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Cyber AB CMMC-CCP Exam Syllabus Topics:

Topic	Details
Topic 1	<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 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 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.
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Cyber AB Certified CMMC Professional (CCP) Exam Sample Questions (Q168-Q173):

NEW QUESTION # 168

Which term describes "the protective measures that are commensurate with the consequences and probability of loss, misuse, or unauthorized access to, or modification of information"?

- A. Adequate security
- B. Adopted security
- C. Advanced security
- D. Adaptive security

Answer: A

Explanation:

Understanding the Concept of Security in CMMC 2.0CMMC 2.0 aligns with federal cybersecurity standards, particularlyFISMA (Federal Information Security Modernization Act), NIST SP 800-171, and FAR 52.204-

21. One key principle in these frameworks is the implementation of security measures that are appropriate for the risk level associated with the data being protected.

The question describes security measures that are proportionate to the risk of loss, misuse, unauthorized access, or modification of information. This matches the definition of "Adequate Security."

- * A. Adopted security# Incorrect
- * The term "adopted security" is not officially recognized in CMMC, NIST, or FISMA. Organizations adopt security policies, but the concept does not directly align with the question's definition.
- * B. Adaptive security# Incorrect
- * Adaptive security refers to a dynamic cybersecurity model where security measures continuously evolve based on real-time threats. While important, it does not directly match the definition in the question.
- * C. Adequate security# Correct
- * The term "adequate security" is defined in NIST SP 800-171, DFARS 252.204-7012, and FISMA as the level of protection that is proportional to the consequences and likelihood of a security incident.
- * This aligns perfectly with the definition in the question.
- * D. Advanced security# Incorrect
- * Advanced security typically refers to highly sophisticated cybersecurity mechanisms, such as AI- driven threat detection. However, the term does not explicitly relate to the concept of risk-based proportional security.
- * FISMA (44 U.S.C. § 3552(b)(3))
- * Defines adequate security as "protective measures commensurate with the risk and potential impact of unauthorized access, use, disclosure, disruption, modification, or destruction of information."
- * This directly matches the question's wording.
- * DFARS 252.204-7012 (Safeguarding Covered Defense Information and Cyber Incident Reporting)
- * Mandates that contractors apply "adequate security" to protect Controlled Unclassified Information (CUI).
- * NIST SP 800-171 Rev. 2, Requirement 3.1.1
- * States that organizations must "limit system access to authorized users and implement adequate security protections to prevent unauthorized disclosure."
- * CMMC 2.0 Documentation (Level 1 and Level 2 Requirements)
- * Requires that organizations apply adequate security measures in accordance with NIST SP 800-171 to meet compliance standards.

Analyzing the Given OptionsOfficial References Supporting the Correct AnswerConclusionThe term "adequate security" is the correct answer because it is explicitly defined in federal cybersecurity frameworks as protection proportional to risk and potential consequences. Thus, the verified answer is:

NEW QUESTION # 169

Per DoDI 5200.48: Controlled Unclassified Information (CUI), CUI is marked by whom?

- A. Authorized holder
- B. DoD OUSD
- C. Information Disclosure Official
- D. Presidential authorized Original Classification Authority

Answer: A

Explanation:

Who is Responsible for Marking CUI? According to DoDI 5200.48 (Controlled Unclassified Information (CUI)), the responsibility for marking CUI falls on the authorized holder of the information.

* Definition of an Authorized Holder

* Per DoDI 5200.48, Section 3.4, an authorized holder is anyone who has been granted access to CUI and is responsible for handling, safeguarding, and marking it according to DoD CUI policy.

* The authorized holder may be:

* A DoD employee

* A contractor handling CUI

* Any organization or individual authorized to access and manage CUI

* DoD Guidance on CUI Marking Responsibilities

* DoDI 5200.48, Section 4.2:

* The individual creating or handling CUI must apply the appropriate markings as per the DoD CUI Registry guidelines.

* DoDI 5200.48, Section 5.2:

* The marking responsibility is NOT limited to a specific position like an Information Disclosure Official or a high-level DoD office.

* Instead, it is the responsibility of the person or entity generating, handling, or disseminating the CUI.

* Why the Other Answer Choices Are Incorrect:

* (A) DoD OUSD (Office of the Under Secretary of Defense):

* The OUSD plays a policy-setting role but does not directly mark CUI.

* (C) Information Disclosure Official:

* This role is responsible for public release of information, but marking CUI is the duty of the authorized holder managing the data.

* (D) Presidential authorized Original Classification Authority (OCA):

* OCAs classify national security information (Confidential, Secret, Top Secret), not CUI, which is not classified information.

Step-by-Step Breakdown: Final Validation from DoDI 5200.48: Per DoDI 5200.48, authorized holders are explicitly responsible for marking CUI, making this the correct answer.

NEW QUESTION # 170

Before submitting the assessment package to the Lead Assessor for final review, a CCP decides to review the Media Protection (MP) Level 1 practice evidence to ensure that all media containing FCI are sanitized or destroyed before disposal or release for reuse. After a thorough review, the CCP tells the Lead Assessor that all supporting documents fully reflect the performance of the practice and should be accepted because the evidence is:

- A. subjective.
- B. official.
- C. compliant.
- D. adequate.

Answer: D

Explanation:

CMMC Level 1 includes 17 practices derived from FAR 52.204-21. Among them, the Media Protection (MP) practice requires organizations to ensure that media containing FCI is sanitized or destroyed before disposal or release for reuse to prevent unauthorized access.

* This requirement ensures that any storage devices, hard drives, USBs, or physical documents containing Federal Contract Information (FCI) are properly disposed of or sanitized to prevent data leakage.

* The evidence collected for this practice should demonstrate that an organization has established and followed proper media sanitization or destruction procedures.

Why the Correct Answer is "B. Adequate"? The CMMC Assessment Process (CAP) Guide outlines that for an assessment to be considered complete, all submitted evidence must meet the standard of adequacy before it is accepted by the Lead Assessor.

* Definition of "Adequate" Evidence in CMMC:

* Evidence is adequate when it fully demonstrates that a practice has been performed as required by CMMC guidelines.

- * The Lead Assessor evaluates whether the submitted documentation meets the CMMC 2.0 Level 1 requirements.
- * If the evidence accurately and completely demonstrates the sanitization or destruction of media containing FCI, then it meets the standard of adequacy.
- * Why Not the Other Options?
 - * A. Official- While the evidence may come from an official source, the CMMC does not require evidence to be "official", only that it be adequate to confirm compliance.
 - * C. Compliant- Compliance is the final result of an assessment, but before compliance is determined, the evidence must first be adequate for evaluation.
 - * D. Subjective- CMMC evidence is objective, meaning it should be based on verifiable documents, policies, logs, and procedures- not opinions or interpretations.
- * CMMC 2.0 Scoping Guide (Nov 2021)- Specifies that Media Protection (MP) at Level 1 applies only to assets that process, store, or transmit FCI.
- * CMMC Assessment Process (CAP) Guide- Defines adequate evidence as documentation that completely and clearly supports the implementation of a required security practice.
- * FAR 52.204-21- The source of the Level 1 requirements, which includes sanitization and destruction of media containing FCI.

Relevant CMMC 2.0 References: Final Justification: The CCP's statement that the evidence "fully reflects the performance of the practice" aligns with the definition of adequate evidence under CMMC. Since adequacy is the key standard used before final compliance decisions are made, the correct answer is B. Adequate.

NEW QUESTION # 171

The IT manager is scoping the company's CMMC Level 1 Self-Assessment. The manager considers which servers, laptops, databases, and applications are used to store, process, or transmit FCI. Which asset type is being considered by the IT manager?

- A. People
- B. Facilities
- C. ESP
- D. Technology

Answer: D

NEW QUESTION # 172

A Lead Assessor has been assigned to a CMMC Assessment. During the assessment, one of the assessors approaches with a signed policy. There is one signatory, and that person has since left the company.

Subsequently, another person was hired into that position but has not signed the document. Is this document valid?

- A. The signatory is the authority to implement and enforce the policy, and since that person is no longer with the company, the policy is not valid.
- B. The signatory does not validate or invalidate the policy. For the purpose of this assessment, ensuring that the policy is current and is being implemented by the individuals who are performing the work is sufficient.
- C. The authority to implement and enforce lies with the position, not the person. As long as that position's authority and responsibilities have not been removed from implementing that domain, it is still a valid policy.
- D. More research on the company policy of creating, implementing, and enforcing policies is needed. If the company has a policy identifying the authority as with the position or person, then the policy is valid.

Answer: B

Explanation:

Understanding Policy Validation in CMMC Assessments: During a CMMC assessment, policies must be evaluated based on:

Who has the authority to approve and enforce them

Whether they are current and implemented effectively

The validity of a policy does not solely depend on the signatory but rather on how the organization assigns authority for policy creation, approval, and enforcement.

Some organizations assign authority to a specific person, meaning a new signatory may be required when leadership changes.

Others assign authority to a position/title (e.g., CISO, IT Director), in which case a new signature may not be required as long as the role remains responsible for policy enforcement.

The assessment team must review the organization's policy management process to determine if the policy remains valid despite leadership turnover.

Key Considerations in Policy Validation: Thus, the correct answer is B, as additional research is needed to confirm whether the organization's policy is tied to the individual or the position.

A). The signatory is the authority to implement and enforce the policy, and since that person is no longer with the company, the policy is not valid. #Incorrect. This assumes that authority is always tied to a person, which is not always the case. Some organizations delegate authority to a position, not an individual.

C). The signatory does not validate or invalidate the policy. For the purpose of this assessment, ensuring that the policy is current and is being implemented by the individuals who are performing the work is sufficient.

#Incorrect. While implementation is crucial, the authority behind the policy must also be validated per CMMC documentation requirements.

D). The authority to implement and enforce lies with the position, not the person. As long as that position's authority and responsibilities have not been removed from implementing that domain, it is still a valid policy.

#Incorrect. This assumes that authority is always assigned to a position, which is not universally true. More research is required to confirm this.

Why the Other Answers Are Incorrect

CMMC Assessment Process (CAP) Document- Outlines the importance of verifying the authority and enforcement of policies. NIST SP 800-171 (3.12.1 - Security Policies and Procedures)- Requires that policies be maintained and enforced by appropriate personnel.

CMMC Official References Thus, option B (More research on the company policy is needed) is the correct answer, as per official CMMC policy validation guidance.

NEW QUESTION # 173

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