

# Practice To CMMC-CCP - Remarkable Practice On your Certified CMMC Professional (CCP) Exam Exam

## CMMC-CCP Practice Exam Questions

1. What is a CUI Asset? period in the following
2. Where do you document a CUI Asset?
3. What practices do you apply to a CUI Asset?
4. What does CMMC stand for?
5. How many controls are in CMMC L2?
6. What impact level is required when storing CUI?
7. What contract clause is used for CMMC L1?
8. If you want to be CMMC L2 compliant, do you need to also be CMMC L1 compliant?
9. What do you call the part before the first

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## Cyber AB CMMC-CCP Exam Syllabus Topics:

Topic	Details
Topic 1	<ul style="list-style-type: none"> <li>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</li> </ul>
Topic 2	<ul style="list-style-type: none"> <li>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.</li> </ul>
Topic 3	<ul style="list-style-type: none"> <li>CMMC Governance and Source Documents: This section of the exam measures the capabilities of legal or compliance advisors, covering key regulatory frameworks that govern cybersecurity compliance. Topics include Federal Contract Information, Controlled Unclassified Information, the role of NIST SP 800-171, DFARS, FAR, and the structure and requirements of CMMC v2.0, including self-assessments and certification levels.</li> </ul>

## Cyber AB Certified CMMC Professional (CCP) Exam Sample Questions (Q93-Q98):

### NEW QUESTION # 93

During an assessment, the Lead Assessor reviews the evidence for each CMMC in-scope practice that has been reviewed, verified, rated, and discussed with the OSC during the daily reviews. The Assessment Team records the final recommended MET or NOT MET rating and prepares to present the results to the assessment participants during the final review with the OSC and sponsor. As a part of this presentation, which document MUST include the attendee list, time/date, location/meeting link, results from all discussed topics, including any resulting actions, and due dates from the OSC or Assessment Team?

- A. Final CMMC report
- B. Final and recorded Daily Checkpoint log
- C. Final and recorded OSC CMMC report
- D. Final log report

**Answer: A**

### NEW QUESTION # 94

Which phase of the CMMC Assessment Process includes the task to identify, obtain inventory, and verify evidence?

- A. Phase 4: Remediation of Outstanding Assessment Issues
- B. Phase 3: Report Recommended Assessment Results
- C. Phase 2: Conduct Assessment
- D. Phase 1: Plan and Prepare Assessment

**Answer: C**

Explanation:

Understanding the CMMC Assessment Process The CMMC Assessment Process (CAP) consists of four phases, each with specific tasks and objectives.

- \* Phase 1: Plan and Prepare Assessment- Planning, scheduling, and preparing for the assessment.
- \* Phase 2: Conduct Assessment- Gathering and verifying evidence, conducting interviews, and evaluating compliance.
- \* Phase 3: Report Recommended Assessment Results- Documenting findings and reporting results.

\* Phase 4: Remediation of Outstanding Assessment Issues- Allowing the organization to address any deficiencies.  
Why "Phase 2: Conduct Assessment" is Correct? During Phase 2: Conduct Assessment, the Assessment Team performs key activities, including:  
#Identifying required evidence for compliance verification.  
#Obtaining and reviewing artifacts (e.g., security policies, configurations, logs).  
#Verifying the sufficiency of evidence against CMMC practice requirements.  
#Interviewing key personnel and observing cybersecurity implementations.

Since the question specifically mentions "identify, obtain inventory, and verify evidence," this task directly falls under Phase 2: Conduct Assessment.

Breakdown of Answer Choices Option

Description

Correct?

A: Phase 1: Plan and Prepare Assessment

#Incorrect- This phase focuses on scheduling, logistics, and planning, not evidence collection.

B: Phase 2: Conduct Assessment

#Correct - This phase involves gathering, verifying, and reviewing evidence.

C: Phase 3: Report Recommended Assessment Results

#Incorrect- This phase documents results but does not collect evidence.

D: Phase 4: Remediation of Outstanding Assessment Issues

#Incorrect- This phase focuses on corrective actions, not evidence collection.

\* CMMC Assessment Process Guide (CAP)-Phase 2: Conduct Assessment explicitly includes tasks such as gathering and verifying evidence.

Official References from CMMC 2.0 Documentation Final Verification and Conclusion The correct answer is B. Phase 2: Conduct Assessment, as this phase includes identifying, obtaining, and verifying evidence, which is critical for determining CMMC compliance.

## NEW QUESTION # 95

According to the Configuration Management (CM) domain, which principle is the basis for defining essential system capabilities?

- A. Least privilege
- B. Essential concern
- C. Least functionality
- D. Separation of duties

Answer: C

Explanation:

Understanding the Principle of Least Functionality in the CM Domain The Configuration Management (CM) domain in CMMC 2.0 focuses on maintaining the security and integrity of an organization's systems through controlled configurations and restrictions on system capabilities.

The principle of Least Functionality refers to limiting a system's features, services, and applications to only those necessary for its intended purpose. This principle reduces the attack surface by minimizing unnecessary components that could be exploited by attackers.

\* CMMC Practice CM.L2-3.4.6 (Use Least Functionality) explicitly states: "Employ the principle of least functionality by configuring organizational systems to provide only essential capabilities."

\* The goal is to prevent unauthorized or unnecessary applications, services, and ports from running on the system.

\* Examples of Implementation:

\* Disabling unnecessary services, such as remote desktop access if not required.

\* Restricting software installation to approved applications.

\* Blocking unused network ports and protocols.

\* A. Least Privilege

\* This principle (associated with Access Control) ensures that users and processes have only the minimum level of access necessary to perform their jobs.

\* It is relevant to CMMC Practice AC.L2-3.1.5 (Least Privilege) but does not define system capabilities.

\* B. Essential Concern

\* There is no officially recognized cybersecurity principle called "Essential Concern" in CMMC, NIST, or related frameworks.

\* D. Separation of Duties

\* This principle (covered under CMMC AC.L2-3.1.4) ensures that no single individual has unchecked control over critical functions, reducing the risk of fraud or abuse.

\* While important for security, it does not define essential system capabilities.

\* CMMC 2.0 Level 2 Assessment Guide - Configuration Management (CM) Domain

- \* CM.L2-3.4.6 mandates least functionality to enhance security by removing unnecessary features.
- \* NIST SP 800-171 (which CMMC is based on) - Requirement 3.4.6
- \* States: "Limit system functionality to only the essential capabilities required for organizational missions or business functions."
- \* NIST SP 800-53 - Control CM-7 (Least Functionality)
- \* Provides detailed recommendations on configuring systems to operate with only necessary features.

Justification for the Correct Answer: Least Functionality (C) Why Other Options Are Incorrect  
 Official CMMC and NIST References Conclusion The principle of Least Functionality (C) is the basis for defining essential system capabilities in the Configuration Management (CM) domain of CMMC 2.0. By applying this principle, organizations reduce security risks by ensuring that only the necessary functions, services, and applications are enabled.

## NEW QUESTION # 96

A CMMC Level 1 Self-Assessment identified an asset in the OSC's facility that does not process, store, or transmit FCI. Which type of asset is this considered?

- A. Specialized Assets
- B. Government-Issued Assets
- C. FCI Assets
- D. Out-of-Scope Assets

**Answer: D**

Explanation:

The Cybersecurity Maturity Model Certification (CMMC) 2.0 framework categorizes assets based on their interaction with Federal Contract Information (FCI) and Controlled Unclassified Information (CUI). In a CMMC Level 1 self-assessment, assets are classified based on whether they process, store, or transmit FCI.

\* FCI Assets- These assets process, store, or transmit FCI and must meet CMMC Level 1 security requirements (17 practices from FAR 52.204-21).

\* CUI Assets- These assets handle Controlled Unclassified Information (CUI) and are subject to CMMC Level 2 requirements, aligned with NIST SP 800-171.

\* Specialized Assets- Includes IoT devices, Operational Technology (OT), Government-Furnished Equipment (GFE), and test equipment. These are often categorized separately due to their specific cybersecurity requirements.

\* Out-of-Scope Assets- Assets that do not process, store, or transmit FCI or CUI. These do not require compliance with CMMC practices.

\* Government-Issued Assets- These are assets provided by the government for contract-specific purposes, often requiring compliance based on government policies.

\* The question specifies that the identified asset does not process, store, or transmit FCI.

\* According to CMMC 2.0 guidelines, only assets that handle FCI or CUI are subject to security controls.

\* Assets that are physically located within an OSC's facility but do not interact with FCI or CUI fall into the "Out-of-Scope Assets" category.

\* These assets do not require CMMC-specific cybersecurity controls, as they have no impact on the security of FCI or CUI.

\* CMMC Scoping Guide (Nov 2021)- Defines out-of-scope assets as those that are within an OSC's environment but have no interaction with FCI or CUI.

\* CMMC 2.0 Level 1 Guide- Only requires security controls on FCI assets, meaning assets that do not process, store, or transmit FCI are out of scope.

\* CMMC Assessment Process (CAP) Guide- Identifies the classification of assets in an OSC's environment to determine compliance requirements.

Asset Categories as per CMMC 2.0: Why the Correct Answer is C. Out-of-Scope Assets? Relevant CMMC 2.0 References: Final Justification: Since the asset does not process, store, or transmit FCI, it does not fall under

"FCI Assets" or "Specialized Assets." It is also not a government-issued asset. Therefore, the correct classification under CMMC 2.0 is Out-of-Scope Assets (C).

## NEW QUESTION # 97

An OSC needs to be assessed on RA.L2-3.11.1: Periodically assess the risk to organizational operations (including mission, functions, image, or reputation), organizational assets, and individuals, resulting from the operation of organizational systems and the associated processing, storage, or transmission of CUI. What is in scope for a Level 2 assessment of RA.L2-3.11.1?

- A. Processes, people, physical entities, and IT systems in which CUI processed, stored, or transmitted
- B. Enterprise systems

- C. CUI Marking processes
- D. IT systems

#### Answer: A

Explanation:

Understanding RA.L2-3.11.1 Risk Assessment Scope in CMMC Level 2 The CMMC Level 2 control RA.L2-3.11.1 aligns with NIST SP 800-171, Requirement 3.11.1, which mandates that organizations periodically assess risks to operations, assets, and individuals arising from the processing, storage, or transmission of CUI.

What is Required for Compliance?

The organization must perform risk assessments on all assets and entities involved in handling CUI.

Risk assessments must evaluate potential threats, vulnerabilities, and impacts on CUI security.

The scope must include people, processes, physical locations, and IT systems to ensure comprehensive risk management.

Why the Correct Answer is "Processes, people, physical entities, and IT systems in which CUI is processed, stored, or transmitted": CUI can be exposed to risk in multiple ways—not just IT systems but also human error, physical security gaps, and process weaknesses.

Risk assessments must evaluate all areas that could impact CUI security, including:

Personnel security risks (e.g., insider threats, phishing attacks).

Process vulnerabilities (e.g., mishandling of CUI, policy weaknesses).

Physical security risks (e.g., unauthorized access to servers, storage rooms).

IT systems (e.g., networks, servers, cloud environments processing CUI).

A). "IT systems" # Too narrow. Risk assessment must cover more than just IT systems, including people, physical assets, and processes affecting CUI.

B). "Enterprise systems" # Too broad. While enterprise systems might be assessed, the focus is specifically on areas handling CUI, not all enterprise operations.

C). "CUI Marking processes" # Incorrect focus. While marking CUI correctly is important, RA.L2-3.11.1 pertains to risk assessments, not data classification.

References: NIST SP 800-171 Rev. 2 - Requirement 3.11.1 (NIST Official Site) CMMC 2.0 Level 2 Assessment Guide - Risk Assessment Domain (Cyber AB)

# Final Answer D. Processes, people, physical entities, and IT systems in which CUI is processed, stored, or transmitted.

#### NEW QUESTION # 98

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