

# 2026 First-grade CMMC-CCA Exam Actual Questions Help You Pass CMMC-CCA Easily

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## CMMC Study Exam Questions & Answers 2025/2026

1. Which statement is true?

- a. FAR implements and supplements the DFARS and defines additional requirements for safeguarding
- b. DFARS implements and supplements FAR, which is the primary set of rules in the FAR framework.
- c. Far and DFARS are unified cybersecurity standards used by all nonfederal systems and organizations that store FCI and CUI - ANSWERSB

Which document describes the procedures used to assess the maturity level of the processes and practices of the CMMC?

- a. CMMC Assessment Guide Level 3
- b. CMMC Assessment Methodology
- c. CMMC model - ANSWERSB

Amy is a CMMC-AB Certified professional that has participated in three ML-2 assessments this year. During The assessment, Amy supervised one of the new Certified Assessors (CA). How do you describe this situation?

- a) Acceptable, a CP is a prerequisite for the CA credential, so supervising other CA is allowed
- b) Unacceptable, a CP is neither authorized to participate in ML-2 assessments not supervise other assessment team members.
- c) Unacceptable, a CP is only authorized to participate as an assessment team member under supervision of the of a CA - ANSWERSC

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### Cyber AB CMMC-CCA Exam Syllabus Topics:

Topic	Details
Topic 1	<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>

Topic 2	<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 3	<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 4	<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>

### >> CMMC-CCA Exam Actual Questions <<

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The CMMC-CCA exam is highly competitive and acing it is not a piece of cake for majority of the people. It requires a great skill set and deep knowledge CMMC-CCA Exam Questions. An aspirant achieving Certified CMMC Assessor (CCA) Exam (CMMC-CCA) certificate truly reflects his hard work and consistent struggle. These CMMC-CCA exam practice test a person's true capacities and passing it requires extensive knowledge of each CMMC-CCA topic.

## Cyber AB Certified CMMC Assessor (CCA) Exam Sample Questions (Q112-Q117):

### NEW QUESTION # 112

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. According to the guidelines for examining evidence, what is the most appropriate course of action for the Lead Assessor in this scenario?

- A. Recommend that the CMMC practice related to user access controls be marked "Not Met" due to the missing procedures.
- B. Accept the SSP as sufficient evidence and move on to the next practice.
- **C. Request additional evidence from the OSC that specifically addresses privileged account management.**
- D. Explain the discrepancy to the OSC but allow them to keep the existing SSP as evidence.

**Answer: C**

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CAP requires the Lead Assessor to ensure evidence fully demonstrates compliance with CMMC practices. The SSP's omission of privileged account management procedures indicates an evidence gap for practices like AC.L2-3.1.3 (Control Access). Option A (accepting) ignores this gap, risking an inaccurate assessment. Option B (explaining but accepting) is not actionable per CAP, as assessors cannot coach. Option C (marking "Not Met") is premature without seeking additional evidence. Option D aligns with CAP's guidance to request further evidence to address deficiencies.

Extract from Official Document (CAP v1.0):

\* Section 2.2 - Conduct Assessment (pg. 25): "If evidence does not fully demonstrate compliance with a practice, the Lead Assessor shall request additional evidence from the OSC to address the gap." References:

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

### NEW QUESTION # 113

During a CMMC assessment, the Lead Assessor requests evidence from the OSC to support their claim that several access control

and authentication practices are inherited from their enterprise-level Identity and Access Management (IAM) system. The OSC claims that their parent company manages the IAM system.

Which of the following types of evidence would be the most appropriate for the OSC to demonstrate these inherited practices?

- A. An attestation from a third-party auditor confirming that the parent company's IAM system is compliant with relevant security standards.
- B. A self-assessment report from the OSC stating that the enterprise IAM system meets the inherited practices.
- **C. Documented policies, procedures, and system configurations from the enterprise IAM system, showing how the assessment objectives for the inherited practices are met.**
- D. Verbal confirmation from the OSC's IT manager that the enterprise IAM system handles access control and authentication.

**Answer: C**

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CAP requires detailed, documented evidence from the providing entity for inherited practices (Option A).

Options B, C, and D lack specificity or objectivity.

Extract from Official Document (CAP v1.0):

\* Section 1.6.1 - Access and Verify Evidence (pg. 19): "Evidence from an enterprise for inherited practices must include documented policies, procedures, and configurations showing compliance." References:

CMMC Assessment Process (CAP) v1.0, Section 1.6.1.

#### NEW QUESTION # 114

While conducting a CMMC Level 2 Third-Party Assessment of a small defense contractor, an assessor discovers that the contractor's Information Security Policy has no documented change records demonstrating executive approval. The IT director states that they will add change records in the future, but that other evidence exists. Which documentation is MOST able to demonstrate persistent and habitual adherence to CMMC requirements?

- A. Handwritten notes from executive committee meetings discussing implementation
- B. A notarized letter from the previous CEO stating that they approved information security policies annually
- C. Transcribed interviews with new employees discussing their understanding of information security policies
- **D. Several years' worth of saved emails from the executive team approving policies and directing adherence**

**Answer: D**

Explanation:

\* Applicable Requirement: CA.L2-3.12.4 - "Develop, document, periodically review/update, and disseminate system security plans." Policies require executive approval and evidence of regular review.

\* Why B is Correct: Multiple years of emails from executives approving policies provide a pattern of consistent executive involvement, demonstrating habitual compliance with review and approval requirements. This is stronger evidence than one-time or informal attestations.

\* Why Other Options Are Insufficient:

\* A: Handwritten notes are informal and lack authenticity controls.

\* C: A notarized letter from a previous CEO is a one-time attestation, not evidence of recurring review.

\* D: Employee interviews may demonstrate awareness but do not show executive approval.

References (CCA Official Sources):

\* NIST SP 800-171 Rev. 2 - CA.L2-3.12.4

\* NIST SP 800-171A - CA.L2-3.12.4 Assessment Objectives (evidence of policy review/approval)

\* CMMC Assessment Guide - Level 2 - Policy and Approval Evidence Requirements

#### NEW QUESTION # 115

You are a CCA on an Assessment Team. During a daily checkpoint meeting, the OSC PoC complains that the assessment process is taking too long and asks if some practices can be skipped to speed things up. How should you respond?

- **A. Explain that all practices must be assessed as required by the CMMC Assessment Process and cannot be skipped.**
- B. Agree to skip non-critical practices to accommodate the OSC's timeline.
- C. Recommend that the OSC hire additional staff to expedite evidence collection.
- D. Suggest that the OSC discuss the issue with the Lead Assessor to negotiate a reduced scope.

**Answer: A**

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CAP mandates assessing all practices, making Option A correct. Options B, C, and D violate CAP and CoPC standards.

Extract from Official Document (CAP v1.0):

\* Section 2.1 - Evidence Collection (pg. 24): "All practices must be assessed as required by the CMMC Assessment Process."

References:

CMMC Assessment Process (CAP) v1.0, Section 2.1.

### NEW QUESTION # 116

During a CMMC Level 2 assessment, the OSC's Assessment Official asks the Lead Assessor if they can provide a list of recommended vendors to improve their security practices after the assessment. What should the Lead Assessor do?

- A. Offer to provide general guidance on vendor selection without specific recommendations.
- B. Agree to provide the list but only after approval from the Cyber AB.
- C. Politely refuse, explaining that the C3PAO cannot offer consulting or vendor recommendations per the CoPC.
- D. Provide the list after the assessment is complete to assist the OSC.

**Answer: C**

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CoPC prohibits consulting, including vendor recommendations (Option B). Options A, C, and D risk violating this principle.

Extract from Official Document (CoPC):

\* Paragraph 3.1 - Professionalism (pg. 6): "C3PAOs shall not offer consulting services or vendor recommendations." References:

CMMC Code of Professional Conduct, Paragraph 3.1.

### NEW QUESTION # 117

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