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## Cyber AB CMMC-CCA Exam Syllabus Topics:

Topic	Details
Topic 1	<ul style="list-style-type: none"><li>• 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.</li></ul>
Topic 2	<ul style="list-style-type: none"><li>• 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.</li></ul>
Topic 3	<ul style="list-style-type: none"><li>• 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.</li></ul>
Topic 4	<ul style="list-style-type: none"><li>• 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.</li></ul>

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## Cyber AB Certified CMMC Assessor (CCA) Exam Sample Questions (Q87-Q92):

### NEW QUESTION # 87

Does CMMC Level 2 require that a Cloud Service Provider (CSP) hold a FedRAMP HIGH authorization hosted in a government community cloud (GCC)?

- **A. No. The CSP must hold a FedRAMP MODERATE authorization.**
- B. Yes. FedRAMP HIGH authorization demonstrates the CSP compliance with NIST SP 800-53 and SP 800-171 control requirements.
- C. No. The CSP can obtain a FedRAMP MODERATE equivalency.
- D. Yes. FedRAMP HIGH is required for CUI data controls due to the sensitive nature of the Defense Industrial Base systems.

**Answer: A**

Explanation:

CMMC Level 2 requires CSPs that process, store, or transmit CUI to meet FedRAMP Moderate (or equivalent) authorization, not FedRAMP High. FedRAMP High is not a CMMC requirement but may be required by contract or specific agencies.

Exact Extracts:

\* DoD CMMC Scoping Guide: "External Cloud Service Providers must meet FedRAMP Moderate equivalency when storing, processing, or transmitting CUI."

\* CMMC Assessment Guide: "The baseline requirement for CUI in cloud environments is FedRAMP Moderate; higher levels may be contractually required." Why other options are not correct:

\* A: Equivalency is allowed, but only to FedRAMP Moderate level.

\* C/D: Incorrect, because CMMC Level 2 does not mandate FedRAMP High.

References:

CMMC Assessment Guide - Level 2, Version 2.13: External Service Providers and FedRAMP Moderate equivalency requirements.

DoD Cloud Computing SRG (referenced in CMMC documentation): CUI requires FedRAMP Moderate baseline.

### NEW QUESTION # 88

The CMMC Assessment Process (CAP) requires the Lead Assessor to validate the CMMC Assessment Scope proposed by the OSC. What is the main task that the Lead Assessor must conduct in validating the CMMC Assessment Scope?

- A. Document any discrepancies between the OSC's proposed scope and the actual systems and data.
- B. Determine if any additional systems or data should be included in the assessment scope.
- **C. Verify that the boundaries within the organization's networked environment contain all the assets that will be assessed based on the assessment scope.**
- D. Ensure that the OSC has reviewed and approved the assessment scope.

**Answer: C**

Explanation:

Comprehensive and Detailed Explanation:

The CAP designates scope validation as the Lead Assessor's primary responsibility in Phase 1, ensuring the proposed scope accurately encompasses all assets to be assessed (CUI Assets, SPAs, etc.) within the defined boundaries. Option A is a byproduct, not the main task. Option C is part of the process but secondary to verification. Option D shifts responsibility to the OSC, contrary to the CAP. B is the core task per the CAP and scoping guide.

Reference:

CMMC Assessment Process (CAP) v1.0, Section 2.2 (Scope Validation), p. 9: "The Lead Assessor verifies that the scope contains all assets to be assessed."

### NEW QUESTION # 89

When validating an OSC's proposed CMMC assessment scope, the Assessment Team finds that the OSC has properly categorized its assets. The OSC has contracted an External Service Provider (ESP) for various cybersecurity functions. The ESP has deployed FortiSIEM and Splunk for real-time security monitoring, threat intelligence, application monitoring, log management, and reporting. They also deployed Microsoft Intune and configured app protection policies blocking proscribed apps and those suspected of data exfiltration. How should you handle the ESP during the CMMC assessment?

- **A. Assess against CMMC practices.**
- B. Assess them against CA.L2-3.12.4 - System Security Plan only.
- C. Review the SSP per practice CA.L2-3.12.4 - System Security Plan.
- D. They are out of scope; there is no need to assess them against CMMC practices.

**Answer: A**

Explanation:

Comprehensive and Detailed Explanation:

External Service Providers (ESPs) that provide security functions, such as the ESP deploying FortiSIEM, Splunk, and Microsoft Intune, are classified as Security Protection Assets (SPAs) under the CMMC framework. The CMMC Assessment Scope - Level 2 mandates that SPAs be assessed against the relevant CMMC practices (up to 110 for Level 2) to ensure they adequately protect the CUI environment. These tools monitor and secure the OSC's network, directly impacting CUI security, and thus must be fully evaluated, not just reviewed in the SSP.

Option B limits the assessment to one practice, which is insufficient. Option C is incomplete, as reviewing the SSP is only part of the process. Option D is incorrect, as SPAs are explicitly in scope. Option A aligns with the scoping guidance.

Reference:

CMMC Assessment Scope - Level 2, Section 2.3.3 (Security Protection Assets), p. 6: "ESPs providing security functions are SPAs and must be assessed against applicable CMMC practices."

### NEW QUESTION # 90

In validating the OSC's implementation of AC.L2-3.1.16: Wireless Access Authorization, the CCA observes various personal and non-enterprise devices connected to the OSC's Wi-Fi. Because organizations handle wireless access differently, the CCA must locate evidence showing who has ultimate authority over wireless access. Which authority is acceptable for authorizing wireless access?

- A. The CEO emailing the company instructing everyone to put personal devices on the company Wi-Fi
- B. The CEO mandating IT to add their personal phone to the company Wi-Fi
- C. A detailed document from the head of IT with instructions on how to connect to the guest Wi-Fi network
- **D. A written policy executed by the CEO listing the pre-authorization requirements for Wi-Fi connectivity**

**Answer: D**

Explanation:

CMMC Level 2 requires that wireless access be formally authorized based on management-approved policy and criteria. The Assessment Guide specifies that "management guidelines form the basis for the requirements that must be met prior to authorizing a wireless connection." Therefore, a written policy executed by the CEO, which defines pre-authorization requirements, constitutes proper evidence of authorization. Informal emails or IT connection instructions do not meet this requirement.

Exact extracts:

\* "Authorize wireless access prior to allowing such connections."

\* "Assessment Objectives ... Determine if: [a] wireless access points are identified; and [b] wireless access is authorized prior to allowing such connections."

\* "Guidelines from management form the basis for the requirements that must be met prior to authorizing a wireless connection. These guidelines may include the following: \* types of devices, such as corporate or privately owned equipment; \* configuration requirements of the devices; and \* authorization requirements before granting such connections."

\* Assessment method - Examine: "Access control policy; procedures addressing wireless implementation and usage (including restrictions); wireless access authorizations ..." Why the other options are unacceptable:

\* A and C are ad-hoc instructions from the CEO, not a formal management policy establishing authorization criteria.

\* D is an IT-authored instruction document, not a management-level authorization policy.

References (CCA documents / Study Guide):

\* CMMC Assessment Guide - Level 2, Version 2.13, AC.L2-3.1.16 "Wireless Access Authorization" (Assessment Objectives; Discussion; Further Discussion; Potential Assessment Methods and Objects).

\* NIST SP 800-171 Rev. 2, 3.1.16 (mapped within the CMMC Level 2 Assessment Guide).

### NEW QUESTION # 91

You are assessing a contractor's implementation for CMMC practice MA.L2-3.7.4 - Media Inspection by examining their maintenance records. You realize the maintenance logs identify a repeating problem. A recently installed central server has been experiencing issues affecting the performance of the contractor's information systems. This is confirmed by your interview with the contractor's IT team. You requested to investigate the server, and the IT team agreed. On the server, there is a file named conf.zip that gets your attention. You decide to open the file in an isolated computer for further review. To your surprise, the file is a .exe used when testing the server for data exfiltration. How should this incident be handled?

- A. In accordance with the incident response plan
- B. By sandboxing the malicious code and continuing with business as usual
- C. By immediately reporting it to the FBI's Cyber Division
- D. Decommissioning the server and installing a new one

**Answer: A**

Explanation:

Comprehensive and Detailed In-Depth Explanation:

MA.L2-3.7.4 requires "inspecting media for malicious code prior to maintenance and handling incidents appropriately." The .exe suggests a security incident, and CMMC mandates following the incident response plan (IR.L2-3.6.1) for investigation and containment (C). Immediate FBI reporting (A) skips internal process, decommissioning (B) is premature, and sandboxing alone (D) ignores broader response needs.

Extract from Official CMMC Documentation:

\* CMMC Assessment Guide Level 2 (v2.0), MA.L2-3.7.4: "Handle malicious code per incident response plan."

\* NIST SP 800-171A, 3.7.4: "Follow IR procedures for identified incidents." Resources:

\* [https://dodcio.defense.gov/Portals/0/Documents/CMMC/AG\\_Level2\\_MasterV2.0\\_FINAL\\_202112016\\_508.pdf](https://dodcio.defense.gov/Portals/0/Documents/CMMC/AG_Level2_MasterV2.0_FINAL_202112016_508.pdf)

### NEW QUESTION # 92

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