

# CMMC-CCP New Exam Camp & Sample CMMC-CCP Questions Pdf

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## 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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## Sample Cyber AB CMMC-CCP Questions Pdf, CMMC-CCP Latest Exam Question

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## Cyber AB CMMC-CCP Exam Syllabus Topics:

Topic	Details
Topic 1	<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 2	<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 3	<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>

## Cyber AB Certified CMMC Professional (CCP) Exam Sample Questions (Q181-Q186):

### NEW QUESTION # 181

There are 15 practices that are NOT MET for an OSC's Level 2 Assessment. All practices are applicable to the OSC. Which determination should be reached?

- A. The OSC may have 90 days for remediating NOT MET practices.
- B. The OSC is not eligible for an option to remediate after the assessment is canceled.
- C. The OSC may be eligible for an option to remediate NOT MET practices.
- **D. The OSC is not eligible for an option to remediate NOT MET practices.**

**Answer: D**

Explanation:

In the context of the Cybersecurity Maturity Model Certification (CMMC) 2.0, achieving Level 2 compliance requires an Organization Seeking Certification (OSC) to implement all 110 security practices outlined in NIST SP 800-171 Revision 2. The CMMC framework allows for a limited use of Plans of Action and Milestones (POA&Ms) to address certain deficiencies; however, this is contingent upon meeting specific criteria.

According to the final CMMC rule, to obtain a Conditional Level 2 status, an OSC must achieve a minimum score of 88 out of 110 points during the assessment. This scoring system assigns weighted values to each of the 110 security requirements, with some controls deemed critical and others non-critical. The POA&M mechanism permits OSCs to temporarily address non-critical deficiencies, provided the minimum score threshold is met. Critical controls, however, must be fully implemented at the time of assessment; they cannot be deferred and included in a POA&M.

MWE

In the scenario where 15 practices are NOT MET, the OSC's score would fall below the required 88-point threshold, rendering the organization ineligible for Conditional Level 2 status. Consequently, the OSC would not have the option to remediate these deficiencies through a POA&M. Instead, the organization must fully implement and rectify all NOT MET practices before undergoing a subsequent assessment to achieve the necessary compliance level.

This policy ensures that organizations handling Controlled Unclassified Information (CUI) have adequately addressed all critical and non-critical security requirements, thereby maintaining the integrity and security of sensitive information within the Defense Industrial Base.

For detailed guidance on assessment criteria and the use of POA&Ms, refer to the CMMC Assessment Guide  
- Level 2 and the official CMMC documentation provided by the Department of Defense.

### NEW QUESTION # 182

Which phase of the CMMC Assessment Process includes the task to identify, obtain inventory, and verify evidence?

- A. Phase 1: Plan and Prepare Assessment
- B. Phase 3: Report Recommended Assessment Results
- C. Phase 4: Remediation of Outstanding Assessment Issues
- **D. Phase 2: Conduct Assessment**

**Answer: D**

### NEW QUESTION # 183

A Lead Assessor has been assigned to a CMMC Assessment. During the assessment, one of the assessors approaches with a signed policy. There is one signatory, and that person has since left the company.

Subsequently, another person was hired into that position but has not signed the document. Is this document valid?

- A. More research on the company policy of creating, implementing, and enforcing policies is needed. If the company has a policy identifying the authority as with the position or person, then the policy is valid.
- B. The signatory is the authority to implement and enforce the policy, and since that person is no longer with the company, the policy is not valid.
- C. The authority to implement and enforce lies with the position, not the person. As long as that position's authority and responsibilities have not been removed from implementing that domain, it is still a valid policy.
- **D. The signatory does not validate or invalidate the policy. For the purpose of this assessment, ensuring that the policy is current and is being implemented by the individuals who are performing the work is sufficient.**

**Answer: D**

Explanation:

Understanding Policy Validation in CMMC Assessments During a CMMC assessment, policies must be evaluated based on:

Who has the authority to approve and enforce them

Whether they are current and implemented effectively

The validity of a policy does not solely depend on the signatory but rather on how the organization assigns authority for policy creation, approval, and enforcement.

Some organizations assign authority to a specific person, meaning a new signatory may be required when leadership changes.

Others assign authority to a position/title (e.g., CISO, IT Director), in which case a new signature may not be required as long as the role remains responsible for policy enforcement.

The assessment team must review the organization's policy management process to determine if the policy remains valid despite leadership turnover.

Key Considerations in Policy Validation: Thus, the correct answer is B, as additional research is needed to confirm whether the organization's policy is tied to the individual or the position.

A). The signatory is the authority to implement and enforce the policy, and since that person is no longer with the company, the policy is not valid. #Incorrect. This assumes that authority is always tied to a person, which is not always the case. Some organizations delegate authority to a position, not an individual.

C). The signatory does not validate or invalidate the policy. For the purpose of this assessment, ensuring that the policy is current and is being implemented by the individuals who are performing the work is sufficient.

#Incorrect. While implementation is crucial, the authority behind the policy must also be validated per CMMC documentation requirements.

D). The authority to implement and enforce lies with the position, not the person. As long as that position's authority and responsibilities have not been removed from implementing that domain, it is still a valid policy.

#Incorrect. This assumes that authority is always assigned to a position, which is not universally true. More research is required to confirm this.

Why the Other Answers Are Incorrect

CMMC Assessment Process (CAP) Document- Outlines the importance of verifying the authority and enforcement of policies.

NIST SP 800-171 (3.12.1 - Security Policies and Procedures)- Requires that policies be maintained and enforced by appropriate personnel.

CMMC Official References Thus, option B (More research on the company policy is needed) is the correct answer, as per official CMMC policy validation guidance.

#### NEW QUESTION # 184

The director of sales, in a meeting, stated that the sales team received feedback on some emails that were sent, stating that the emails were not marked correctly. Which training should the director of sales refer the sales team to regarding information as to how to mark emails?

- A. C3PAO CUI Introduction to Marking
- **B. NARA CUI Introduction to Marking**
- C. FBI CUI Introduction to Marking
- D. CMMC-AB CUI Introduction to Marking

**Answer: B**

Explanation:

The Controlled Unclassified Information (CUI) Program, established by Executive Order 13556, standardizes the handling and marking of unclassified information that requires safeguarding or dissemination controls across federal agencies and their contractors. The National Archives and Records Administration (NARA) serves as the Executive Agent responsible for implementing the CUI Program.

In the context of the Cybersecurity Maturity Model Certification (CMMC) 2.0, particularly at Level 2, organizations are required to protect CUI by adhering to the security requirements outlined in NIST Special Publication 800-171. This includes proper marking of CUI to ensure that all personnel recognize and handle such information appropriately.

The NARA CUI Introduction to Marking provides comprehensive guidance on the correct procedures for marking documents and communications containing CUI. This resource is essential for training purposes, as it offers detailed instructions and examples to help personnel understand and implement proper CUI markings.

By referring the sales team to the NARA CUI Introduction to Marking, the director of sales ensures that the team receives authoritative and standardized training on how to appropriately mark emails and other documents containing CUI, thereby maintaining compliance with federal regulations and CMMC requirements.

#### NEW QUESTION # 185

In late September, CA.L2-3.12.1: Periodically assess the security controls in organizational systems to determine if the controls are effective in their application is assessed. Procedure specifies that a security control assessment shall be conducted quarterly. The Lead Assessor is only provided the first quarter assessment report because the person conducting the second quarter's assessment is currently out of the office and will return to the office in two hours. Based on this information, the Lead Assessor should determine that the evidence is;

- A. sufficient, and re-rate the audit finding after a quarter two assessment report is examined.
- B. sufficient, and rate the audit finding as MET
- C. insufficient, and re-rate the audit finding after a quarter two assessment report is examined.
- **D. insufficient, and rate the audit finding as NOT MET.**

**Answer: D**

Explanation:

\* CA.L2-3.12.1: "Periodically assess the security controls in organizational systems to determine if the controls are effective in their application."

\* This control is derived from NIST SP 800-171, Requirement 3.12.1, which mandates organizations to perform regular security control assessments to ensure compliance and effectiveness.

\* Evidence Review & Assessment Timeline:

\* The organization's procedure explicitly states that security control assessments must be conducted quarterly (every three months).

\* Since the Lead Assessor only has access to the first-quarter report, the second-quarter report is missing at the time of assessment.

\* CMMC Audit Requirements:

\* For an assessor to rate a control as MET, sufficient evidence must be readily available at the time of evaluation.

\* Since the second-quarter report is missing at the time of assessment, the Lead Assessor cannot verify compliance with the organization's own stated frequency of assessment.

\* Why the Answer is NOT A, C, or D:

\* A (Sufficient, MET) #Incorrect: The control assessment frequency is quarterly, but the evidence for Q2 is not available.

Compliance cannot be confirmed.

\* C (Sufficient, and re-rate later) #Incorrect: If evidence is not available during the audit, the control cannot be rated as MET initially. There is no provision in CMMC 2.0 to "conditionally" pass a control pending future evidence.

Control Reference: CA.L2-3.12.1 Assessment Criteria & Justification for the Correct Answer:

\* "For a control to be rated as MET, the assessed organization must provide sufficient evidence at the time of the assessment."

\* NIST SP 800-171A (Security Requirement Assessment Guide):

\* Since the procedure mandates quarterly assessments, missing evidence means compliance cannot be validated.

\* "Assessors shall base their determination on the evidence provided at the time of assessment. If required evidence is not available, the control shall be rated as NOT MET." Official CMMC 2.0 References Supporting the Answer:

### NEW QUESTION # 186

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