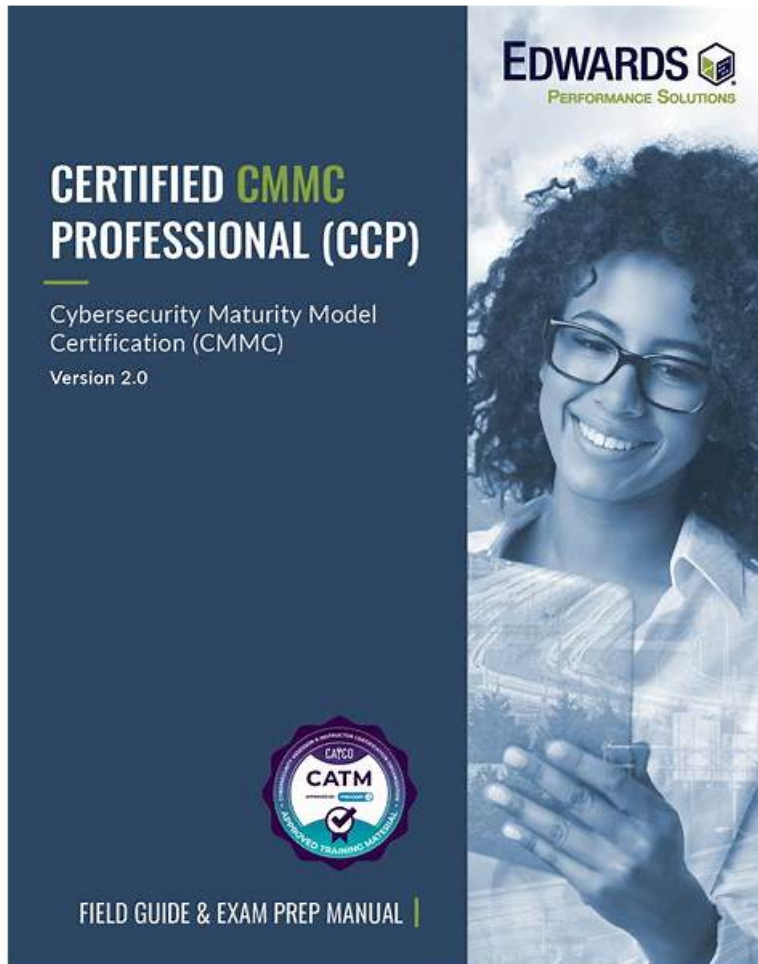


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## Cyber AB CMMC-CCP New Question - Exam CMMC-CCP Format

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## Cyber AB CMMC-CCP Exam Syllabus Topics:

Topic	Details
Topic 1	<ul style="list-style-type: none"><li>• CMMC Ecosystem: This section of the exam measures the skills of consultants and compliance professionals and focuses on the different roles and responsibilities across the CMMC ecosystem. Candidates must understand the functions of entities such as the Department of Defense, CMMC-AB, Organizations Seeking Certification, Registered Practitioners, and Certified CMMC Professionals, as well as how the ecosystem supports cybersecurity standards and certification.</li></ul>
Topic 2	<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 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>
Topic 4	<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 5	<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 (Q42-Q47):

### NEW QUESTION # 42

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

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

**Answer: B**

Explanation:

Understanding the Principle of Least Functionality in the CM DomainThe 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 CMMCAC.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
  - \* CML2-3.4.6 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 # 43

When an OSC requests an assessment by a C3PAO, who selects the Lead Assessor for the assessment?

- A. OSC
- B. C3PAO and OSC
- **C. C3PAO**
- D. OSC and Lead Assessor

#### Answer: C

Explanation:

The CAP specifies that the C3PAO is responsible for assigning the Lead Assessor to an OSC's assessment.

While the OSC contracts with the C3PAO, the authority to appoint the Lead Assessor resides solely with the C3PAO.

Supporting Extracts from Official Content:

\* CAP v2.0, Assessment Team Composition (§2.10): "The C3PAO shall designate a qualified Lead Assessor to lead the assessment." Why Option B is Correct:

- \* Only the C3PAO has the authority to select and assign the Lead Assessor.
- \* The OSC may influence scheduling and planning but cannot appoint assessors.
- \* Options A, C, and D are inconsistent with CAP requirements.

References (Official CMMC v2.0 Content):

- \* CMMC Assessment Process (CAP) v2.0, Assessment Team Roles and Responsibilities (§2.10).

#### NEW QUESTION # 44

Which document specifies the CMMC Level 1 practices that correspond to basic safeguarding requirements?

- A. NIST SP 800-171b
- B. DFARS 252.204-7012
- C. NIST SP 800-171
- **D. 48 CFR 52.204-21**

#### Answer: D

Explanation:

CMMC Level 1 practices correspond directly to the basic safeguarding requirements for Federal Contract Information (FCI), which

are codified in FAR clause 48 CFR 52.204-21. These 15 requirements form the foundation for Level 1 compliance.

Supporting Extracts from Official Content:

\* 48 CFR 52.204-21: "Contractors shall apply the following 15 basic safeguarding requirements to protect Federal Contract Information (FCI)."

\* CMMC Model v2.0 Overview: "Level 1 corresponds to the 15 basic safeguarding requirements in FAR 52.204-21."

Why Option C is Correct:

\* FAR 52.204-21 is the source for Level 1 practices.

\* NIST SP 800-171 applies to CUI and Level 2, not Level 1.

\* NIST SP 800-171b is the precursor to NIST SP 800-172 (used for Level 3).

\* DFARS 252.204-7012 covers CUI safeguarding and incident reporting, not Level 1 FCI requirements.

References (Official CMMC v2.0 Content):

\* FAR 48 CFR 52.204-21, Basic Safeguarding of Covered Contractor Information Systems.

\* CMMC Model v2.0, Level 1 Overview.

## NEW QUESTION # 45

Which domain has a practice requiring an organization to restrict, disable, or prevent the use of nonessential programs?

- A. Access Control (AC)
- B. Media Protection (MP)
- C. Asset Management (AM)
- D. Configuration Management (CM)

**Answer: D**

Explanation:

Understanding the Role of Configuration Management (CM) in CMMC 2.0. The Configuration Management (CM) domain in CMMC 2.0 ensures that systems are securely configured and maintained to prevent unauthorized or unnecessary changes that could introduce vulnerabilities. One key requirement in CM is to restrict, disable, or prevent the use of nonessential programs to reduce security risks. Relevant CMMC 2.0 Practice: CM.L2-3.4.1 - Establish and enforce security configuration settings for information technology products employed in organizational systems.

\* This practice requires organizations to control system configurations, including the removal or restriction of nonessential programs, functions, ports, and services to reduce attack surfaces.

\* The goal is to minimize exposure to cyber threats by ensuring only necessary and approved software is running on the system.

\* A. Access Control (AC) # Incorrect

\* Access Control (AC) focuses on managing user permissions and access to systems and data, not restricting programs.

\* B. Media Protection (MP) # Incorrect

\* Media Protection (MP) deals with protecting and controlling removable media (e.g., USBs, hard drives) rather than software or system configurations.

\* C. Asset Management (AM) # Incorrect

\* Asset Management (AM) is about identifying and tracking IT assets, not configuring or restricting software.

\* D. Configuration Management (CM) # Correct

\* CM explicitly covers securing system configurations by restricting nonessential programs, ports, services, and functions, making it the correct answer.

Why is the Correct Answer CM (D)?

\* CMMC 2.0 Practice CM.L2-3.4.1 (Security Configuration Management)

\* Requires organizations to enforce security configuration settings and remove unnecessary programs to protect systems.

\* NIST SP 800-171 Requirement 3.4.1

\* Supports secure configuration settings and restricting unauthorized applications to prevent security risks.

\* CMMC 2.0 Level 2 Requirement

\* This practice is a Level 2 (Advanced) requirement, meaning organizations handling Controlled Unclassified Information (CUI) must comply with it.

CMMC 2.0 References Supporting this answer:

## NEW QUESTION # 46

Regarding the Risk Assessment (RA) domain, what should an OSC periodically assess?

- A. Organizational operations, business assets, and employees

- B. Organizational operations, business processes, and employees
- C. Organizational operations, organizational processes, and individuals
- D. **Organizational operations, organizational assets, and individuals**

#### Answer: D

##### Explanation:

The Risk Assessment (RA) domain aligns with NIST SP 800-171 control family 3.11 (Risk Assessment) and is designed to help organizations identify, assess, and manage cybersecurity risks that could impact their operations.

The RA.3.144 practice (which is a CMMC Level 2 requirement) explicitly states:

"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."

This means that OSCs (Organizations Seeking Certification) should regularly evaluate risks to:

#Organizational operations (e.g., mission, business continuity, functions)

#Organizational assets (e.g., data, IT systems, intellectual property)

#Individuals (e.g., employees, contractors, customers affected by security risks) Thus, the correct answer is C. Organizational operations, organizational assets, and individuals.

\* A. Organizational operations, business assets, and employees#Incorrect. "Business assets" is not the correct terminology used in CMMC/NIST SP 800-171. Instead, "organizational assets" is the proper term

\* B. Organizational operations, business processes, and employees#Incorrect. "Business processes" is not a part of the formal risk assessment requirement. The correct scope includes organizational assets and individuals, not just processes.

\* D. Organizational operations, organizational processes, and individuals#Incorrect. While processes are important, organizational assets must be considered in the assessment, not just processes.

Why the Other Answers Are Incorrect

\* CMMC 2.0 Model (Level 2 - RA.3.144)- Specifies that risk assessments must cover organizational operations, organizational assets, and individuals.

\* NIST SP 800-171 (3.11.1)- Reinforces the same risk assessment scope.

CMMC Official References Thus, option C (Organizational operations, organizational assets, and individuals) is the correct answer based on official CMMC risk assessment requirements.

#### NEW QUESTION # 47

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