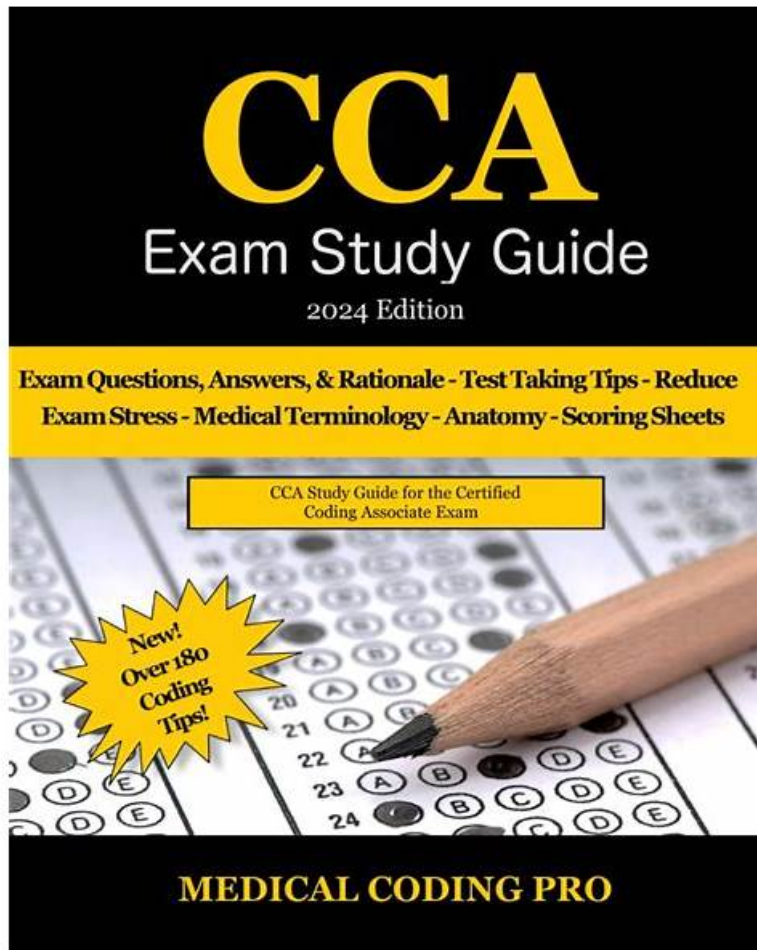


# Reliable CMMC-CCA Exam Sample, Real CMMC-CCA Questions



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Our Certified CMMC Assessor (CCA) Exam exam question can make you stand out in the competition. Why is that? The answer is that you get the CMMC-CCA certificate. What certificate? Certificates are certifying that you have passed various qualifying examinations. Watch carefully you will find that more and more people are willing to invest time and energy on the CMMC-CCA Exam, because the exam is not achieved overnight, so many people are trying to find a suitable way. Fortunately, you have found our CMMC-CCA real exam materials, which is best for you.

## 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>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 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>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>

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## Real CMMC-CCA Questions, Sample CMMC-CCA Questions Answers

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### Cyber AB Certified CMMC Assessor (CCA) Exam Sample Questions (Q137-Q142):

#### NEW QUESTION # 137

You are the Lead Assessor for an upcoming CMMC assessment with an OSC. You meet with the OSC's Assessment Official to identify and manage any potential conflicts of interest (COIs) that may arise. You explain the importance of avoiding or mitigating COIs to maintain objectivity and impartiality throughout the assessment process. Together, you review the CMMC Code of Professional Conduct and discuss any circumstances that could create a real or perceived COI for you or the assessment team members. What is the primary responsibility of the Lead Assessor regarding conflicts of interest?

- A. Ensuring that all assessment team members sign the "Absence of Conflict-of-Interest Confirmation Statement."
- B. Submitting the signed "Absence of Conflict-of-Interest Confirmation Statement" to the CMMC Accreditation Body.
- C. Developing mitigation plans independently for any identified COIs.
- **D. Identifying potential COIs and documenting them in the Pre-Assessment Plan.**

**Answer: D**

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CAP designates the Lead Assessor as responsible for identifying and documenting potential conflicts of interest (COIs) in the Pre-Assessment Plan to ensure transparency and objectivity. Option A (developing mitigation plans independently) is incomplete, as mitigation involves collaboration, not unilateral action.

Option B (ensuring signatures) is a task but not the primary responsibility. Option D (submitting statements to Cyber AB) is a C3PAO duty, not the Lead Assessor's primary role. Option C aligns with CAP's explicit guidance.

Extract from Official Document (CAP v1.0):

\* Section 1.5.4 - Conflict of Interest (pg. 17): "The Lead Assessor is the responsible party for identifying potential COIs and documenting them in the Pre-Assessment Plan." References:

CMMC Assessment Process (CAP) v1.0, Section 1.5.4.

#### NEW QUESTION # 138

As the Lead Assessor conducting a CMMC Level 2 assessment for an OSC, the Assessment Team has thoroughly reviewed all evidence provided by the OSC for the in-scope CMMC practices. Throughout the assessment process, daily checkpoint meetings were held with the OSC to allow them to present additional evidence and clarify any concerns. After the final evidence review and discussions, the Team has determined that 92 out of the 110 CMMC Level 2 practices have been scored as 'MET.' Additionally, 18 practices have been scored as 'NOT MET,' with 5 of those practices deemed ineligible for a Plan of Action and Milestones (POA&M) due to their potential impact on network exploitation or CUI exfiltration. The OSC has provided a draft POA&M for the remaining 13 'NOT MET' practices, outlining their proposed remediation actions and timelines. In reviewing the OSC's draft

POA&M, you notice that one of the proposed remediation actions involves implementing a new security control that could potentially impact the effectiveness of another practice that was scored as 'MET.' How should you proceed?

- A. Accept the POA&M as it is, provided that the proposed remediation timelines are reasonable.
- **B. Request the OSC to revise the POA&M, removing any actions that could limit the effectiveness of practices scored as 'MET.'**
- C. Note the concern but allow the POA&M to proceed, as the impact on other practices can be reassessed during the next CMMC assessment.
- D. Reject the entire POA&M and require the OSC to resubmit it with all necessary corrections.

**Answer: B**

Explanation:

Comprehensive and Detailed in Depth Explanation:

The CAP prohibits POA&M actions that impair 'MET' practices, requiring revision (Option C). Options A and B risk certification integrity, and Option D is overly harsh when targeted revision suffices.

Extract from Official Document (CAP v1.0):

\* Section 2.3.2 - Deficiency Correction (pg. 28): "Remove any POA&M actions that limit the effectiveness of practices scored as 'MET.'" References:

CMMC Assessment Process (CAP) v1.0, Section 2.3.2.

### NEW QUESTION # 139

An OSC has an established password policy. The OSC wants to improve its password protection security by implementing a single change. Which of the following is an acceptable element to add to the OSC's password policy?

- A. Require passwords to be changed every 18 months.
- B. Add the use of salted two-way cryptographic hashes of passwords.
- **C. Add the use of salted one-way cryptographic hashes of passwords, where possible.**
- D. Require passwords to be 5 to 7 characters long.

**Answer: C**

Explanation:

The Identification and Authentication (IA) practices require that passwords be protected using strong methods. Storing passwords with salted one-way hashes ensures they cannot be reversed, providing strong protection.

Extract from IA.L2-3.5.10:

"Passwords must be stored and transmitted in a form that is resistant to compromise, typically using salted one-way cryptographic hashes." Options A and B do not align with modern password guidance, and option C (two-way cryptographic hashing) is insecure because it allows reversal.

Reference: CMMC Assessment Guide - Level 2, IA.L2-3.5.10.

### NEW QUESTION # 140

A defense contractor retains your services to assess their information systems for CMMC compliance, particularly configuration management. The contractor uses CFEngine 3 for automated configuration and maintenance of its computer systems and networks. While chatting with the network's system admins, you realize they have deployed a modern compliance checking and monitoring tool. However, when examining their configuration management policy, you notice the contractor uses different security configurations than those recommended by product vendors. The system administrator informs you they do this to meet the minimum configuration baselines required to achieve compliance and align with organizational policy. When examining the contractor's security configuration checklists, which of the following parameters are you not likely to find?

- A. Protocol usage and application allowlisting
- B. Network configuration and port management
- C. File and directory permissions
- **D. The contractor's assessment readiness status**

**Answer: D**

Explanation:

Comprehensive and Detailed In-Depth Explanation:

CM.L2-3.4.2 involves "enforcing security configuration settings." Checklists typically include technical parameters like permissions (B), protocols (C), and network settings (D), per CMMC guidance. Assessment readiness status (A) is an administrative metric, not a config setting, and belongs in a CA-RR checklist, not security configs.

Extract from Official CMMC Documentation:

\* CMMC Assessment Guide Level 2 (v2.0), CM.L2-3.4.2: "Checklists include permissions, protocols, network settings; readiness status separate."

\* NIST SP 800-171A, 3.4.2: "Examine technical config parameters."

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 # 141

A company is seeking Level 2 CMMC certification. During the Limited Practice Deficiency Correction Evaluation, the Lead Assessor is deciding whether the company can be moved to a POA&M Close-Out. What condition will result if a POA&M Close-Out option cannot be utilized?

- A. The Lead Assessor will not recommend the OSC for CMMC Level 2 certification.
- B. The Lead Assessor will ask the OSC to justify not meeting all the practices.
- C. The OSC will be granted a provisional status until it can meet all the practices.
- D. The assessment will be paused until the OSC can meet all practices.

**Answer: A**

Explanation:

If the OSC cannot remediate deficiencies during the POA&M Close-Out process, the Lead Assessor must issue a recommendation of NOT MET, and the OSC will not be certified. CMMC requires all Level 2 practices to be MET (with limited exceptions under defined POA&M close-out rules).

Exact Extracts:

\* CMMC Assessment Guide: "If practices cannot be met within the POA&M Close-Out process, the Lead Assessor must not recommend certification."

\* DoD policy: "CMMC Level 2 requires that all 110 practices be met. A failed POA&M Close-Out results in a final determination of NOT MET."

\* "There is no provisional certification status in CMMC."

Why the other options are not correct:

\* A: Assessments are not paused indefinitely; unresolved deficiencies result in NOT MET.

\* B: Justification alone does not satisfy requirements.

\* C: Provisional status does not exist in CMMC.

References:

CMMC Assessment Guide - Level 2, Version 2.13: POA&M Close-Out procedures (pp. 14-16).

DoD CMMC Program Documentation: Requirement for all practices to be MET for certification.

### NEW QUESTION # 142

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