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CCA Exam 2023-2024 Exam Questions with All Correct Answers

The patient, a 47-year-old male with adenoma of the prostate, is being treated in the outpatient surgery suite. The urologist inserts an endoscope in the penile urethra and dilates the structure to allow instrument passage. After endoscope placement, a radiofrequency stylet is inserted, and the diseased prostate is excised with radiant energy. Bleeding is controlled with electrocoagulation. Following instrument removal, a catheter is inserted and left in place. Which of the following code sets will be reported for this service?

- a. 600.20, 53852
- b. 600.20, 52601
- c. 600.00, 53852
- d. 222.2, 53850 - ANSWER Correct Answer: A

When thermotherapy is used code 53852 is reported. Code 52601 is reported for electrosurgical resection; 53850 is reported for radiofrequency. Adenoma of the prostate is reported with 600.20 (AHIMA 2012a, 697).

An infant is born by cesarean section at 27 weeks' gestation. The baby weighs 945 g. The baby's lungs are immature, and the baby develops respiratory distress syndrome, requiring a 25-day hospital stay in the NICU. Discharge diagnosis: Extreme immaturity, with 27-week gestation, with respiratory distress syndrome, delivered by cesarean section. Which of the following diagnosis ICD-9-CM codes would be correct?

- a. V30.01, 765.03, 765.24
- b. 765.03, 769
- c. V30.01, 765.03, 765.24, 769

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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 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"> • 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 4	<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.

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Cyber AB Certified CMMC Assessor (CCA) Exam Sample Questions (Q144-Q149):

NEW QUESTION # 144

An OSC can use either of the following strategies to meet the requirements of CMMC practice MP.L2-3.8.8 - Shared Media, EXCEPT?

- A. Implementing strong access controls that only allow registered devices to connect to the system
- B. Implementing a strict usage policy that allows for the use of owned portable or owned storage devices
- C. Ensuring every portable storage device is assigned an owner, project, or department with an identifiable label or registered in a central database
- D. Permitting unrestricted use of portable storage devices after users complete security awareness training

Answer: D

Explanation:

Comprehensive and Detailed In-Depth Explanation:

MP.L2-3.8.8 - Shared Media requires organizations to "prohibit the use of portable storage devices containing CUI when such devices have no identifiable owner." Options B, C, and D enforce ownership and control (labeling, registration, policy), aligning with the practice. Permitting unrestricted use after training (A) fails to ensure ownership, violating the practice's intent, even with awareness training. The CMMC guide mandates identifiable ownership, not just training.

Extract from Official CMMC Documentation:

* CMMC Assessment Guide Level 2 (v2.0), MP.L2-3.8.8: "Prohibit use of portable devices without identifiable owners; training alone insufficient."

* NIST SP 800-171A, 3.8.8: "Examine controls ensuring device ownership." Resources:

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

NEW QUESTION # 145

During a CMMC assessment, the Assessment Team identifies that the OSC has not implemented a practice due to a recent system upgrade that disrupted their previous controls. The OSC requests to include this practice in a POA&M. However, the practice is

listed as one that could lead to significant network exploitation if not implemented. What should the Lead Assessor do?

- A. Recommend that the OSC implement the practice immediately and reassess it before concluding the assessment.
- **B. Mark the practice as "NOT MET" and inform the OSC that it is ineligible for a POA&M due to its critical nature.**
- C. Allow the practice to be included in the POA&M, as it was disrupted by a recent upgrade.
- D. Report the OSC to the Cyber AB for failing to maintain critical controls.

Answer: B

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CAP excludes critical practices from POA&M if they risk exploitation, requiring a 'NOT MET' score (Option B). Options A, C, and D violate CAP rules.

Extract from Official Document (CAP v1.0):

* Section 2.3.2.1 - Ineligible Practices (pg. 28): "Practices that could lead to significant exploitation are ineligible for POA&M and must be scored 'NOT MET.'" References:

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

NEW QUESTION # 146

During a CMMC assessment, the Lead Assessor, Emily, notices that one of the CCAs on her team, Alex, seems overly critical and skeptical of the evidence presented by the OSC. Although the OSC demonstrates compliance with the required CMMC practices, Alex repeatedly questions the validity of the evidence and suggests the OSC is not meeting the criteria. Concerned that Alex's behavior may be influenced by bias, Emily decides to address the issue directly. She recalls a previous incident in which Alex took a similar approach, and shortly afterward, the OSC experienced a data breach. What steps should Emily and, most importantly, the C3PAO have taken to prevent this eventuality?

- **A. Identify and manage assessor bias to deliver objective assessments**
- B. Rely on the Lead Assessor to mitigate any potential bias
- C. Undergo additional training in the CMMC requirements
- D. Avoid working with assessors who have previous experience with the OSC

Answer: A

Explanation:

Comprehensive and Detailed in Depth Explanation:

Bias in assessors, whether positive or negative, can compromise the objectivity and integrity of a CMMC assessment, as outlined in the CMMC Assessment Process (CAP). The CAP emphasizes that C3PAOs are responsible for ensuring assessors maintain impartiality and deliver fair evaluations based on evidence, not preconceptions. Alex's overly critical stance, potentially influenced by past experiences, indicates a negative bias that could skew findings, even if the OSC demonstrates compliance.

Option A (avoiding experienced assessors) is impractical and ignores the value of expertise. Option B (relying solely on the Lead Assessor) shifts responsibility but doesn't address systemic bias prevention. Option C (additional training) may enhance knowledge but doesn't directly tackle bias management. Option D (identifying and managing bias) aligns with CAP guidance, requiring C3PAOs to proactively screen for bias, train assessors on objectivity, and implement oversight mechanisms. This ensures consistent, evidence-based assessments, making it the correct answer.

Reference Extract:

* CMMC Assessment Process (CAP) v1.0, Section 2.3: "C3PAOs must ensure assessors are free from bias and capable of delivering objective assessments... Bias management is critical to assessment integrity."

Resources: <https://cyberab.org/Portals/0/Documents/Process-Documents/CMMC-Assessment-Process-CAP-v1.0.pdf>

NEW QUESTION # 147

An OSC and a C3PAO Assessment Team are in the early stages of preparing for their CMMC assessment.

During the process of confirming the corporate identity for the assessment, the Assessment Team discovers that the OSC does not have a valid Commercial and Government Entity (CAGE) code issued by the Department of Defense. The team is now considering the implications of this finding and the next steps they should take. When confirming the corporate identity to be assessed, what can happen if you determine that the HQ organization doesn't have a valid CAGE code?

- **A. The assessment cannot continue.**
- B. You would continue with the assessment as planned.
- C. You would help the OSC register and obtain a CAGE code from the DoD.

- D. You would request a waiver from the DoD.

Answer: A

Explanation:

Comprehensive and Detailed In-Depth Explanation:

A valid CAGE code is mandatory for DoD contractors, and CAP requires it for assessment continuation.

Option A (helping register) is consulting, prohibited by CoPC. Option C (waiver) is not a CAP option. Option D (continuing) violates CAP. Option B is correct.

Extract from Official Document (CAP v1.0):

* Section 1.2 - Confirm Corporate Identity (pg. 11): "If the OSC does not have a valid CAGE code, the assessment cannot continue." References:

CMMC Assessment Process (CAP) v1.0, Section 1.2.

NEW QUESTION # 148

You are on-site with an Assessment Team at a medium-sized organization. When discussing how they protect their company's information from malware, spyware, etc., the administrator you are interviewing offers to show you the entire process from start to finish since she had that on her to-do list for the day. She opens the machine, turns it on, and installs what she says is anti-malware software. She also demonstrates how their deployed Next Generation Firewall (NGFW) works. You have never heard of this software, so you ask her where it was purchased. You later learn it is an open-source solution. Based on the scenario and the requirements of CMMC practice SI.L2-3.14.6 - Monitor Communications for Attacks, what is your likely determination?

- A. Find the OSC's implementation of the practice as Met
- **B. Request for more information**
- C. Fail the OSC's implementation of the practice
- D. Find the OSC's implementation as partially Met as they are achieving several objectives required of this practice

Answer: B

Explanation:

Comprehensive and Detailed In-Depth Explanation:

SI.L2-3.14.6 requires "monitoring organizational communications for attacks or indicators of potential attacks." The NGFW supports this, but the unvetted open-source anti-malware raises concerns about reliability and effectiveness, which could impact overall monitoring. Without further details on vetting, configuration, and monitoring processes, a definitive score isn't possible.

"Request more information" (D) is appropriate to assess compliance fully, per the CMMC guide's emphasis on evidence sufficiency.

Extract from Official CMMC Documentation:

* CMMC Assessment Guide Level 2 (v2.0), SI.L2-3.14.6: "Examine tools and processes for monitoring; assess reliability of solutions."

* NIST SP 800-171A, 3.14.6: "Interview and examine to verify monitoring effectiveness." Resources:

* [https://dodcio.defense.gov/Portals/0/Documents/CMMC/AG_Level2_MasterV2.](https://dodcio.defense.gov/Portals/0/Documents/CMMC/AG_Level2_MasterV2.0_FINAL_202112016_508.pdf)

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NEW QUESTION # 149

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