

ハイパスレートのCMMC-CCP学習指導 &合格スムーズCMMC-CCP基礎訓練 | 実地的なCMMC-CCP試験時間

CMMC CCP Practice Exam Qs with correct answers

Where do you document a CUI Asset? Correct Answer-Document in Asset Inventory

Document in SSP

Document in Network Diagram

What impact level is required when storing CUI? Correct Answer-IL4

What contract clause is used for CMMC L1? Correct Answer-FAR 52.204-21 (17 practices in total)

What are the three levels of FedRAMP? Correct Answer-Low

Moderate

High

What is reciprocity? Correct Answer-Privileges granted by one organization to another for mutual benefit.

What is an Assessment Objective? Correct Answer-Identify the specific items being assessed and can include specifications, mechanism, activities, and individuals to receive MET for the practice as defined in NIST SP 800-171A

Means to gain detailed insight about practices implemented in and by the OSC and how those practices are performed

What are the six components of a CMMC practice? Correct Answer-1. Identifier and Practice Statement

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トピック	出題範囲

トピック 1	<ul style="list-style-type: none"> • スコープ設定: このセクションでは、サイバーセキュリティ実務者の分析スキル、特に評価範囲を適切に定義する能力が問われます。受験者は、管理対象非機密情報（CUI）資産の識別と分類、評価対象資産、評価対象資産外の資産、および特別な資産の違いの認識、そして論理的および物理的な分離手法を適用して評価の正確なスコープ設定を行う知識を実証する必要があります。
トピック 2	<ul style="list-style-type: none"> • CMMCアセスメントプロセス（CAP）: この試験セクションでは、監査および評価の専門家の計画および実行スキルを評価します。エンドツーエンドのCMMCアセスメントプロセスを網羅しています。これには、DoDおよびCMMC-AB方法論に準拠したアセスメントの計画、実行、文書化、報告、そして行動計画とマイルストーン（POA&M）の管理が含まれます。
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>> CMMC-CCP学習指導 <<

CMMC-CCP基礎訓練 & CMMC-CCP試験時間

JpshikenのCMMC-CCP問題集を入手してから、非常に短い時間で試験に準備しても、あなたは順調に試験に合格することができます。Jpshikenの問題集には、実際の試験に出る可能性がある問題が全部含まれていますから、問題集における問題を覚える限り、簡単に試験に合格することができます。これは試験に合格する最速のショートカットです。仕事に忙しいから試験の準備をする時間はあまりないとしたら、絶対JpshikenのCMMC-CCP問題集を見逃すことはできないです。これはあなたがCMMC-CCP試験に合格できる最善で、しかも唯一の方法です。

Cyber AB Certified CMMC Professional (CCP) Exam 認定 CMMC-CCP 試験問題 (Q177-Q182):

質問 # 177

When planning an assessment, the Lead Assessor should work with the OSC to select personnel to be interviewed who could:

- A. Demonstrate expertise on the CMMC requirements
- B. Be a senior person in the company
- **C. Provide clarity and understanding of their practice activities**
- D. Have a security clearance

正解: C

解説:

Per the CMMC Assessment Process (CAP), when planning an assessment, the Lead Assessor must coordinate with the Organization Seeking Certification (OSC) to select interview participants who can provide clarity and understanding of their practice activities. The intent is to interview individuals directly involved with and knowledgeable about the processes and practices under review, rather than selecting personnel based solely on rank, clearance, or formal expertise in CMMC.

This ensures the assessment is evidence-based and grounded in how practices are actually performed within the OSC.

Reference Documents:

* CMMC Assessment Process (CAP), v1.0

質問 # 178

An Assessment Team is reviewing a practice that is documented and being checked monthly. When reviewing the logs, the practice is only being completed quarterly. During the interviews, the team members say they perform the practice monthly but only document quarterly. Is this sufficient to pass the practice?

- A. Yes, the interview process is enough to pass a practice.
- B. Yes, the practice is being done as documented.
- **C. No, the work is not being done as stated.**
- D. No, all three assessment methods must be met to pass.

正解: C

解説:

In a CMMC Level 2 Assessment, an assessor must achieve a high level of confidence that a practice is both implemented and institutionalized. This is determined through the Examine, Interview, and Test (E-I-T) methods as outlined in NIST SP 800-171A and the CMMC Assessment Process (CAP).

Conflict of Evidence: The scenario presents a direct conflict between the three pillars of evidence. The Policy /Documentation (Examine) states the practice occurs monthly. The Logs/Artifacts (Examine/Test) show it occurs quarterly. The Interviews claim it happens monthly but is only recorded quarterly.

The "Not Met" Determination: Under the CAP, if the evidence collected does not consistently support the assessment objective, the practice cannot be marked as "Met." Specifically:

Adequacy and Sufficiency: The logs (the primary proof of performance) are insufficient to prove the monthly requirement stated in the documentation.

Inconsistency: Assessors look for "corroboration." When interviews contradict the physical artifacts (the logs), the objective evidence (the logs) carries significant weight. If a practice is required monthly but only recorded quarterly, the assessor cannot verify that it was actually performed during the missing months.

Why other options are incorrect:

Option B: The practice is not being done as documented because the documentation says "monthly" and the logs only show "quarterly." Option C: This is a common misconception. Not all three methods (E, I, and T) are required for every single practice (the Assessment Guide specifies which are required), but all used methods must yield consistent "Met" results.

Option D: Interviews alone are almost never sufficient to pass a practice that requires technical or administrative artifacts (logs).

Reference Documents:

CMMC Assessment Process (CAP) v1.0: Section 3.4 (Collect and Verify Evidence) and Section 3.5 (Determine Findings).

CMMC Level 2 Assessment Guide: Introduction to Assessment Methods, emphasizing that findings must be supported by the "preponderance of evidence." NIST SP 800-171A: Chapter 2, "Assessment Procedures," regarding the necessity of artifacts to prove implementation over time.

質問 # 179

Companies that knowingly defraud the government by not being in compliance with cybersecurity regulations are at risk of being held liable for:

- **A. Three times the contract value plus a penalty as stated in the False Claims Act**
- B. The contract value plus a penalty as stated in the Cyber Claims Act
- C. Three times the contract value plus a penalty as stated in the Cyber Claims Act
- D. The contract value plus a penalty as stated in the False Claims Act

正解: A

解説:

The False Claims Act (31 U.S.C. §§ 3729-3733) imposes liability on companies that knowingly misrepresent compliance in order to receive or retain federal contracts. Penalties include treble damages (three times the government's losses) plus additional penalties per claim.

Supporting Extracts from Official Content:

* False Claims Act: "Any person who knowingly submits false claims to the Government is liable for three times the Government's damages plus a penalty."

* DOJ Cyber-Fraud Initiative (2021): confirms the FCA is applied to cases of misrepresenting compliance with cybersecurity requirements.

Why Option D is Correct:

* The applicable law is the False Claims Act, not a "Cyber Claims Act" (which does not exist).

- * The FCA specifies treble damages plus penalties, which exactly matches Option D.
- References (Official CMMC v2.0 Governance and Source Documents):
- * False Claims Act (31 U.S.C. §§ 3729-3733).
- * DOJ Cyber-Fraud Initiative (2021), applied to CMMC-related compliance misrepresentation.

質問 # 180

A Lead Assessor is ensuring all actions have been completed to conclude a Level 2 Assessment. The final Assessment Results Package has been properly reviewed and is ready to be uploaded. What other materials is the Lead Assessor responsible for maintaining and protecting?

- **A. Any additional notes and information from the Assessment**
- B. A final assessment plan, and a letter from the Lead Assessor explaining the process
- C. A final assessment plan, and a Quality Control report from C3PAO
- D. A final assessment plan, a letter from the Lead Assessor explaining the results, and a Quality Control report from C3PAO

正解: A

解説:

The Lead Assessor is responsible for protecting and maintaining all assessment records, notes, and information gathered during the assessment process. This includes working papers and supplemental documentation that may be needed for auditability or dispute resolution.

Supporting Extracts from Official Content:

CAP v2.0, Post-Assessment Responsibilities (3.17): "The Lead Assessor must ensure that all assessment artifacts, notes, and information are archived or disposed of in accordance with C3PAO policy." Why Option A is Correct:

The CAP specifies that notes and information from the assessment must be preserved or disposed of according to policy.

Options B, C, and D list items not required in the CAP. The "letter" and "quality control report" are not part of the Lead Assessor's required maintained materials.

References (Official CMMC v2.0 Content):

CMMC Assessment Process (CAP) v2.0, Phase 3 Post-Assessment (3.17).

質問 # 181

Which NIST SP discusses protecting CUI in nonfederal systems and organizations?

- A. NIST SP 800-88
- B. NIST SP 800-53
- **C. NIST SP 800-171**
- D. NIST SP 800-37

正解: C

解説:

Understanding the Role of NIST SP 800-171 in CMMC

NIST Special Publication (SP) 800-171 is the definitive standard for protecting Controlled Unclassified Information (CUI) in nonfederal systems and organizations. It provides security requirements that organizations handling CUI must implement to protect sensitive government information.

This document is the foundation of CMMC 2.0 Level 2 compliance, which aligns directly with NIST SP 800-171 Rev. 2 requirements.

Breakdown of Answer Choices

NIST SP

Title

Relevance to CMMC

NIST SP 800-37

Risk Management Framework (RMF)

Focuses on risk assessment for federal agencies, not directly applicable to CUI in nonfederal systems.

NIST SP 800-53

Security and Privacy Controls for Federal Systems

Provides security controls for federal information systems, not specifically tailored to nonfederal organizations handling CUI.

NIST SP 800-88

Guidelines for Media Sanitization

Covers secure data destruction and disposal, not overall CUI protection.

NIST SP 800-171

Protecting Controlled Unclassified Information in Nonfederal Systems and Organizations

#Correct Answer - Directly addresses CUI protection in contractor systems.

Key Requirements from NIST SP 800-171

The document outlines 110 security controls grouped into 14 families, including:

Access Control (AC)- Restrict access to authorized users.

Audit and Accountability (AU)- Maintain system logs and monitor activity.

Incident Response (IR)- Establish an incident response plan.

System and Communications Protection (SC)- Encrypt CUI in transit and at rest.

These controls serve as the baseline requirements for organizations seeking CMMC Level 2 certification to work with CUI.

Official Reference from CMMC 2.0 Documentation

CMMC 2.0 Level 2 aligns directly with NIST SP 800-171 Rev. 2.

DoD contractors that handle CUI must comply with all 110 controls from NIST SP 800-171.

Final Verification and Conclusion

The correct answer is D. NIST SP 800-171, as this document explicitly defines the cybersecurity requirements for protecting CUI in nonfederal systems and organizations.

質問 # 182

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