the difference between in-scope, out-of-scope, and specialized assets, and applying logical and physical separation techniques to determine accurate scoping for assessments
Topic 3	<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 4	<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.

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Cyber AB Certified CMMC Professional (CCP) Exam Sample Questions (Q109-Q114):

NEW QUESTION # 109

According to the Configuration Management (CM) domain, which principle is the basis for defining essential system capabilities?

- A. Least privilege
- B. Essential concern
- **C. Least functionality**
- D. Separation of duties

Answer: C

NEW QUESTION # 110

A defense contractor needs to share FCI with a subcontractor and sends this data in an email. The email system involved in this process is being used to:

- A. manage FCI.
- B. process FCI.
- **C. transmit FCI.**
- D. generate FCI

Answer: C

Explanation:

Federal Contract Information (FCI) is defined in FAR 52.204-21 as information provided by or generated for the government under contract but not intended for public release. Under CMMC 2.0, organizations handling FCI must implement FAR 52.204-21 Basic Safeguarding Requirements, ensuring proper protection in processing, storing, and transmitting FCI.

Analyzing the Given Options
The question involves an email system that is used to send FCI to a subcontractor.

Let's break down the possible answers:

A). Manage FCI# Incorrect

Managing FCI involves activities like organizing, storing, and maintaining access to FCI. Sending an email does not fall under management; it is an act of transmission.

B). Process FCI# Incorrect

Processing refers to actively using FCI for operational or analytical purposes, such as analyzing, modifying, or computing data. Simply sending an email does not constitute processing.

C). Transmit FCI# Correct

Transmission refers to the act of sending FCI from one entity to another. Since the contractor is sending FCI via email, this falls under transmitting the data.

Reference: NIST SP 800-171 Rev. 2, 3.1.3- "Control CUI (or FCI) by transmitting it using authorized mechanisms." D). Generate FCI# Incorrect Generating FCI means creating new contract-related information. The contractor is not creating FCI in this scenario but merely transmitting it.

Official References Supporting the Correct Answer CMMC 2.0 Level 1 Practices (FAR 52.204-21 Basic Safeguarding Controls)

3.1.3: "Control CUI (or FCI) by transmitting it using authorized mechanisms." This confirms that email transmission falls under "transmitting" FCI, not managing or processing.

NIST SP 800-171 Rev. 2 (Protecting CUI in Non-Federal Systems)

Requirement 3.13.8: "Implement cryptographic methods to protect CUI when transmitted." While this applies more to CUI, FCI should also be protected during transmission, confirming that email is a form of transmitting information.

Conclusion Since the contractor is sending FCI via email, the correct answer is C. Transmit FCI. This aligns with CMMC 2.0 Level 1 practices under FAR 52.204-21 and NIST SP 800-171, which emphasize securing transmitted data.

NEW QUESTION # 111

The practices in CMMC Level 2 consist of the security requirements specified in:

- A. DFARS 252.204-7012
- B. 48 CFR 52.204-21
- C. NIST SP 800-53
- **D. NIST SP 800-171**

Answer: D

Explanation:

CMMC Level 2 requires full implementation of the 110 security requirements specified in NIST SP 800-171 Rev. 2, Protecting Controlled Unclassified Information in Nonfederal Systems and Organizations. These practices form the foundation for safeguarding CUI across defense contractor systems.

* NIST SP 800-53 is a broader catalog of security controls for federal systems, not specific to CUI in the defense contractor environment.

* 48 CFR 52.204-21 establishes basic safeguarding requirements for Federal Contract Information (FCI) and corresponds to CMMC Level 1.

* DFARS 252.204-7012 defines safeguarding and incident reporting obligations but does not enumerate the specific security practices required.

Thus, Level 2 practices are aligned to NIST SP 800-171.

Reference Documents:

* CMMC Model v2.0 Overview, December 2021

* NIST SP 800-171 Rev. 2

NEW QUESTION # 112

A contractor has implemented IA.L2-3.5.3: Multifactor Authentication practice for their privileged users, however, during the assessment it was discovered that the OSC's standard users do not require MFA to access their endpoints and network resources. What would be the BEST finding?

- **A. Practice is NOT MET since the objective was not implemented.**
- B. The process is running correctly.
- C. It is out of scope as this is a new acquisition.
- D. The new acquisition is considered Specialized Assets.

Answer: A

NEW QUESTION # 113

When are contractors required to achieve a CMMC certificate at the Level specified in the solicitation?

- A. At the time of award
- B. Before the due date of submission
- C. Upon solicitation submission
- D. Thirty days from the award date

Answer: A

Explanation:

Per DFARS 252.204-7021, contractors must achieve the required CMMC certification level before contract award if the solicitation specifies it.

Key Requirements # Contractors must be certified at the required CMMC level prior to contract award.

The certification must be conducted by a C3PAO (for Level 2) or through self-assessment (for Level 1).

The certification must be valid and registered in the Supplier Performance Risk System (SPRS) before award.

* A. At the time of award # Correct

* DFARS 252.204-7021 requires CMMC certification before a contract can be awarded if the solicitation includes CMMC requirements.

* B. Upon solicitation submission # Incorrect

* Contractors do not need to be CMMC-certified at the time of bid submission, only by the time of award.

* C. Thirty days from the award date # Incorrect

* Contractors must already be certified before the award is granted. There is no grace period.

* D. Before the due date of submission # Incorrect

* While compliance planning is important, CMMC certification is only required before contract award, not before bid submission.

Why is the Correct Answer "At the Time of Award" (A)?

* DFARS 252.204-7021 (CMMC Requirement Clause)

* CMMC certification is required prior to contract award if specified in the solicitation.

* CMMC 2.0 Program Overview

* States that certification is not needed at bid submission but is required before award.

* DoD Interim Rule & SPRS Guidance

* Contractors must have a valid CMMC certification recorded in SPRS before award.

CMMC 2.0 References Supporting This answer:

NEW QUESTION # 114

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