

Cyber AB CMMC-CCP Official Study Guide & CMMC-CCP Demo Test

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Cyber AB CMMC-CCP Exam Syllabus Topics:

Topic	Details
Topic 1	<ul style="list-style-type: none"> CMMC Governance and Source Documents: This section of the exam measures the capabilities of legal or compliance advisors, covering key regulatory frameworks that govern cybersecurity compliance. Topics include Federal Contract Information, Controlled Unclassified Information, the role of NIST SP 800-171, DFARS, FAR, and the structure and requirements of CMMC v2.0, including self-assessments and certification levels.
Topic 2	<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 3	<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.
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Cyber AB Certified CMMC Professional (CCP) Exam Sample Questions (Q125-Q130):

NEW QUESTION # 125

Who is responsible for identifying and verifying Assessment Team Member qualifications?

- A. CMMC Marketplace
- **B. Lead Assessor**
- C. CMMC-AB
- D. C3PAO

Answer: B

Explanation:

Understanding the Role of the Lead Assessor in CMMC Assessments
The Lead Assessor is responsible for managing the Assessment Team and ensuring that all team members meet the required qualifications as defined by the CMMC Accreditation Body (CMMC-AB) and the Cybersecurity Maturity Model Certification (CMMC) Assessment Process (CAP) Guide.

* Lead Assessor's Key Responsibilities (Per CAP Guide)

* Verify team member qualifications to ensure compliance with CMMC-AB guidelines.

* Assign appropriate assessment tasks based on team members' expertise.

* Ensure that the assessment is conducted in accordance with CMMC procedures.

* Why Not the Other Options?

* A. C3PAO (Certified Third-Party Assessor Organization) #Incorrect

* A C3PAO is responsible for organizing assessments and ensuring their execution, but it does not verify individual team member qualifications—that responsibility belongs to the Lead Assessor.

* B. CMMC-AB (CMMC Accreditation Body) #Incorrect

* The CMMC-AB establishes training and certification requirements, but it does not verify individual assessment team members—that responsibility is given to the Lead Assessor.

* D. CMMC Marketplace #Incorrect

* The CMMC Marketplace lists authorized C3PAOs, Registered Practitioners (RPs), and Certified Professionals (CCPs) but does not verify assessment team qualifications.

* CMMC Assessment Process (CAP) Guide- Defines the Lead Assessor's responsibility for verifying assessment team qualifications.

* CMMC-AB Certification Guide- Specifies that the Lead Assessor must ensure all assessment team members meet CMMC-AB qualification standards.

Why the Correct Answer is "C. Lead Assessor"? Relevant CMMC 2.0 References: Final Justification:

Since the Lead Assessor is responsible for verifying assessment team member qualifications, the correct answer is C. Lead Assessor.

NEW QUESTION # 126

An OSC lead has provided company information, identified that they are seeking CMMC Level 2, stated that they handle FCI.

identified stakeholders, and provided assessment logistics. The OSC has provided the company's cyber hygiene practices that are posted on every workstation, visitor logs, and screenshots of the configuration of their FedRAMP-approved applications. The OSC has not won any DoD government contracts yet but is working on two proposals. Based on this information, which statement BEST describes the CMMC Level 2 Assessment requirements?

- A. Not ready because the OSC is not on contract because they do not know the scope of FCI protection required by the contract.
- B. Ready because there is no need to certify this company until after they win a DoD contract.
- **C. Not ready because the OSC still lacks artifacts that prove they have implemented all the CMMC Level 2 Assessment requirements.**
- D. Ready because all DoD contractors are required to achieve CMMC Level 2; therefore, they are being proactive in seeking certification.

Answer: C

Explanation:

CMMC Level 2 Readiness and Certification Requirements CMMC Level 2 is required for Organizations Seeking Certification (OSCs) that handle Controlled Unclassified Information (CUI) and aligns with NIST SP 800-171's 110 security controls.

* Key Readiness Indicators for a Level 2 Assessment:

* The OSC must have implemented all 110 security practices from NIST SP 800-171.

* Documented and validated cybersecurity policies and procedures must exist.

* The OSC must be prepared to provide objective evidence (artifacts) proving compliance.

* Why the OSC in the Question is Not Ready:

* They have not won a DoD contract yet# This means they do not yet have a contractually defined CUI environment, which is the foundation for defining their security scope.

* They have only provided FCI-related artifacts (e.g., visitor logs, workstation policies, FedRAMP configurations).

* Lack of full documentation of CMMC Level 2 controls# The assessment requires evidence for all 110 security practices (e.g., system security plans, incident response records, security awareness training documentation).

* A. "Ready because there is no need to certify this company until after they win a DoD contract."

* Incorrect# Some organizations seek certification proactively before winning contracts. However, readiness depends on implementing all 110 required controls, not contract status alone.

* B. "Not ready because the OSC is not on contract because they do not know the scope of FCI protection required by the contract."

* Incorrect# CMMC Level 2 focuses on CUI, not just FCI. While FCI protection is important, the assessment's focus is on CUI security requirements, which are not fully addressed by the provided artifacts.

* D. "Ready because all DoD contractors are required to achieve CMMC Level 2; therefore, they are being proactive in seeking certification."

* Incorrect# While it is commendable that the OSC is being proactive, readiness is based on full compliance with NIST SP 800-171, not just intent.

References: NIST SP 800-171 Rev. 2 (NIST Official Site)

CMMC 2.0 Level 2 Assessment Guide (Cyber AB)

DFARS 252.204-7012 & CMMC 2.0 Requirements (DoD CIO)

#Final Answer: C. Not ready because the OSC still lacks artifacts that prove they have implemented all the CMMC Level 2 Assessment requirements.

NEW QUESTION # 127

Who is responsible for identifying and verifying Assessment Team Member qualifications?

- A. CMMC Marketplace
- B. Lead Assessor
- C. CMMC-AB
- **D. C3PAO**

Answer: D

NEW QUESTION # 128

An OSC has submitted evidence for an upcoming assessment. The assessor reviews the evidence and determines it is not adequate or sufficient to meet the CMMC practice. What can the assessor do?

- A. Contact the C3PAO for guidance.
- B. Postpone the assessment.
- C. Notify the CMMC-AB.
- D. Cancel the assessment.

Answer: A

NEW QUESTION # 129

When assessing SI.L2-3.14.6: Monitor communications for attack, the CCA interviews the person responsible for the intrusion detection system and examines relevant policies and procedures for monitoring organizational systems. What would be a possible next step the CCA could conduct to gather sufficient evidence?

- A. Interview the intrusion detection system's supplier.
- B. Review an artifact to check key references for the configuration of the IDS or IPS practice for additional guidance on intrusion detection and prevention systems.
- C. Conduct a penetration test
- D. Upload known malicious code and observe the system response.

Answer: B

NEW QUESTION # 130

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