

Unparalleled CMMC-CCA Training Quiz: Certified CMMC Assessor (CCA) Exam Carry You Outstanding Exam Dumps - VCETorrent



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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">• 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 3	<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 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 (Q146-Q151):

NEW QUESTION # 146

During a CMMC assessment, the OSC provides a service-level agreement (SLA) with an external provider as evidence for an inherited practice. The SLA outlines general security commitments but lacks specific details on how the practice's objectives are met. How should the Lead Assessor proceed?

- A. Accept the SLA as sufficient evidence since it shows a contractual obligation.
- B. Ask the OSC to renegotiate the SLA to include detailed compliance information.
- C. Request additional detailed evidence from the external provider to demonstrate compliance with the practice's objectives.**
- D. Score the practice as "NOT MET" due to the lack of specific details.

Answer: C

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CAP requires specific evidence for inherited practices beyond general agreements (Option B). Option A lacks detail, Option C is premature, and Option D is consulting, which is prohibited.

Extract from Official Document (CAP v1.0):

* Section 2.2 - Conduct Assessment (pg. 25): "Request detailed evidence from external providers to verify inherited practice objectives beyond general SLAs." References:

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

NEW QUESTION # 147

What should the Lead Assessor do to BEST ensure the evidence supplied effectively meets the intent of the standard for a practice?

- A. Ensure the evidence is sufficient to meet the requirements for a practice.
- B. Ensure the evidence covers all the scope and the identified organizations and corresponds to the practice and objectives.
- C. Ensure the evidence is complete, validated, and can be mapped to the practice requirements.**
- D. Ensure the evidence for each objective under a practice is adequate.

Answer: C

Explanation:

The CAP defines evidence evaluation requirements. Evidence must not only exist but must also be:

- * Complete (addresses all assessment objectives for the practice)
- * Validated (verified by the assessor)
- * Mapped to the practice requirements (traceable to objectives)

Extract:

"The assessor must confirm that the evidence is complete, validated, and mapped directly to the practice requirements in order to conclude that a practice is MET." Reference: CMMC Assessment Guide - Level 2; CAP, Evidence Review Guidance.

NEW QUESTION # 148

John, a Certified CMMC Assessor, has been conducting CMMC assessments for several years. During a recent assessment at a defense contractor, he encountered several issues similar to challenges he had faced in previous assessments. Influenced by his past experiences, John's interpretation of the contractor's practices was shaped by his preconceptions. Which of the following is TRUE about John's interpretation?

- A. John's preconceptions help streamline the assessment process and ensure consistency
- B. John's bias has no impact on the integrity of the assessment
- C. John's bias can affect the integrity of the CMMC assessment
- D. John's experience ensures that all assessments will be unbiased and accurate

Answer: C

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CMMC Assessment Process (CAP) emphasizes that assessor bias, whether stemming from past experiences or other factors, can compromise the objectivity and integrity of an assessment. John's preconceptions, based on prior encounters, may lead him to misinterpret evidence, either overly critically or leniently, rather than evaluating the OSC's practices in their current context. This aligns with CAP's requirement for assessors to remain impartial and focus on objective evidence specific to each assessment. Option A (no impact) contradicts CAP's guidance on bias management. Option C (experience ensures unbiased accuracy) overstates experience's role, ignoring bias risks. Option D (streamlining via preconceptions) misrepresents bias as beneficial, whereas it risks inconsistency. Option B correctly identifies the potential impact on assessment integrity, making it the correct answer.

Reference Extract:

* CMMC Assessment Process (CAP) v1.0, Section 2.3: "Assessor experiences can affect outcomes... Bias must be managed to maintain assessment integrity." Resources: <https://cyberab.org/Portals/0/Documents/Process-Documents/CMMC-Assessment-Process-CAP-v1.0.pdf>

NEW QUESTION # 149

An OSC seeking Level 2 certification has a fully cloud-based environment. The assessor must evaluate fulfillment of Level 2 requirements the OSC implements versus those handled by the cloud service provider.

Which document would be BEST to identify the Level 2 requirements handled by the OSC's cloud provider?

- A. Shared Responsibility Matrix
- B. Cloud Security Baseline White Paper
- C. Identity and Access Management (IAM) Plan
- D. Zero Trust Architecture

Answer: A

Explanation:

The Shared Responsibility Matrix (Customer Responsibility Matrix) is the authoritative document that specifies which security responsibilities are owned by the OSC versus the Cloud Service Provider (CSP). This enables assessors to determine which CMMC practices apply to the OSC and which are inherited from the provider.

Exact extracts:

* "External Service Providers (ESPs), including CSPs, must provide a Shared Responsibility Matrix that delineates customer versus provider responsibilities."

* "Assessors should request and review this matrix to determine practice applicability." Why other options are incorrect:

* A: Zero Trust Architecture is a design framework, not a responsibility breakdown.

* C: White papers are marketing/technical resources, not binding assignments of responsibility.

* D: IAM Plans address access management, not overall shared responsibilities.

References:

CMMC Scoping Guide - External Service Providers.

CMMC Assessment Guide - Level 2, Use of Shared Responsibility Matrices.

NEW QUESTION # 150

An OSC is looking to bid for a contract to manufacture turboprop engines for an unmanned aerial vehicle (UAV) fleet used by the Army for long-range reconnaissance. To manage production, the OSC will use Industrial Control Systems (ICS) and has documented them in its Operational Technology (OT) inventory.

While validating the OSC's proposed assessment scope, the Assessment Team reviews their SSP. How should the C3PAO Assessment Team handle the OSC's OT during the assessment?

- A. Assess them against all CMMC practices.
- B. Accept the OSC's documentation of policies and procedures as they are.
- C. Assess them against CA.L2-3.12.3 - Security Control Monitoring.
- **D. Review the SSP and not assess the OT against other CMMC practices.**

Answer: D

Explanation:

Comprehensive and Detailed Explanation:

Operational Technology (OT), like ICS, is categorized as a Specialized Asset in the CMMC Assessment Scope - Level 2. These assets are in scope but not assessed against the full 110 CMMC practices unless they process, store, or transmit CUI (not specified here). Instead, they must be reviewed in the SSP per CA.L2-

3.12.4 to ensure risk-based management. Option A lacks rigor, Option B limits to one practice incorrectly, and Option C overextends the requirement. D is correct per the scoping guide.

Reference:

CMMC Assessment Scope - Level 2, Section 2.3.4 (Specialized Assets), p. 6: "OT is reviewed in the SSP per CA.L2-3.12.4, not assessed against other practices."

NEW QUESTION # 151

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