

CMMC-CCP Valuable Feedback - Exam CMMC-CCP Question

CMMC CCP PRACTICE EXAM QUESTIONS (DERIVED FROM SHANE'S PRACTICE TEST AND DIRECTLY FROM THE CAP) QUESTIONS WITH COMPLETE SOLUTIONS!!

What is a CUI Asset? Answer - Asset that stores, processes, or transmits CUI
Examples: Servers, Printers, Endpoints, Cloud Services, ERP Systems

Where do you document a CUI Asset? Answer - Document in Asset Inventory
Document in SSP
Document in Network Diagram

What practices do you apply to a CUI Asset? Answer - CMMC Level 2

What does CMMC stand for? Answer - Cybersecurity Maturity Model Certification

How many controls are in CMMC L2? Answer - 110 controls

What impact level is required when storing CUI? Answer - IL4

What contract clause is used for CMMC L1? Answer - FAR 52.204-21 (17 practices in total)

If you want to be CMMC L2 compliant, do you need to also be CMMC L1 compliant?
Answer - Yes

What do you call the part before the first period in the following control? AC.L1-3.1.1
Answer - Domain

What do you call the part after the first period in the following control? AC.L1-3.1.1
Answer - Level

What do you call the part after the dash in the following control? AC.L1-3.1.1 Answer
- Security Practice Number

What is confidentiality? Answer - Information Access and disclosure includes means for protecting personal privacy and proprietary information.

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Cyber AB Certified CMMC Professional (CCP) Exam Sample Questions (Q33-Q38):

NEW QUESTION # 33

The Lead Assessor interviews a network security specialist of an OSC. The incident monitoring report for the month shows that no security incidents were reported from OSC's external SOC service provider. This is provided as evidence for RA.L2-3.11.2: Scan for vulnerabilities in organizational systems and applications periodically and when new vulnerabilities affecting those systems and applications are identified. Based on this information, the Lead Assessor should conclude that the evidence is:

- A. inadequate because it is irrelevant to the practice.
- B. adequate because it fits well for expected artifacts.
- C. inadequate because the OSC's service provider should be interviewed.
- D. adequate because no security incidents were reported.

Answer: A

Explanation:

Understanding RA.L2-3.11.2: Vulnerability ScanningTheRA.L2-3.11.2practice requires organizations to:

#Regularly scan for vulnerabilitiesin systems and applications.

#Perform scans when new vulnerabilities are identified.

#Use vulnerability scanning tools or servicesto proactively detect security weaknesses.

* Anincident monitoring reporttrackssecurity incidents, notvulnerability scanning activities.

* Vulnerability scanning reportsshould include#A list of vulnerabilities detected.#Remediation actions taken.#Scan frequency and schedule.

* Theabsence of reported security incidentsdoesnotconfirm that vulnerability scans were performed.

Why Is an Incident Monitoring Report Irrelevant?

* A. Inadequate because it is irrelevant to the practice # Correct

* A lack of reported security incidents does not confirm that vulnerability scanning was performed.

* B. Adequate because it fits well for expected artifacts # Incorrect

* Incident monitoring reportsare not expected artifactsfor this control. Vulnerability scan reportsare required instead.

* C. Adequate because no security incidents were reported # Incorrect

* The absence of incidents does not mean the OSC is performing vulnerability scanning. This isnot valid evidence.

* D. Inadequate because the OSC's service provider should be interviewed # Incorrect

* While interviewing the provider may be useful, themain issue is that the provided evidence is irrelevant. Thecorrect evidence (vulnerability scan reports) is missing.

Why is the Correct Answer "A. Inadequate because it is irrelevant to the practice"?

* NIST SP 800-171 (Requirement 3.11.2 - Vulnerability Scanning)

* Defines the requirement toscan for vulnerabilities periodically and when new threats emerge.

* CMMC Assessment Guide for Level 2

* Specifies that evidence for RA.L2-3.11.2 should includevulnerability scan reports, not incident monitoring reports.

* CMMC 2.0 Model Overview

* Confirms that organizationsmust proactively identify vulnerabilities through scanning, not just rely on incident detection.

CMMC 2.0 References Supporting This answer:

NEW QUESTION # 34

An assessment is being conducted at a remote client site. For the duration of the assessment, the client has provided a designated hoteling space in their secure facility which consists of a desk with access to a shared printer. After noticing that the desk does not lock, a locked cabinet is requested but the client does not have one available. At the end of the day, the client provides a printout copy of an important network diagram. The diagram is clearly marked and contains CUI. What should be done NEXT to protect the document?

- A. Take it with them to review in the evening.
- B. Take a picture with the personal phone before securely shredding it.
- C. Put it in the unlocked desk drawer for review the following morning.
- D. Leave it on the desk for review the following day.

Answer: B

Explanation:

Understanding CUI Handling and Storage Requirements Controlled Unclassified Information (CUI) must be protected from unauthorized access and properly stored per CMMC 2.0 Level 2 requirements and NIST SP 800-171 controls. Key requirements include:

NIST SP 800-171 (Requirement 3.8.3)- CUI must be physically protected when not in use.

NIST SP 800-171 (Requirement 3.1.3)- CUI access should be restricted to authorized personnel only.

DoD CUI Program Guidance- If proper storage (e.g., locked cabinets or controlled access areas) is unavailable, CUI should be returned to an authorized individual or secure facility.

A). Take it with them to review in the evening # Incorrect

CUI should never be removed from a secure facility unless explicitly authorized and handled in accordance with security policies (e.g., encrypted electronic transport, secure physical storage).

B). Leave it on the desk for review the following day # Incorrect

Leaving CUI unattended on an open desk violates CUI physical protection requirements.

C). Put it in the unlocked desk drawer for review the following morning # Incorrect An unlocked drawer does not meet CUI physical security storage requirements.

D). Take a picture with the personal phone before securely shredding it # Incorrect Storing CUI on an unauthorized personal device is a serious security violation and unauthorized reproduction of CUI is prohibited.

Why None of the Provided Answers Are Fully Correct

What Should Be Done Instead? # Return the document to the client for secure storage.

Since no secure storage option is available, the document must be returned to the client, who should store it in an approved secure location (e.g., a locked cabinet or classified storage area).

The assessment team should not retain CUI unless they have an approved method of safeguarding it.

NIST SP 800-171 (Requirement 3.8.3 - Media Protection)

Requires CUI to be physically secured when not in use.

DFARS 252.204-7012 (Safeguarding Covered Defense Information and Cyber Incident Reporting) Establishes CUI storage and handling protections.

CMMC 2.0 Level 2 (Advanced) Requirements

Requires organizations to implement physical security controls to protect CUI.

DoD CUI Program Guidelines

Clearly state that CUI must be stored in locked cabinets or controlled-access areas when not actively in use.

CMMC 2.0 References Supporting This Answer

Final Answer # None of the provided answers fully comply with CUI protection requirements. The best course of action is to return the document to the client for secure storage.

NEW QUESTION # 35

Where does the requirement to include a required practice of ensuring that personnel are trained to carry out their assigned information security-related duties and responsibilities FIRST appear?

- A. Level 1
- **B. Level 2**
- C. Level 3
- D. All levels

Answer: B

Explanation:

Understanding Training Requirements in CMMC The requirement for ensuring that personnel are trained to carry out their assigned information security-related duties and responsibilities first appears in CMMC Level 2 as part of NIST SP 800-171 control AT.L2-3.2.1.

Key Details on the Training Requirement: # AT.L2-3.2.1: "Ensure that personnel are trained to carry out their assigned information security-related duties and responsibilities."

This control is derived from NIST SP 800-171 and applies to CMMC Level 2 (Advanced).

It ensures that employees handling Controlled Unclassified Information (CUI) understand their cybersecurity responsibilities.

* A. Level 1 # Incorrect

* CMMC Level 1 does not include this training requirement. Level 1 focuses on basic safeguarding of Federal Contract Information (FCI) but does not require formal cybersecurity training.

* B. Level 2 # Correct

* The training requirement (AT.L2-3.2.1) first appears in CMMC Level 2, which aligns with NIST SP 800-171.

- * C. Level 3 # Incorrect
 - * The training requirement already exists in Level 2. Level 3 builds on Level 2 with additional risk management and advanced cybersecurity controls, but training is introduced at Level 2.
 - * D. All levels # Incorrect
 - * CMMC Level 1 does not include this requirement-it is first introduced in Level 2.
- Why is the Correct Answer "B. Level 2"?
- * NIST SP 800-171 (Requirement 3.2.1)
 - * Defines the mandatory training requirement for personnel handling CUI.
 - * CMMC Assessment Guide for Level 2
 - * Lists AT.L2-3.2.1 as a required practice under Level 2.
 - * CMMC 2.0 Model Overview
 - * Confirms that CMMC Level 2 aligns with NIST SP 800-171, which includes security training requirements.
- CMMC 2.0 References Supporting This answer:

NEW QUESTION # 36

Which example represents a Specialized Asset?

- A. SOCs
- B. Consultants who provide cybersecurity services
- C. All property owned or leased by the government
- D. Hosted VPN services

Answer: C

Explanation:

According to the CMMC Scoping Guidance, Level 2, assets are categorized into specific groups to determine how they are treated during an assessment. One of these categories is Specialized Assets.

The CMMC Scoping Guidance defines Specialized Assets as a specific group that includes:

Government Property: Any property owned or leased by the government and provided to the contractor (Government Furnished Equipment or GFE).

Internet of Things (IoT): Physical objects that are embedded with sensors, software, and other technologies for the purpose of connecting and exchanging data.

Operational Technology (OT): Programmable systems or devices that interact with the physical environment (e.g., Industrial Control Systems).

Restricted Information Systems: Systems that have specific configurations or constraints that prevent standard security controls from being applied (e.g., legacy systems).

Test Equipment: Specialized equipment used for testing, such as oscilloscopes or signal generators.

Why other options are incorrect:

Option A (SOCs): A Security Operations Center is typically considered a Security Protection Asset (SPA) because it provides security functions (monitoring/response) for the assessment scope.

Option B (Hosted VPN services): These are generally categorized as External Service Providers (ESPs) or part of the Security Protection Assets, depending on how they are managed and their role in protecting CUI.

Option C (Consultants): These are External Service Providers (ESP) (personnel/organizations), not specialized hardware/software assets.

Treatment of Specialized Assets: Under CMMC Level 2 scoping rules, Specialized Assets must be identified in the Asset Inventory and documented in the System Security Plan (SSP), but they are generally not managed against the CMMC practices unless they process, store, or transmit CUI in a way that falls outside their specialized function.

Reference Documents:

CMMC Scoping Guidance, Level 2 (Version 2.0/2.1): Section 3.1, "Specialized Assets" and Table 3.

32 CFR Part 170 (CMMC Program Rule): Definitions of asset categories and their associated assessment requirements.

NEW QUESTION # 37

Who is responsible for ensuring that subcontractors have a valid CMMC Certification?

- A. DoD agency or client
- B. Contractor organization
- C. OUSD A&S
- D. CMMC-AB

Answer: B

Explanation:

Under DFARS and CMMC requirements, the prime contractor is responsible for ensuring its subcontractors meet the required CMMC level. Neither the DoD, The Cyber AB, nor OUSD A&S directly manages subcontractor certification.

Supporting Extracts from Official Content:

* DFARS 252.204-7021: "The contractor shall ensure that its subcontractors have the appropriate CMMC level certification for the information they will handle." Why Option D is Correct:

- * Compliance responsibility flows through the contractor supply chain.
- * CMMC-AB (The Cyber AB) accredits assessors but does not police subcontractors.
- * OUSD A&S sets policy, not enforcement at contract level.
- * DoD agencies only require compliance at award/contract oversight level.

References (Official CMMC v2.0 Content):

- * DFARS 252.204-7021.
- * CMMC Model v2.0 governance guidance.

NEW QUESTION # 38

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