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Cyber AB CMMC-CCA Exam Syllabus Topics:

Topic	Details
Topic 1	<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 2	<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 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 (Q10-Q15):

NEW QUESTION # 10

In ensuring it meets its mandates to protect CUI under CMMC, a contractor has implemented a robust, dynamic session lock with pattern-hiding displays to prevent access and viewing of data. After every 5 minutes of inactivity, the current session is locked and a blank, black screen with a battery life indicator is displayed. How is Session Lock typically initiated?

- A. By the system administrator manually
- **B. Automatically, after a predefined period of inactivity**
- C. Through user authentication processes
- D. Only when manually triggered by the user before leaving their workstation

Answer: B

Explanation:

Comprehensive and Detailed In-Depth Explanation:

CMMC practice AC.L2-3.1.10 - Session Lock mandates that organizations "initiate a session lock after a defined period of inactivity" to prevent unauthorized access to systems handling CUI. The typical and required initiation method is automatic, triggered by a predefined inactivity threshold (e.g., 5 minutes in this case), ensuring consistent protection without relying on user or admin intervention. Manual initiation by a system administrator or user is less effective and not scalable, while user authentication processes relate to unlocking, not initiating the lock. The CMMC guide emphasizes automation to enforce this control uniformly across systems.

Extract from Official CMMC Documentation:

* CMMC Assessment Guide Level 2 (v2.0), AC.L2-3.1.10: "Initiate session lock after an organization- defined time period of inactivity (e.g., 15 minutes or less)."

* NIST SP 800-171A, 3.1.10: "Test mechanisms to ensure session lock occurs automatically after a specified period of inactivity."

Resources:

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

NEW QUESTION # 11

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

Answer: C

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 # 12

During a CMMC Level 2 assessment, the OSC's Assessment Official asks the Lead Assessor if they can exclude a small subsidiary from the assessment scope because it only handles a minimal amount of CUI. The subsidiary's systems are networked with the main OSC environment. What should the Lead Assessor do?

- A. Terminate the assessment until the OSC resolves the subsidiary's inclusion internally.
- B. Proceed with the original scope and ignore the subsidiary's systems.
- C. Request the OSC to include the subsidiary in the scope due to its networked connection and CUI handling, and adjust the assessment accordingly.
- D. Agree to exclude the subsidiary since it handles minimal CUI.

Answer: C

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CAP requires all CUI-handling systems, including networked subsidiaries, to be in scope (Option B).

Options A, C, and D violate CAP scoping rules.

Extract from Official Document (CAP v1.0):

* Section 1.4 - Define Assessment Scope (pg. 13): "All systems handling CUI, including networked subsidiaries, must be included in the assessment scope." References:

CMMC Assessment Process (CAP) v1.0, Section 1.4.

NEW QUESTION # 13

You are a CCA working with an OSC that outsources some of its IT operations to a third-party service provider. The service provider has access to the OSC's networks and systems that handle FCI and CUI.

During the scoping process, you need to determine if the OSC should flow down CMMC requirements to this third-party service provider. In this scenario, when should the OSC flow down CMMC requirements to the third-party service provider?

- A. The OSC should flow down CMMC requirements to the third-party service provider only if they handle CUI but not FCI.
- B. The OSC should never flow down CMMC requirements to third-party service providers.
- C. The OSC should only flow down CMMC requirements if explicitly stated in the contract with the third-party service provider.
- D. The OSC should flow down CMMC requirements to the third-party service provider since they have access to the FCI/CUI environment and can directly or indirectly influence it.

Answer: D

Explanation:

Comprehensive and Detailed Explanation:

The CMMC Assessment Scope - Level 2 requires that third-party service providers (e.g., ESPs) with access to FCI/CUI environments be subject to applicable CMMC requirements if they can influence security, directly or indirectly. This ensures the entire CUI protection chain is compliant. Option A limits flow-down to contract terms, which is insufficient per CMMC guidance. Option C contradicts the framework's inclusion of ESPs.

Option D excludes FCI, which is incorrect as both FCI and CUI trigger requirements. B aligns with the scoping guide.

Reference:

CMMC Assessment Scope - Level 2, Section 2.3.3 (ESPs), p. 6: "ESPs influencing the FCI/CUI environment must meet CMMC requirements."

NEW QUESTION # 14

An OSC undergoing a CMMC Level 2 assessment has provided a detailed System Security Plan (SSP) and supporting evidence. During the assessment, you notice that the SSP references a practice as being fully implemented, but interviews with staff reveal that the practice is not consistently followed. How should the Lead Assessor proceed?

- A. Request the OSC to retrain staff and re-interview them before proceeding.
- B. Immediately mark the practice as "NOT MET" due to the staff's statements.
- C. Score the practice as "MET" based on the SSP documentation alone.
- D. Document the inconsistency as an evidence gap and assess the practice based on both documentation and interview findings.

Answer: D

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CAP requires assessing all evidence, documenting inconsistencies as gaps (Option B). Option A ignores interviews, Option C is premature, and Option D involves consulting, which is prohibited.

Extract from Official Document (CAP v1.0):

* Section 2.2 - Conduct Assessment (pg. 25): "Document inconsistencies between documentation and interviews as evidence gaps and assess based on all evidence." References:

CMMC Assessment Process (CAP) v1.0, Section 2.2.

NEW QUESTION # 15

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