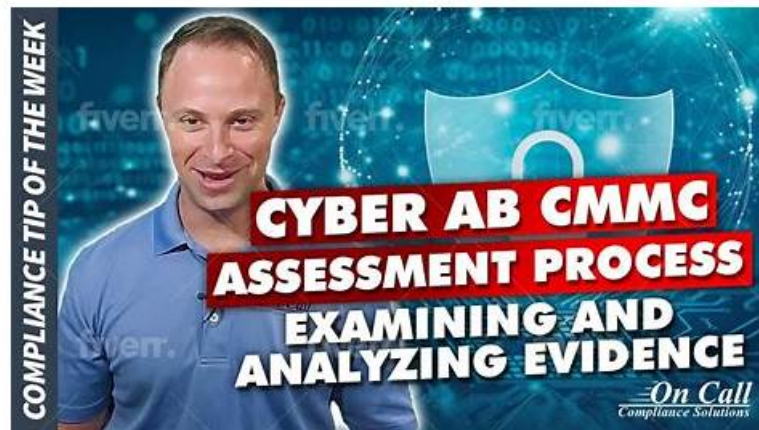


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### Cyber AB CMMC-CCP Exam Syllabus Topics:

Topic	Details
Topic 1	<ul style="list-style-type: none"><li>• CMMC Assessment Process (CAP): This section of the exam measures the planning and execution skills of audit and assessment professionals, covering the end-to-end CMMC Assessment Process. This includes planning, executing, documenting, reporting assessments, and managing Plans of Action and Milestones (POA&amp;M) in alignment with DoD and CMMC-AB methodology.</li></ul>

Topic 2	<ul style="list-style-type: none"> <li>• CMMC-AB Code of Professional Conduct (Ethics): This section of the exam measures the integrity of cybersecurity professionals by evaluating their understanding of the CMMC-AB Code of Professional Conduct. It emphasizes ethical responsibilities, including confidentiality, objectivity, professionalism, conflict-of-interest avoidance, and respect for intellectual property, ensuring candidates can uphold ethical standards throughout their CMMC-related duties.</li> </ul>
Topic 3	<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>

## Cyber AB Certified CMMC Professional (CCP) Exam Sample Questions (Q12-Q17):

### NEW QUESTION # 12

A machining company has been awarded a contract with the DoD to build specialized parts. Testing of the parts will be done by the company using in-house staff and equipment. For a Level 1 Self-Assessment, what type of asset is this?

- A. Specialized Asset
- B. In-scope Asset
- C. Contractor Risk Managed Asset
- D. CUI Asset

**Answer: A**

Explanation:

This question deals with asset categorization during a CMMC Level 1 Self-Assessment. The organization is manufacturing specialized parts for the DoD, but Level 1 of CMMC only concerns Federal Contract Information (FCI)-not Controlled Unclassified Information (CUI). Therefore, asset categorization should follow the CMMC Scoping Guidance for Level 1.

#Step 1: Understand CMMC Level 1 and FCI

Level 1 Objective:

Implement basic safeguarding requirements as per FAR 52.204-21.

Applies to systems that store, process, or transmit FCI.

Self-assessments are permitted and required annually.

Source Reference:

CMMC Scoping Guidance - Level 1 (v1.0)

<https://dodcio.defense.gov/CMMC>

#Step 2: What is an "In-scope Asset"?

CMMC Scoping Guidance - Level 1 defines In-scope assets as:

"Assets that process, store, or transmit FCI or provide security protection for such assets." In this scenario:

The machining company is performing contract work (manufacturing DoD parts).

The testing is done internally, implying the systems and equipment used in testing and documentation are directly supporting the contract.

These systems likely handle FCI such as technical specifications, purchase orders, or test reports.

##Therefore, the equipment and systems used in testing are considered In-scope Assets under Level 1.

#Why the Other Options Are Incorrect

A). CUI Asset

#Incorrect for Level 1:

CUI is only in scope at CMMC Level 2 and Level 3.

Level 1 is concerned with FCI, not CUI.

C). Specialized Asset

#Incorrect definition:

Specialized assets (defined in CMMC Level 2 Scoping) include IoT, OT, ICS, GFE, and similar types of non-enterprise assets that may require alternative treatment.

This classification is not used in Level 1 Scoping.

D). Contractor Risk Managed Asset

#Incorrect:

Also defined under CMMC Level 2 Scoping only.

These are assets that are not security-protected but are managed via risk-based decisions.

This term is not applicable for CMMC Level 1 assessments.

#Step 3: Alignment with Official Documentation

According to the CMMC Scoping Guidance for Level 1:

"The assets within the self-assessment scope are those that process, store, or transmit FCI. These assets are considered 'in-scope.'"

No other asset categorization (such as CUI asset, specialized asset, or contractor risk managed asset) is used at Level 1.

BLUF (Bottom Line Up Front):

For a CMMC Level 1 Self-Assessment, the only asset category officially recognized is the In-scope Asset- any asset that handles or protects FCI. Since the company's internal testing operations are part of fulfilling the DoD contract, the systems and staff involved are in scope.

### NEW QUESTION # 13

An OSC receives an email with "CUI//SP-PRVCY//FED Only" in the body of the message. Which organization's website should the OSC go to identify what this marking means?

- **A. NARA**
- B. CMMC-AB
- C. DoD Contractors FAQ page
- D. DoD 239.7601 Definitions page

**Answer: A**

Explanation:

\* What Does "CUI//SP-PRVCY//FED Only" Mean?

\* The email contains Controlled Unclassified Information (CUI) with specific categories and dissemination controls.

\* CUI//SP-PRVCY//FED Only breaks down as follows:

\* CUI# Controlled Unclassified Information designation.

\* SP-PRVCY# Specified category for Privacy Information (SP stands for "Specified").

\* FED Only# Restriction for Federal Government use only (not for contractors or the public).

\* Who Maintains the Official CUI Registry?

\* The National Archives and Records Administration (NARA) oversees the CUI Program and maintains the official CUI Registry (<https://www.archives.gov/cui>).

\* The CUI Registry provides definitions, marking guidance, and categories for all CUI labels, including "SP-PRVCY" and dissemination controls like "FED Only."

\* Why NARA is the Correct Answer:

\* NARA is the governing body responsible for defining and managing CUI markings.

\* Any organization handling CUI should refer to the NARA CUI Registry for official marking interpretations.

\* DoD contractors and other organizations must comply with NARA guidelines when handling, marking, and disseminating CUI.

\* B. CMMC-AB- The CMMC Accreditation Body manages certification assessments but does not define or interpret CUI markings.

\* C. DoD Contractors FAQ Page- The DoD may provide general contractor guidance, but CUI markings are governed by NARA, not an FAQ page.

\* D. DoD 239.7601 Definitions Page- This refers to general DoD acquisition definitions, but CUI categories and markings fall under NARA's authority.

References: NARA CUI Registry (<https://www.archives.gov/cui>)

DoD CUI Program Guidance (DoD CIO Site)

CMMC 2.0 Level 2 Compliance Requirements (Cyber AB)

#Final Answer: A. NARA

### NEW QUESTION # 14

What is objectivity as it applies to activities with the CMMC-AB?

- **A. Avoiding the appearance of or actual, conflicts of interest**
- B. Reporting results of CMMC services completely
- C. Ensuring full disclosure
- D. Demonstrating integrity in the use of materials as described in policy

**Answer: A**

Explanation:

Understanding Objectivity in CMMC-AB Activities  
Objectivity in CMMC-AB activities refers to the requirement that assessors and C3PAOs remain impartial, unbiased, and free from conflicts of interest while conducting assessments and providing CMMC-related services.

Key Aspects of Objectivity in CMMC Assessments:  
#No conflicts of interest-Assessors must not assess organizations they have financial, professional, or personal ties to.

#Unbiased reporting-Findings must be based solely on evidence, with no external influence.

#Avoiding even the appearance of a conflict-If there is any perception of bias, it must be addressed.

A). Ensuring full disclosure # Incorrect

Full disclosure is important but does not define objectivity. Objectivity means remaining neutral and free from conflicts.

B). Reporting results of CMMC services completely # Incorrect

While accurate reporting is required, objectivity focuses on impartiality, not just completeness.

C). Avoiding the appearance of or actual, conflicts of interest # Correct  
Objectivity in CMMC-AB activities is primarily about preventing bias and ensuring fair assessments.

Avoiding conflicts of interest ensures that assessments are credible and trustworthy.

D). Demonstrating integrity in the use of materials as described in policy # Incorrect  
Integrity is important, but objectivity is specifically about avoiding bias and conflicts of interest.

Why is the Correct Answer "C. Avoiding the appearance of or actual, conflicts of interest"?

CMMC-AB Code of Professional Conduct

Requires assessors and C3PAOs to avoid conflicts of interest and maintain impartiality.

CMMC Assessment Process (CAP) Document

Emphasizes that assessments must be free from external influence and conflicts of interest.

ISO/IEC 17020 Requirements for Inspection Bodies

Defines objectivity as avoiding conflicts of interest in the assessment process.

CMMC 2.0 References Supporting This Answer

#### NEW QUESTION # 15

As defined in the CMMC-AB Code of Professional Conduct, what term describes any contract between two legal entities?

- A. Accord
- B. Union
- C. Alliance
- **D. Agreement**

**Answer: D**

#### NEW QUESTION # 16

Recording evidence as adequate is defined as the criteria needed to:

- A. verify, based on an assessment and organizational scope.
- **B. determine if a given artifact, interview response, demonstration, or test meets the CMMC practice.**
- C. determine if a given artifact, interview response, demonstration, or test meets the CMMC scope.
- D. verify, based on an assessment and organizational practice.

**Answer: B**

Explanation:

Understanding "Adequate Evidence" in the CMMC Assessment Process  
In a CMMC assessment, adequate evidence refers to the proof required to demonstrate that a specific cybersecurity practice has been implemented correctly. Evidence can come from:

Artifacts (e.g., security policies, system configurations, logs).

Interview responses (e.g., verbal confirmation from personnel about their responsibilities).

Demonstrations (e.g., showing how a security control is implemented in real time).

Testing (e.g., verifying technical security mechanisms such as multi-factor authentication).

The goal of evidence collection is to determine whether a CMMC practice is met-not just whether the organization operates within the assessment scope.

A). Verify, based on an assessment and organizational scope # Incorrect  
The assessment scope defines what is evaluated, but adequacy of evidence is based on compliance with specific CMMC practices.

B). Verify, based on an assessment and organizational practice # Incorrect  
CMMC assessments focus on cybersecurity practices defined in the CMMC framework, not just general organizational practices.

C). Determine if a given artifact, interview response, demonstration, or test meets the CMMC scope # Incorrect  
The scope defines

- [illegible]

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