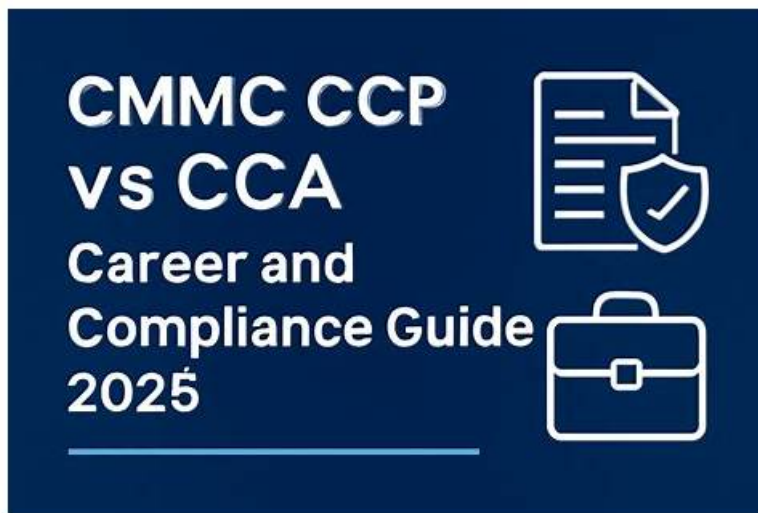


# Reliable CMMC-CCA Dumps Questions - New CMMC-CCA Exam Fee



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Cyber AB CMMC-CCA practice test has real Certified CMMC Assessor (CCA) Exam (CMMC-CCA) exam questions. You can change the difficulty of these questions, which will help you determine what areas appertain to more study before taking your Certified CMMC Assessor (CCA) Exam (CMMC-CCA) exam dumps. Here we listed some of the most important benefits you can get from using our Cyber AB CMMC-CCA practice questions.

## Cyber AB CMMC-CCA Exam Syllabus Topics:

Topic	Details
Topic 1	<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 2	<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 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>

>> Reliable CMMC-CCA Dumps Questions <<

## New CMMC-CCA Exam Fee - New CMMC-CCA Test Topics

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### Cyber AB Certified CMMC Assessor (CCA) Exam Sample Questions (Q80-Q85):

#### NEW QUESTION # 80

When examining a contractor's access control policy and SSP, you observe that system administrators routinely use accounts with elevated privileges for checking email and browsing internal websites. What CMMC practice does this violate?

- A. AC.L2-3.1.7
- B. AC.L2-3.1.2
- C. AC.L2-3.1.4
- D. **AC.L2-3.1.6**

#### Answer: D

Explanation:

Comprehensive and Detailed In-Depth Explanation:

CMMC practice AC.L2-3.1.6 - Non-Privileged Account Use requires organizations to "use non-privileged accounts or roles when performing non-security functions." Using privileged accounts for routine tasks like email and browsing violates this practice, increasing the risk of privilege misuse or compromise. AC.L2-3.1.7 (A) restricts privileged functions, AC.L2-3.1.4 (C) addresses separation of duties, and AC.L2-3.1.2 (D) limits access-none specifically target non-security use of privileged accounts. The CMMC guide emphasizes least privilege for non-security activities.

Extract from Official CMMC Documentation:

\* CMMC Assessment Guide Level 2 (v2.0), AC.L2-3.1.6: "Require non-privileged accounts for non- security functions such as email and web browsing."

\* NIST SP 800-171A, 3.1.6: "Examine account usage to ensure privileged accounts are not used for non- security tasks."

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 # 81

While assessing an OSC, you realize they have given identifiers to systems, users, and processes. Examining their documentation, you know they have assigned accounts uniquely to employees, contractors, and subcontractors. The OSC has an automated system that disables any identifiers that are left unused for 6 months. You also learn from interviewing IT security administrators that the OSC has defined a technical and documented policy where identifiers can only be reused after 12 months. How is the OSC likely to consider CMMC practice IA.L2-3.5.5 - Identifier Reuse if you find issues with its implementation?

- A. Hire another C3PAO to verify your assessment
- B. Disregard it as it is not applicable
- C. List it in their SSP
- D. **Track it under limited deficiency correction**

#### Answer: D

Explanation:

Comprehensive and Detailed In-Depth Explanation:

IA.L2-3.5.5 (1-point practice) requires "preventing reuse of identifiers for a defined period." Issues can be tracked in a POA&M for limited deficiency correction within 180 days per CAP, making B appropriate.

Listing in SSP (A) is for planning, not correction, C3PAO re-verification (C) isn't standard, and N/A (D) doesn't apply. The CMMC guide allows POA&Ms for 1-point practices.

Extract from Official CMMC Documentation:

\* CMMC Assessment Guide Level 2 (v2.0), IA.L2-3.5.5: "Track deficiencies in POA&M."

\* CAP v5.6.1, p. 25: "1-point practices eligible for POA&M."

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 # 82

During scoping discussions with a Lead Assessor, the OSC mentions that there are several connected systems within the organization's network. How should the Lead Assessor consider connected systems in the scoping of the CMMC assessment?

- A. Only internally connected systems directly handling FCI and/or CUI are in scope.
- B. Connected systems are only in scope if they directly transmit FCI and/or CUI.
- C. **Connected systems would be considered in scope for the assessment if the systems could impact the security of the CUI (or FCI) environment or if they store, process, or transmit CUI (or FCI) within the organization's network.**
- D. Connected systems are never in scope unless specifically requested by the OSC.

**Answer: C**

Explanation:

Comprehensive and Detailed Explanation:

The CMMC Assessment Scope - Level 2 requires that connected systems be included in the scope if they process, store, or transmit CUI/FCI or could impact the security of the CUI/FCI environment (e.g., as Security Protection Assets). This broader criterion ensures a comprehensive security evaluation, unlike the narrower focuses of Options B and C. Option A contradicts the guidance by deferring to the OSC alone. D aligns with the scoping requirements, capturing both direct handling and potential security influence.

Reference:

CMMC Assessment Scope - Level 2, Section 2.2 (Scoping Considerations), p. 4: "Connected systems impacting CUI/FCI security or handling CUI/FCI are in scope."

## NEW QUESTION # 83

NIST SP 800-171A specifies the assessment methods for defining the nature and the extent of a CCA's actions. What is the purpose of the test assessment method?

- A. To review, inspect, observe, or analyze assessment objects
- B. To execute a systematic process, procedure, or technique for obtaining security assurance evidence and consistently verifying security assurance claims
- C. To review compliance with an applicable standard and security assurance claims
- D. **To exercise assessment objects under specified conditions to compare actual with expected behavior**

**Answer: D**

Explanation:

The test assessment method means the assessor actively exercises or stimulates the system (or object) under defined conditions to compare actual results with expected behavior. This goes beyond review or observation and involves hands-on validation.

Exact Extracts:

\* NIST SP 800-171A: "The test method is the process of exercising assessment objects under specified conditions to compare actual with expected behavior."

\* CMMC Assessment Guide: "Testing requires assessors to observe the execution of functions, mechanisms, or activities to confirm effectiveness." Why the other options are not correct:

\* A: This defines Examine (not Test).

\* B: This aligns with Interview or compliance review, not Test.

\* D: This is a generic definition but does not capture the essence of Test (direct execution under conditions).

References:

NIST SP 800-171A: Appendix D, Assessment Methods (Examine, Interview, Test).

CMMC Assessment Guide - Level 2, Version 2.13: Use of test assessment methods.

## NEW QUESTION # 84

A CCA is assessing the implementation of the Incident Reporting practice. To validate the control, what MUST the CCA ensure

about the OSC?

- A. Incidents are tracked and documented
- B. Incident sources are configured and tuned
- C. Law enforcement officials are automatically notified during an incident
- D. Forensic investigations are performed to determine the impact of the incident

**Answer: A**

Explanation:

\* Applicable Requirement: IR.L2-3.6.1 - "Establish an operational incident-handling capability for organizational systems that includes preparation, detection, analysis, containment, recovery, and user response activities."

\* Validation Expectation: For this practice, the CCA must confirm that the OSC:

- \* Tracks incidents consistently,
- \* Documents incident details (who, what, when, where, and how), and
- \* Maintains incident records to support analysis and corrective action.

\* Why A is Correct: Tracking and documenting incidents demonstrates that the OSC has an operational incident-handling capability and provides objective evidence of detection, response, and lessons learned.

Why Other Options Are Insufficient:

\* B (Sources configured/tuned): Helpful for detection, but not sufficient by itself

\* C (Law enforcement notified): This may occur in certain cases, but it is not required by CMMC Level 2.

\* D (Forensics): Deep forensic investigation may be useful, but CMMC requires incident response capability, not mandatory forensic-level activities.

References (CCA Official Sources):

\* NIST SP 800-171 Rev. 2 - IR.L2-3.6.1

\* NIST SP 800-171A - IR.L2-3.6.1 Assessment Objectives (tracking, documenting, handling incidents)

\* CMMC Assessment Guide - Level 2 - Incident Reporting

## NEW QUESTION # 85

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