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Cyber AB CMMC-CCP Exam Syllabus Topics:

Topic	Details
Topic 1	<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 2	<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.
Topic 3	<ul style="list-style-type: none"> • Scoping: This section of the exam measures the analytical skills of cybersecurity practitioners, highlighting their ability to properly define assessment scope. Candidates must demonstrate knowledge of identifying and classifying Controlled Unclassified Information (CUI) assets, recognizing the difference between in-scope, out-of-scope, and specialized assets, and applying logical and physical separation techniques to determine accurate scoping for assessments
Topic 4	<ul style="list-style-type: none"> • CMMC Model Construct and Implementation Evaluation: This section of the exam measures the evaluative skills of cybersecurity assessors, focusing on the application and assessment of the CMMC model. It includes understanding its levels, domains, practices, and implementation criteria, and how to assess whether organizations meet the required cybersecurity practices using evidence-based evaluation.

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Cyber AB Certified CMMC Professional (CCP) Exam Sample Questions (Q28-Q33):

NEW QUESTION # 28

Which entity specifies the required CMMC Level in Requests for Information and Requests for Proposals?

- **A. DoD**
- B. NIST
- C. Department of Homeland Security
- D. NARA

Answer: A

Explanation:

* The U.S. Department of Defense (DoD) determines the required CMMC Level based on the sensitivity of the information involved in a contract.

* The required CMMC Level is specified in Requests for Information (RFIs) and Requests for Proposals (RFPs).

Reference:

DFARS 252.204-7021 (CMMC Requirements)

CMMC 2.0 Program Documentation

Step 2: Why Other Answer Choices Are Incorrect

B. NARA (Incorrect): The National Archives and Records Administration (NARA) oversees CUI program policies but does not assign CMMC levels.

C: NIST (Incorrect):

The National Institute of Standards and Technology (NIST) develops cybersecurity frameworks (e.g., NIST SP 800-171), but it does not specify CMMC Levels in contracts.

D: Department of Homeland Security (Incorrect):

The Department of Homeland Security (DHS) is responsible for cybersecurity at the national level, but CMMC applies specifically to DoD contractors.

Final Confirmation of Correct Answer: The DoD determines and specifies the required CMMC Level in RFIs and RFPs.

NEW QUESTION # 29

Where can a listing of all federal agencies' CUI indices and categories be found?

- A. 32 CFR Section 2002
- B. Executive Order 13556
- C. Official CMMC Registry
- **D. Official CUI Registry**

Answer: D

Explanation:

Understanding the Official CUI RegistryThe Controlled Unclassified Information (CUI) Registry is the authoritative source for all federal agencies' CUI categories and indices. It is maintained by the National Archives and Records Administration (NARA) and provides:

#A comprehensive list of CUI categories and subcategories.

#Details on who can handle, store, and share CUI.

#Guidance on CUI marking and safeguarding requirements.

* The Official CUI Registry is the only federal resource that lists all CUI categories and agencies that use them.

* 32 CFR Section 2002 (Option A) defines CUI policies but does not provide a full listing of CUI categories.

* Executive Order 13556 (Option C) established the CUI Program but does not maintain an active list of categories.

* The "Official CMMC Registry" (Option D) does not exist-CMMC is a security framework, not a CUI classification system.

Why "Official CUI Registry" is Correct? Breakdown of Answer Choices Option Description Correct?

A: 32 CFR Section 2002

#Incorrect-Defines CUI program rules but does not list categories.

B: Official CUI Registry

#Correct - The registry contains the full list of CUI categories.

C: Executive Order 13556

#Incorrect-Established the CUI program but does not maintain a category list.

D: Official CMMC Registry

#Incorrect-No such registry exists; CMMC is a cybersecurity framework, not a CUI classification system.

* National Archives (NARA) CUI Registry- The authoritative source for all federal agency CUI categories.

* 32 CFR 2002- Provides CUI policy guidance but refers agencies to the Official CUI Registry for classification.

Official References from CMMC 2.0 and Federal Documentation Final Verification and Conclusion The correct answer is B. Official CUI Registry, as it is the only official source listing all federal agencies' CUI indices and categories.

NEW QUESTION # 30

While developing an assessment plan for an OSC, it is discovered that the certified assessor will be interviewing a former college roommate. What is the MOST correct action to take?

- A. Inform the OSC and the C3PAO of the possible conflict of interest, and start the entire process over without the conflicted team member.
- B. Inform the OSC and the C3PAO of the possible conflict of interest but since it has been an acceptable amount of time since college, no conflict of interest exists, and continue as planned.
- **C. Inform the OSC and the C3PAO of the possible conflict of interest, document the conflict and mitigation actions in the assessment plan, and if the mitigation actions are acceptable, continue with the assessment.**
- D. Do not inform the OSC and the C3PAO of the possible conflict of interest, and continue as planned.

Answer: C

Explanation:

The Cybersecurity Maturity Model Certification (CMMC) Assessment Process (CAP) outlines strict guidelines regarding conflicts of interest (COI) to ensure the integrity and impartiality of assessments conducted by Certified Third-Party Assessment Organizations (C3PAOs) and Certified Assessors (CAs).

The scenario presented involves a potential conflict of interest due to a prior relationship (former college roommate) between the certified assessor and an individual at the Organization Seeking Certification (OSC).

. While this prior relationship does not automatically disqualify the assessor, it must be disclosed, documented, and mitigated appropriately.

* Inform the OSC and C3PAO of the Potential Conflict of Interest

* The CMMC Code of Professional Conduct (CoPC) requires assessors to disclose any potential conflicts of interest.

- * Transparency ensures that all parties, including the OSC and C3PAO, are aware of the situation.
- * Document the Conflict and Mitigation Actions in the Assessment Plan
- * Per CMMC CAP documentation, potential conflicts should be assessed based on their material impact on the objectivity of the assessment.
- * The conflict and proposed mitigation strategies must be formally recorded in the assessment plan to provide an audit trail.
- * Determine If the Mitigation Actions Are Acceptable
- * If the OSC and C3PAO determine that the mitigation actions adequately eliminate or reduce the risk of bias, the assessment may proceed.
- * Common mitigation strategies include:
 - * Assigning another assessor for interviews with the conflicted individual.
 - * Ensuring that decisions regarding the OSC's compliance are reviewed independently.
 - * Proceed with the Assessment If Mitigation Is Acceptable
 - * If the mitigation actions sufficiently address the conflict, the assessment may continue under strict adherence to documented procedures.

CMMC Conflict of Interest Handling Process

* A. Do not inform the OSC and the C3PAO of the possible conflict of interest, and continue as planned. #Incorrect. This violates CMMC's integrity requirements and could result in disciplinary actions against the assessor or invalidation of the assessment. Transparency is mandatory.

* B. Inform the OSC and the C3PAO of the possible conflict of interest, and start the entire process over without the conflicted team member. #Incorrect. The CAP does not mandate immediate reassignment unless the conflict is unresolvable. Instead, mitigation strategies should be considered first.

* C. Inform the OSC and the C3PAO of the possible conflict of interest but since it has been an acceptable amount of time since college, no conflict of interest exists, and continue as planned.

#Incorrect. The passage of time alone does not automatically eliminate a conflict of interest. Proper documentation and mitigation are still required.

Why the Other Answers Are Incorrect

- * CMMC Assessment Process (CAP) Document- Defines COI requirements and mitigation actions.
- * CMMC Code of Professional Conduct (CoPC)- Outlines ethical responsibilities of assessors.
- * CMMC Accreditation Body (Cyber-AB) Guidance- Provides rules on conflict resolution.

CMMC Official References Thus, option D is the most correct choice, as it aligns with the official CMMC conflict of interest procedures.

NEW QUESTION # 31

What is the LAST step when developing an assessment plan for an OSC?

- A. Obtain and record commitment to the assessment plan.
- B. Update the assessment plan and schedule as needed
- C. Verify the readiness to conduct the assessment.
- D. Perform certification assessment readiness review.

Answer: A

NEW QUESTION # 32

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

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

Answer: D

NEW QUESTION # 33

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