

# Cyber AB CMMC-CCP Answers Real Questions - Reliable CMMC-CCP Exam Prep

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## CMMC CCP Practice Exam Questions with correct answers

What is a CUI Asset? Correct Answer-Asset that stores, processes, or transmits CUI

Examples: Servers, Printers, Endpoints, Cloud Services, ERP Systems

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

Document in SSP

Document in Network Diagram

What practices do you apply to a CUI Asset? Correct Answer-CMMC Level 2

What does CMMC stand for? Correct Answer-Cybersecurity Maturity Model Certification

How many controls are in CMMC L2? Correct Answer-110 controls

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)

If you want to be CMMC L2 compliant, do you need to also be CMMC L1 compliant? Correct Answer-Yes

Correct Answer-

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## Cyber AB Certified CMMC Professional (CCP) Exam Sample Questions (Q76-Q81):

### NEW QUESTION # 76

A C3PAO is conducting High Level Scoping for an OSC that requested an assessment Which term describes the people, processes, and technology that will be applied to the contract who are requesting a CMMC Level assessment?

- **A. Supporting Organization/Units**
- B. Branch Office
- C. Coordinating Unit
- D. Host Unit

**Answer: A**

Explanation:

Understanding High-Level Scoping in a CMMC Assessment During High-Level Scoping, a Certified Third-Party Assessment Organization (C3PAO) determines the people, processes, and technology that are within scope for the CMMC Level 1 or Level 2 assessment.

\* Supporting Organization/Units refer to the specific groups, departments, or teams that handle Controlled Unclassified Information (CUI) or Federal Contract Information (FCI) and are responsible for applying CMMC security practices.

\* These units are directly involved in the contract's execution and are included in the CMMC assessment scope.

Key Term: Supporting Organization/Units

\* A. Host Unit # Incorrect

\* This term is not used in CMMC assessment scoping.

\* B. Branch Office # Incorrect

\* A branch office may or may not be in scope; scoping is based on whether the unit handles CUI or FCI, not its physical location.

\* C. Coordinating Unit # Incorrect

\* No official CMMC term refers to a "Coordinating Unit."

\* D. Supporting Organization/Units # Correct

\* This term correctly describes the entities that apply security controls for the contract and are within the CMMC assessment scope.

Why is the Correct Answer "D. Supporting Organization/Units"?

\* CMMC Scoping Guidance for Level 1 & Level 2 Assessments

\* Defines Supporting Organization/Units as in-scope entities responsible for implementing cybersecurity controls.

\* CMMC Assessment Process (CAP) Document

\* Specifies that the C3PAO must identify and document the units responsible for security compliance.

\* DoD CMMC 2.0 Guidance on Scoping

\* Requires the assessment team to define the people, processes, and technology that fall within the scope of the assessment.

CMMC 2.0 References Supporting This answer:

### NEW QUESTION # 77

While conducting a CMMC Level 2 Assessment, a CCP is reviewing an OSC's personnel security process.

They have a policy that describes screening individuals prior to authorizing access to CUI, but it does not mention what organizations should be looking for in an individual. There is no link to a process or procedural document. What should the OSC evaluate when screening individuals prior to accessing CUI?

- A. They are a hard and loyal worker
- B. They are trusted and well liked
- C. Their functionality, reliability, and ability to adapt
- **D. Their conduct, integrity, and loyalty**

**Answer: D**

Explanation:

Under NIST SP 800-171, Personnel Security (PS) family, requirement PS.L2-3.9.1, organizations must screen individuals prior to granting access to CUI. The screening is intended to evaluate conduct, integrity, and loyalty to ensure that individuals can be trusted

with sensitive information.

Supporting Extracts from Official Content:

\* NIST SP 800-171 Rev. 2, PS.L2-3.9.1: "Screen individuals prior to authorizing access to organizational systems containing CUI... Screening is intended to assess an individual's conduct, integrity, judgment, loyalty, and reliability."

\* CMMC Level 2 Assessment Guide (Personnel Security practices): confirms that screening covers conduct, integrity, and loyalty.

Why Option C is Correct:

\* The key attributes explicitly listed are conduct, integrity, and loyalty.

\* Options A and B describe subjective or informal measures, not compliance criteria.

\* Option D uses terms not aligned with the official requirement.

References (Official CMMC v2.0 Content):

\* NIST SP 800-171 Rev. 2, Personnel Security controls.

\* CMMC Assessment Guide, Level 2 - PS.L2-3.9.1.

### NEW QUESTION # 78

For CMMC Assessments, during Phase 1 of the CMMC Assessment Process, which are responsible for identifying potential conflicts of information?

- A. C3PAO and OSC
- B. OSC and CMMC-AB
- C. CMMC-AB and C3PAO
- **D. Lead Assessor and Assessment Team Members**

**Answer: D**

Explanation:

In Phase 1 (Planning) of the CMMC Assessment Process, the Lead Assessor is responsible for managing the team and identifying conflicts of interest. Assessment team members must also disclose potential conflicts.

Supporting Extracts from Official Content:

\* CAP v2.0, Planning (§2.5-2.8): "The Lead Assessor and Assessment Team Members must identify and disclose any conflicts of interest prior to conducting the assessment." Why Option D is Correct:

\* Only the Lead Assessor and assessment team are responsible for identifying conflicts of interest during Phase 1.

\* Options A, B, and C incorrectly assign this role to organizations that do not hold the responsibility.

References (Official CMMC v2.0 Content):

\* CMMC Assessment Process (CAP) v2.0, Phase 1 Planning responsibilities.

### NEW QUESTION # 79

For a CMMC Level 2 certification, which organization maintains a non-disclosure agreement with the OSC?

- A. NIST
- **B. C3PAO**
- C. CMMC-AB
- D. OUSD A&S

**Answer: B**

Explanation:

The Certified Third-Party Assessment Organization (C3PAO) enters into a contractual relationship with the OSC. As part of that contract, the C3PAO maintains a non-disclosure agreement (NDA) to protect sensitive and proprietary information reviewed during the assessment.

Supporting Extracts from Official Content:

\* CAP v2.0, Roles and Responsibilities (§2.8): "The C3PAO maintains a non-disclosure agreement with the OSC to protect all sensitive information disclosed during the assessment." Why Option B is Correct:

\* Only the C3PAO contracts directly with the OSC and is bound to protect assessment data.

\* NIST, The Cyber AB (formerly CMMC-AB), and OUSD A&S do not enter NDAs directly with OSCs.

References (Official CMMC v2.0 Content):

\* CMMC Assessment Process (CAP) v2.0, Section on OSC-C3PAO agreements.

### NEW QUESTION # 80

Which document is the BEST source for determining the sources of evidence for a given practice?

- A. NISTSP 800-53
- B. NISTSP 800-53A
- C. CMMC Assessment Scope
- **D. CMMC Assessment Guide**

**Answer: D**

Explanation:

The CMMC Assessment Guide is the best source for determining the sources of evidence for a given practice because it provides specific guidance on how organizations should implement and demonstrate compliance with CMMC practices. Each CMMC level has its own assessment guide (e.g., CMMC Assessment Guide - Level 1, Level 2), detailing expected evidence and assessment procedures.

\* CMMC Assessment Guide (Primary Source for Evidence)

\* The CMMC Assessment Guide explicitly outlines the evidence required to verify compliance with each practice.

\* It provides detailed instructions on assessment objectives, clarifying what assessors should look for when determining compliance.

\* The guide breaks down each practice into assessment objectives, helping organizations prepare appropriate documentation and artifacts.

\* Other Documents and Why They Are Not the Best Choice:

\* NIST SP 800-53 (Option A)

\* While NIST SP 800-53 provides a comprehensive catalog of security and privacy controls, it does not focus on CMMC-specific evidence requirements.

\* It serves as a foundational cybersecurity framework but does not define the specific artifacts required for CMMC assessment.

\* NIST SP 800-53A (Option B)

\* NIST SP 800-53A provides guidance on assessing security controls but is not tailored to the CMMC framework.

\* It includes general control assessment procedures, but the CMMC Assessment Guide is more precise in defining the evidence needed for CMMC compliance.

\* CMMC Assessment Scope (Option C)

\* The CMMC Assessment Scope document outlines which systems, assets, and processes are subject to assessment.

\* While important for defining boundaries, it does not provide details on specific evidence requirements for each practice.

\* CMMC Assessment Guide (Level 2) - Section on "Assessment Objectives"

\* This document details how evidence is collected and evaluated for each CMMC practice.

\* Example: For AC.L2-3.1.1 (Access Control - Limit System Access), the guide specifies that assessors should verify documented policies, system configurations, and audit logs.

\* CMMC Model Overview (Official DoD Documents)

\* Emphasizes that CMMC Assessment Guides are the official reference for determining sources of evidence.

Detailed Justification: References from Official CMMC Documents: Conclusion: The CMMC Assessment Guide is the most authoritative source for determining the required evidence for a given practice in CMMC assessments. It provides detailed breakdowns of assessment objectives, required artifacts, and verification steps necessary for compliance.

### NEW QUESTION # 81

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