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CMMC CCP Practice Exam Questions with correct answers

What is a CUI Asset? Correct Answer-Asset that stores, processes, or transmits CUI

Examples: Servers, Printers, Endpoints, Cloud Services, ERP Systems

Where do you document a CUI Asset? Correct Answer-Document in Asset Inventory

Document in SSP

Document in Network Diagram

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

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

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

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

What contract clause is used for CMMC L1? Correct 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? Correct Answer-Yes

Correct Answer-

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Cyber AB Certified CMMC Professional (CCP) Exam Sample Questions (Q90-Q95):

NEW QUESTION # 90

A company is about to conduct a press release. According to AC.L1-3.1.22: Control information posted or processed on publicly accessible systems, what is the MOST important factor to consider when addressing CMMC requirements?

- A. That so long as the information is only FCI, it can be released
- **B. That the company has to safeguard the release of FCI**
- C. That the information is correct
- D. That the CEO approved the message

Answer: B

Explanation:

AC.L1-3.1.22 states: "Control information posted or processed on publicly accessible systems." This control requires organizations to ensure that FCI (Federal Contract Information) is not publicly posted or made accessible in an uncontrolled manner.

FCI must be protected from unauthorized disclosure, even if it is not classified or CUI.

Reference:

NIST SP 800-171, Requirement 3.1.22

CMMC Level 1 Practice AC.L1-3.1.22

Step 2: Why Safeguarding FCI is Critical in a Press Release If the company releases a press statement that includes FCI, it must ensure that the information is not inadvertently exposing sensitive contract-related data.

FCI includes information provided by or generated for the DoD under a contract that is not intended for public release.

Organizations must implement controls to prevent unintentional exposure.

Step 3: Why Other Answer Choices Are Incorrect A. That the information is correct (Incorrect):

While accuracy is important, CMMC requirements focus on protecting sensitive information, not just ensuring correctness.

B). That the CEO approved the message (Incorrect):

CEO approval does not satisfy CMMC compliance, as it does not address safeguarding FCI.

D). That so long as the information is only FCI, it can be released (Incorrect):

FCI must be protected and cannot be publicly disclosed unless specifically authorized by the DoD.

Final Confirmation of Correct Answer The company must safeguard FCI and ensure that no unauthorized disclosures occur in a public press release.

Thus, the correct answer is: C. That the company has to safeguard the release of FCI

NEW QUESTION # 91

Validation of findings is an iterative process usually performed during the Daily Checkpoints throughout the entire assessment process. As a validation activity, why are the preliminary findings important?

- A. It confirms that the Assessment Team's findings are right and cannot be changed.
- B. It determines whether the OSC will be rated MET or NOT MET on their assessment.
- **C. It allows the OSC to comment and provide additional evidence.**
- D. It corroborates the Assessment Team's understanding of the CMMC practices and controls.

Answer: C

Explanation:

1. Understanding the Validation of Findings in CMMC Assessments Validation of findings is an essential part of the CMMC assessment process, ensuring that observations and preliminary conclusions drawn by the assessment team are accurate, fair, and based on complete evidence. This process occurs iteratively during the Daily Checkpoints and is fundamental in determining the overall compliance status of the Organization Seeking Certification (OSC).

2. The Role of Preliminary Findings in the Assessment Process Preliminary findings are not final but rather a mechanism for ensuring transparency, accuracy, and fairness. These findings serve several key purposes:

- * Allows for OSC Input & Clarification: The OSC has an opportunity to review and provide additional evidence that may address deficiencies identified by the assessment team.
- * Prevents Misinterpretations: By allowing the OSC to comment, the assessment team can refine or correct their understanding of the OSC's implementation of CMMC practices.
- * Supports Fair and Informed Ratings: Before finalizing MET or NOT MET determinations, the assessment team ensures they have considered all relevant evidence.
- * Encourages a Collaborative Assessment Process: This validation activity fosters open communication between assessors and the OSC, reducing disputes and misunderstandings.
- * The primary purpose of preliminary findings is to allow the OSC to comment and provide additional evidence before final determinations are made.
- * This aligns with CMMC Assessment Process guidance, which emphasizes iterative validation of findings through Daily Checkpoints and Final Outbrief discussions.
- * The validation of findings ensures that OSC responses and supplementary evidence are considered, making the assessment process more accurate and fair.

3. Why Answer Choice "A" is Correct 4. Why Other Answer Choices Are Incorrect Option Reason for Elimination B: It determines whether the OSC will be rated MET or NOT MET on their assessment.

Incorrect: Preliminary findings do not directly determine the final rating. The assessment team reviews all collected evidence before making a final decision.

C: It confirms that the Assessment Team's findings are right and cannot be changed.

Incorrect: Findings are not final at the preliminary stage. The OSC has the opportunity to challenge findings by providing new or clarifying evidence.

D: It corroborates the Assessment Team's understanding of the CMMC practices and controls.

Partially Correct but Not the Best Answer: While validation helps refine understanding, its primary function is to allow OSC input, making option A the most accurate choice.

* CMMC Assessment Process (CAP) Document:

* Section 5.3 - Validation of Findings: "The OSC is given the opportunity to provide additional evidence and comments to clarify or supplement preliminary assessment results."

* Section 5.4 - Daily Checkpoints: "The assessment team discusses preliminary findings with the OSC, allowing the organization to address concerns in real time."

* CMMC 2.0 Level 2 Scoping & Assessment Guide:

* Confirms that the assessment process includes continuous dialogue with the OSC before final determinations are made.

5. Official CMMC References Supporting This Answer 6. Conclusion Preliminary findings are a crucial validation step in CMMC assessments, ensuring that organizations have the opportunity to provide additional evidence and clarify potential misunderstandings. This iterative process improves accuracy and fairness in determining compliance with CMMC requirements. Therefore, the correct answer is:

A: It allows the OSC to comment and provide additional evidence.

NEW QUESTION # 92

Which regulation allows for whistleblowers to sue on behalf of the federal government?

- A. NIST SP 800-171
- B. Code of Professional Conduct
- C. False Claims Act
- D. NIST SP 800-53

Answer: C

Explanation:

Understanding the False Claims Act (FCA) and Whistleblower Protections The False Claims Act (FCA) (31 U.S.C. §§ 3729-3733) is a U.S. federal law that allows whistleblowers (also known as "relators") to sue on behalf of the federal government if they believe a company is submitting fraudulent claims for government funds.

The FCA includes a "qui tam" provision, which:

Allows private individuals to file lawsuits on behalf of the U.S. government.

Provides financial rewards to whistleblowers if the lawsuit results in recovered funds.

Protects whistleblowers from employer retaliation.

In the context of CMMC and cybersecurity compliance, the FCA has been used to hold companies accountable for misrepresenting their cybersecurity compliance when working with federal contracts.

For example:

* If a company falsely claims compliance with CMMC, NIST SP 800-171, or DFARS 252.204-7012 but fails to meet security requirements, it could be liable under the FCA.

* The Department of Justice (DOJ) has pursued cases under the Cyber-Fraud Initiative, using the FCA against defense contractors for cybersecurity noncompliance.

Thus, the correct answer is C. False Claims Act because it specifically allows whistleblowers to sue on behalf of the federal government.

* A. NIST SP 800-53#Incorrect. NIST SP 800-53 provides security controls for federal agencies but does not contain whistleblower provisions.

* B. NIST SP 800-171#Incorrect. NIST SP 800-171 outlines security requirements for protecting CUI, but it does not have legal mechanisms for whistleblower lawsuits.

* D. Code of Professional Conduct#Incorrect. The CMMC Code of Professional Conduct applies to C3PAOs and assessors but does not provide a legal basis for whistleblower lawsuits.

Why the Other Answers Are Incorrect

* False Claims Act (31 U.S.C. §§ 3729-3733)- Establishes whistleblower protections and qui tam lawsuits.

* DOJ Cyber-Fraud Initiative- Uses the FCA to enforce cybersecurity compliance in government contracts.

* DFARS 252.204-7012 & CMMC- Require accurate reporting of cybersecurity compliance, which can lead to FCA violations if misrepresented.

CMMC Official References Thus, option C (False Claims Act) is the correct answer as per official legal guidance.

NEW QUESTION # 93

A Lead Assessor is performing a CMMC readiness review. The Lead Assessor has already recorded the assessment risk status and the overall assessment feasibility. At MINIMUM, what remaining readiness review criteria should be verified?

- A. Determine the logistics, Assessment Team, and the evidence readiness.
- B. Determine the preliminary recommended findings.
- C. Determine the initial model practice ratings and record them.
- D. Determine the practice pass/fail results.

Answer: A

Explanation:

Understanding the CMMC Readiness Review Process A Lead Assessor conducting a CMMC Readiness Review evaluates whether an Organization Seeking Certification (OSC) is prepared for a formal assessment.

After recording the assessment risk status and overall assessment feasibility, the minimum remaining criteria to be verified include:

* Logistics Planning- Ensuring that the assessment timeline, locations, and necessary resources are in place.

* Assessment Team Preparation- Confirming that assessors and required personnel are available and briefed.

* Evidence Readiness- Ensuring the OSC has gathered all required artifacts and documentation for review.

Breakdown of Answer Choices Option

Description

Correct?

A: Determine the practice pass/fail results.

Happens during the formal assessment, not the readiness review.

#Incorrect

B: Determine the preliminary recommended findings.

Findings are only made after the full assessment.

#Incorrect

C: Determine the initial model practice ratings and record them.

Ratings are assigned during the assessment, not readiness review.

#Incorrect

D: Determine the logistics, Assessment Team, and the evidence readiness.

#Essential readiness criteria that must be confirmed before assessment starts.

#Correct

* The CMMC Assessment Process Guide (CAP) states that readiness review ensures logistics, assessment team availability, and evidence readiness are verified.

Official Reference from CMMC 2.0 Documentation Final Verification and Conclusion The correct answer is D.

Determine the logistics, Assessment Team, and the evidence readiness. This aligns with CMMC readiness review requirements.

NEW QUESTION # 94

In the CMMC Model, how many practices are included in Level 2?

- **A. 110 practices**
- B. 72 practices
- C. 17 practices
- D. 180 practices

Answer: A

Explanation:

* CMMC Level 2 is designed to align fully with NIST SP 800-171, which consists of 110 security controls (practices).

* This means all 110 practices from NIST SP 800-171 are required for a CMMC Level 2 certification.

How Many Practices Are Included in CMMC Level 2? Breakdown of Practices in CMMC 2.0

CMMC Level	Number of Practices
Level 1	17 practices (Basic Cyber Hygiene)
Level 2	110 practices (Aligned with NIST SP 800-171)
Level 3	Not yet finalized but expected to exceed 110

Since CMMC Level 2 mandates all 110 NIST SP 800-171 practices, the correct answer is C. 110 practices.

* A. 17 practices #Incorrect. 17 practices apply only to CMMC Level 1, not Level 2.

* B. 72 practices #Incorrect. There is no CMMC level with 72 practices.

* D. 180 practices #Incorrect. CMMC Level 2 only requires 110 practices, not 180.

Why the Other Answers Are Incorrect

* CMMC 2.0 Model- Confirms that Level 2 includes 110 practices aligned with NIST SP 800-171.

* NIST SP 800-171 Rev. 2- Outlines the 110 security controls required for handling Controlled Unclassified Information (CUI).

CMMC Official References Thus, option C (110 practices) is the correct answer, as per official CMMC guidance.

NEW QUESTION # 95

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