

Cyber AB CMMC-CCA Customizable Exam Mode - Best CMMC-CCA Preparation Materials



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Cyber AB CMMC-CCA Exam Syllabus Topics:

Topic	Details
Topic 1	<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 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 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 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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CMMC Assessor (CCA) Exam exam syllabus. So rest assured that with the Cyber AB CMMC-CCA Exam Practice test questions you can ace your exam preparation quickly and be ready to perform well in the final Cyber AB CMMC-CCA certification exam.

Cyber AB Certified CMMC Assessor (CCA) Exam Sample Questions (Q36-Q41):

NEW QUESTION # 36

When examining an OSC's procedures for addressing transmission integrity and confidentiality, you interview their system administrator and learn that they use Secure File Transfer Protocol (SFTP) for secure CUI transmission. The OSC employs AES-256 to encrypt data before transmitting it. Any external connections to their internal servers or systems can only occur via a VPN. All emails containing CUI are encrypted and sent using Secure/Multipurpose Internet Mail Extensions (S/MIME). Internal CUI transfers are conducted over WPA3 secure Wi-Fi. All areas of the OSC's facilities where CUI is stored or processed are secured with biometrics. To prevent unauthorized CUI exfiltration or transfer, the OSC has deployed a data loss prevention solution. During employee interviews, you learn they receive regular awareness training on the importance of data encryption during transmission. Additionally, they conduct regular audits of transmission protocols and encryption measures to ensure their effectiveness. While AES-256 is a strong encryption algorithm, according to CMMC practice SC.L2-3.13.8 - Data in Transit, what additional factor is crucial for ensuring FIPS compliance with cryptographic modules used for protecting CUI in transit?

- A. The cryptographic module used to implement AES-256 encryption must be validated against the FIPS 140-2 or FIPS 140-3 standards
- B. The encryption software must be user-friendly and easy to implement for widespread adoption
- C. The encryption algorithm must be mathematically complex and resistant to brute-force attacks
- D. The encryption algorithm must be open-source and publicly available for scrutiny

Answer: A

Explanation:

Comprehensive and Detailed In-Depth Explanation:

SC.L2-3.13.8 requires "implementing FIPS-validated cryptographic mechanisms to protect CUI confidentiality in transit." AES-256 is approved, but the module implementing it must be FIPS 140-2/3 validated (C), per CMMC. Open-source (A), usability (B), and complexity (D) aren't FIPS requirements.

Extract from Official CMMC Documentation:

* CMMC Assessment Guide Level 2 (v2.0), SC.L2-3.13.8: "Use FIPS 140-2/3 validated modules for CUI transit."

* NIST SP 800-171A, 3.13.8: "Verify FIPS validation of crypto modules." Resources:

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

NEW QUESTION # 37

A representative of a CMMC Level 2 certified DoD contractor has reached out to you as a CCA for an explanation of FedRAMP equivalency. They want to use a Cloud Service Offering (CSO) from a renowned CSP, but in light of the DoD FedRAMP equivalency memo, they are reluctant. In your conversation, you learn that although the CSO has impressive features, the assessment by a FedRAMP 3PAO resulted in a Plan of Action and Milestones (POA&M) that the CSP is remediating. What is the main reason the contractor shouldn't use the CSP's services?

- A. The CSO has not been given JAB P-ATO
- B. The CSO hasn't fully met (100%) FedRAMP Moderate or equivalent baselines
- C. The CSO is not DFARS 252.204-7019 compliant
- D. The CSP has not closed out the POA&Ms

Answer: B

Explanation:

Comprehensive and Detailed in Depth Explanation:

The DoD FedRAMP Equivalency Memo (January 2024) requires CSOs to be 100% compliant with FedRAMP Moderate baselines, assessed by a 3PAO, without POA&Ms. Open POA&Ms (Option A) indicate noncompliance, but the core issue is Option D-failure to fully meet the baseline, per DFARS 252.204-7012.

Option B is unrelated to FedRAMP. Option C (JAB P-ATO) isn't required. Option D is the correct answer.

Reference Extract:

* DoD FedRAMP Equivalency Memo (January 2024): "CSOs must be 100% FedRAMP Moderate compliant, no POA&Ms allowed." Resources: <https://dodcio.defense.gov/Portals/0/Documents/Library>

NEW QUESTION # 38

An assessor is reviewing whether an organization appropriately analyzed the security impact of a new release of an application. Which of the following documents is MOST useful for the assessor to review?

- A. System audit logs showing that the change occurred, when, and by whom
- B. A description of the change from the software vendor
- C. A log of security incidents/issues after the change was implemented
- **D. Change Control Board (CCB) meeting minutes and supporting documents**

Answer: D

Explanation:

* Applicable Requirement: CM.L2-3.4.3 - "Track, review, approve/disapprove, and audit changes to organizational systems."

* Why CCB Minutes Are Correct (supports B):

* Change Control Board (CCB) documentation includes impact analyses, approvals, disapprovals, and justification for system changes.

* The CMMC Assessment Guide explicitly identifies CCB minutes and supporting records as primary evidence of compliance with change management practices.

Why Other Options Are Insufficient:

* A (Vendor description): Provides information on the update, but does not show organizational review or approval.

* C (Audit logs): Show when a change occurred, but not whether it was analyzed and approved beforehand.

* D (Incident logs): Reflects results after implementation, but not the review/approval process.

Assessment Guidance Extract (NIST SP 800-171A, CM.L2-3.4.3):

* Objectives include verifying that system changes are:

* Documented,

* Reviewed,

* Approved/disapproved, and

* Audited.

* Evidence such as CCB minutes and approval records directly satisfies these objectives.

References (CCA Official Sources):

* NIST SP 800-171 Rev. 2 - CM.L2-3.4.3 (Change Management)

* NIST SP 800-171A - Assessment Objectives for CM.L2-3.4.3

* CMMC Assessment Guide - Level 2, Version 2.13 - Change Management evidence expectations

NEW QUESTION # 39

As a CCA, you are conducting an assessment of an OSC's implementation of AC.L2-3.1.7 - Privileged Functions. This requirement mandates that the organization prevent non-privileged users from executing privileged functions and capture the execution of such tasks in audit logs. During your assessment, you want to determine whether the OSC has properly defined privileged functions, as assessment objective [a] requires.

Which Assessment Objects would you most likely examine to make this determination?

- **A. The organization's Privacy and Security policies and System Design documentation**
- B. User acknowledgements of notification message or banner
- C. System use notification messages
- D. Interviews with System Developers

Answer: A

Explanation:

Comprehensive and Detailed in Depth Explanation:

AC.L2-3.1.7[a] requires defining privileged functions, per NIST SP 800-171A. The OSC's Privacy and Security policies outline what constitutes privileged functions, while System Design documentation specifies their implementation, making Option C the primary Assessment Objects. Option A (interviews) supports but isn't definitive. Options B and D (notifications) relate to user awareness, not definition. Option C aligns with NIST SP 800-171A's examine method, making it the correct answer.

Reference Extract:

* NIST SP 800-171A, AC-3.1.7[a]: "Examine security policies and system design documentation to determine if privileged functions are defined." Resources: <https://csrc.nist.gov/pubs/sp/800/171/a/final>

NEW QUESTION # 40

An OSC has provided its System Security Plan (SSP) as evidence for several CMMC practices related to system security. During your examination of the SSP, you discover a section outlining procedures for user access controls. However, upon further review, you find no mention of procedures for managing privileged accounts, which is a critical aspect of secure system access. If the OSC provides a separate document outlining privileged account management procedures, and upon review, these procedures appear sufficient, how should the Lead Assessor proceed with the SSP as evidence?

- A. Deduct points from the overall assessment score due to the initial oversight in the SSP.
- B. Mark the related user access control practice as "Not Met" due to the initial deficiency in the SSP.
- **C. Accept both the SSP and the separate document as evidence and proceed with the assessment.**
- D. Request that the OSC formally incorporate the privileged account management procedures into the SSP for consistency.

Answer: C

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CAP allows multiple artifacts to support a practice, provided they collectively demonstrate compliance. If the separate document sufficiently addresses privileged account management, it complements the SSP, and both can be accepted (Option B). Option A (requesting incorporation) is not required during assessment and delays the process. Option C (deducting points) lacks CAP basis, as scoring depends on evidence sufficiency, not initial oversights. Option D (marking 'Not Met') is incorrect if the separate document meets requirements.

Extract from Official Document (CAP v1.0):

* Section 2.2 - Conduct Assessment (pg. 25): "Multiple artifacts may be used to demonstrate compliance with a practice, provided they collectively meet the assessment objectives." References:

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

NEW QUESTION # 41

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