

# CMMC-CCA Certified CMMC Assessor (CCA) Exam Learning Material in 3 Different Formats



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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>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 4	<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>
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### **Cyber AB Certified CMMC Assessor (CCA) Exam Sample Questions (Q123-Q128):**

#### **NEW QUESTION # 123**

An OSC is presenting evidence of its fulfillment of CM.L2-3.4.1: System Baselining. It provides:

- \* System inventory records showing additions/removals of machines,
- \* Software inventory showing installations/removals, and
- \* A system component installation plan with software needs and user specifications.

What other documentation MUST the company present to illustrate compliance with CM.L2-3.4.1?

- A. Documentation of a formal baseline review integrated with a system development lifecycle
- B. Documentation of the physical safeguards protecting the "gold" baseline images
- C. Documentation of a formal chain of custody for new hardware on which baselines will be installed
- **D. Documentation of any authorized deviations from the system baselines for end-user computers**

#### **Answer: D**

Explanation:

\* Applicable Requirement: CM.L2-3.4.1 - "Establish and maintain baseline configurations and inventories of organizational systems (including hardware, software, firmware, and documentation) throughout the respective system development life cycles."

\* Why C is Correct: Baseline management requires documenting and tracking authorized deviations to ensure systems remain consistent with approved baselines. Evidence must show the OSC manages exceptions as part of its configuration management process.

Why Other Options Are Insufficient:

- \* A: Physical safeguards protect images but do not demonstrate baseline management.
- \* B: Reviews may be helpful, but deviations are explicitly required documentation.
- \* D: Chain of custody applies to asset tracking, not baseline management.

References (CCA Official Sources):

- \* NIST SP 800-171 Rev. 2 - CM.L2-3.4.1
- \* NIST SP 800-171A - CM.L2-3.4.1 Assessment Objectives
- \* CMMC Assessment Guide - Level 2, Baseline Configurations

#### **NEW QUESTION # 124**

A company receives data that they suspect is CUI, but it is not marked as such. What is an acceptable way for the company to handle unmarked potential CUI?

- A. Treat all data as CUI even if not marked.
- B. If data are not marked, then they are not CUI.
- **C. Have a procedure for proper handling of unlabeled data.**

- D. Have a procedure for deleting unlabeled data.

**Answer: C**

Explanation:

The CMMC Assessment Guide (Level 2) requires organizations to have a documented procedure for the identification and handling of unmarked potential CUI. The DoD guidance specifies that contractors cannot assume unmarked data is not CUI; instead, they must have a process to ensure unmarked potential CUI is handled properly until its classification is clarified.

Extract from Assessment Guide:

"Organizations must establish procedures for the handling of unmarked data that is suspected of being CUI.

These procedures should define how unmarked information is protected until such time its status can be determined." Therefore, the correct answer is to have a procedure for proper handling of unlabeled data.

Reference: CMMC Assessment Guide, Level 2, CUI Handling Practices.

**NEW QUESTION # 125**

During your assessment of Defcon's (a contractor) implementation of CMMC Level 2 practices, you notice that their system for displaying security and privacy notices is insufficient. The banners currently in use lack detailed information about Controlled Unclassified Information (CUI) handling requirements and associated legal implications. Additionally, the banners are not consistently displayed across all contractor systems and workstations. Moreover, the banners on login pages disappear automatically after less than 5 seconds, providing insufficient time for users to read and acknowledge the content. Which of the following is NOT a feature Defcon's updated privacy and security notices should have?

- A. A warning about unauthorized use being subject to civil and criminal penalties
- B. Specific information about the presence of CUI and associated handling requirements
- **C. Display duration set to less than 5 seconds before automatically disappearing**
- D. A general statement about monitoring and recording of system usage

**Answer: C**

Explanation:

Comprehensive and Detailed In-Depth Explanation:

AC.L2-3.1.9 - Privacy & Security Notices requires "displaying system use notifications consistent with applicable CUI rules." Notices must inform users of CUI handling obligations (D), warn of penalties for unauthorized use (A), and note monitoring (B), ensuring awareness and compliance. A display duration of less than 5 seconds (C) is inadequate, as it prevents users from reading and acknowledging the content, contradicting the practice's intent. The CMMC guide stresses sufficient visibility and comprehension time.

Extract from Official CMMC Documentation:

\* CMMC Assessment Guide Level 2 (v2.0), AC.L2-3.1.9: "Notices must be displayed long enough for users to read and understand."

\* NIST SP 800-171A, 3.1.9: "Examine notices for adequate display duration." 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 # 126**

An OSC specializing in developing directed energy systems plans to bid on a DoD contract to produce a 250kW High Energy Laser Weapon System (HELWS). This system is to be deployed on military bases across the globe to protect U.S. servicemen against aerial threats, including mortars, rockets, and unmanned aerial vehicles (UAVs), as well as swarms of mini-UAVs. Due to the sensitivity of the information, the OSC has prohibited using emails to transmit information regarding the project, whether encrypted or otherwise. They have also instituted procedures to remove CUI from the email system.

The documents containing project information from the DoD are likely to contain which banner marking?

- A. CUI/ITAR
- B. CUI/SP-ITAR
- C. CUI/SP-CTI
- **D. CUI/SP-EXP**

**Answer: D**

Explanation:

The High Energy Laser Weapon System (HELWS) involves sensitive technical data related to weapons manufacturing, which is subject to export controls under the International Traffic in Arms Regulations (ITAR). ITAR governs the handling of technical data listed on the United States Munitions List (USML), and such data is often classified as Controlled Unclassified Information (CUI) with a specified category. According to the National Archives and Records Administration (NARA) CUI Registry, export-controlled information, including ITAR data, falls under the "Export Control" category, denoted by the banner marking "CUI//SP-EXPT." This marking indicates that the information is CUI with specific handling requirements due to export control regulations. While ITAR-related data could also potentially use "CUI//SP-ITAR" in some contexts, the official CMMC and CUI guidance prioritizes "CUI//SP-EXPT" for export-controlled technical data unless explicitly marked otherwise by the DoD. The scenario does not indicate Controlled Technical Information (CTI), which would use "CUI//SP-CTI," as CTI typically applies to specific technical data tied to military performance specifications rather than broader export-controlled weapons systems data. Additionally, "CUI//ITAR" is not a standard banner marking per the NARA CUI Registry. If dissemination controls like "NOFORN" (No Foreign Nationals) were required, the marking could be extended to "CUI//SP-EXPT/NOFORN," but this is not specified here. Thus, "CUI//SP-EXPT" is the most accurate choice.

References:

NARA CUI Registry: Export Control Category - <https://www.archives.gov/cui/registry/category-detail/export-control.html>

CMMC Assessment Process (CAP) v1.0, Section 1.2 (CUI Identification)

## NEW QUESTION # 127

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. Transcribed interviews with new employees discussing their understanding of information security policies
- B. Handwritten notes from executive committee meetings discussing implementation
- C. A notarized letter from the previous CEO stating that they approved information security policies annually
- 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 # 128

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## Objectives

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