

Cyber AB CMMC-CCP

**Cybersecurity Maturity Model Certification Accreditation
Body: Certified CMMC Professional (CCP) Exam**

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Latest Version: 6.1

Question: 1

What is the length of the CMMC Professional (CCP) exam?

- A. 3 hours
- B. 4 Hours
- C. 2.5 Hours
- D. 3.5 hours

Answer: D

Explanation:

The Certified CMMC Professional (CCP) Test Blueprint defines the length of the CCP exam as 3.5 hours maximum.

Question: 2

When using portion markings where should you place the abbreviations?

- A. In between each portion
- B. End of the paragraph
- C. At the beginning of all portions
- D. Top of the page

Answer: C

Explanation:

Portion markings are optional. However, if portion markings are annotated, they must be applied to all portions, to include subjects, titles, headings, paragraphs, subparagraphs, bullet points, etc.

Question: 3

What is the minimum required action for out-of-scope assets?

- A. Include them in asset inventory
- B. No action required
- C. Document them in SSP
- D. Logically separate them

Answer: B

Explanation:

No documentation is required for out-of-scope assets

Question: 4

How many phases make up the CMMC Assessment Process (CAP)?

- A. 2
- B. 3
- C. 4
- D. 5

Answer: C

Explanation:

The four phases are: Plan and Prepare Assessment, Conduct Assessment, Report Recommended Assessment Results, and CMMC Plan of Action and Milestones (POA&M) Close-Out Assessment.

Question: 5

Which of the following best describes the CMMC Professional (CCP) certification path?

- A. Application, Training, Exam, Certification
- B. Training, Application, Certification, Exam
- C. Training, Exam, Application, Certification
- D. Application, Training, Certification, Exam

Answer: A

Explanation:

Complete CCP Application Online on the Cyber AB website (www.cyberab.org). After that, the applicant should complete an approved training program from a Licensed Training Provider (LTP). They should then demonstrate some basic understanding of CMMC. Only then can they complete a CCP certification test.

Question: 6

Pre-assessment data must be structured in compliance with?

- A. NIST SP 800-53
- B. CMMC eMASS JSON file format
- C. The CMMC data upload standard
- D. The CMMC planning standard

Answer: B

Explanation:

The pre-assessment data must be structured in a manner compliant with the CMMC pre-assessment data standard that is embodied in the authorized JSON schema prescribed within the CMMC eMASS Concept of Operations (CONOPS) for C3PAOs. These artifacts are also available on the CMMC eMASS tool website at <https://cmmc.emass.apps.mil>

Question: 7

To become a CMMC Third Party Assessment Organization an organization must be which one of the following to qualify?

- A. It must be 100% U.S. Citizen owned
- B. There are no specific requirements for C3PAOs. Any organization can become a C3PAO
- C. It must have been in business for a minimum of five years
- D. It must be a registered business located in any of the (North Atlantic Treaty Organization) NATO countries.

Answer: A

Explanation:

For an entity to be approved to act as a C3PAO, it must be 100% U.S. Citizen owned and successfully pass a Foreign Ownership, Control or Influence (FOCI) and SF-328 review to be eligible. No foreign owned businesses are currently admitted

Question: 8

Under DFARS 252.204-7012, how should the Department of Defense (DoD) handle proprietary information provided by a DoD contractor?

- A. Use it only for law enforcement purposes
- B. Share it with other agencies as needed
- C. Release it although in a controlled manner
- D. Protect it from unauthorized use/release

Answer: D

Explanation:

Paragraph (h) of DFARS 252.204-7012 states that the Government shall "protect against the unauthorized use or release of information obtained from the contractor (or derived from information obtained from the contractor) under this clause that includes contractor attributional/proprietary information.

Question: 9

A mid-sized contractor is scoping their assets in readiness for a CMMC assessment. One of the resources in-scope for the assessment is their email system. However, they are not planning to store, process, or transmit CUI using the email system as they have established other more secure mechanisms. The contractor's email system could be categorized as what asset?

- A. CUI Asset
- B. Security Protection Asset
- C. Specialized Asset
- D. Contractor Risk Managed Asset

Answer: D

Explanation:

Contractor Risk Managed Asset as it can, but is not not intended to transmit CUI because of security policy, procedures, and practices in place. These Assets are not required to be physically or logically separated from CUI assets. Contractor's are required to: Document in the asset inventory, Document in the SSP, Show these assets are managed using the contractor's risk-based security policies, procedures, and practices, Document in the network diagram of the CMMC Assessment Scope

Question: 10

Who identifies when and where the assessment will be conducted after a discussion?

- A. The OSC Assessment Official
- B. The C3PAO CMMC Quality Assurance Professional (CQAP)
- C. The OSC Point of Contact (POC)
- D. The C3PAO Lead Assessor

Answer: A

Explanation:

The discussion between the Lead Assessor and the OSC Assessment Official includes identifying the initial location(s), timing, and dates for conducting the Assessment.

Question: 11

How many practices are assessed at Level 1?

- A. 110
- B. 6
- C. 14
- D. 17

Answer: D

Explanation:

The CMMC practices provide threat mitigation across the levels, starting with basic safeguarding of FCI at Level 1, moving to the broad protection of CUI at Level 2, and culminating with reducing the risk from Advanced Persistent Threats (APTs) at Level 3. CMMC Level 1 focuses on the protection of Federal Contract Information (FCI) and consists of only 17 practices that correspond to the basic safeguarding requirements specified in Federal Acquisition Regulation (FAR) Clause 52.204-21.

Question: 12

Can Contractors conduct self-assessments for some Level 2 programs? If so, after how long must self-assessments be conducted and what should the company do with the reports of the self-assessment?

- A. Self-assessments must be conducted annually, and the reports should be shared with the contracting officer.
- B. Self-assessments are not allowed for Level 2 programs, and all assessments must be conducted by C3PAOs.
- C. Self-assessments must be conducted biennially, and the reports should be shared with other contractors in the ecosystem.
- D. Self-assessments are required to be conducted annually against clearly articulated cybersecurity standards, by Contractors who do not handle information deemed critical to national security and the reports uploaded in the Supplier Performance Risk System (SPRS).

Answer: D

Explanation:

While certification by a C3PAO is required for CMMC 2.0 level 2, self-assessments are required to be conducted annually against clearly articulated cybersecurity standards, by Contractors who do not handle information deemed critical to national security (Level 1 and a subset of Level 2), this should be accompanied by an annual affirmation from a senior company official that the company is meeting Level 1 requirements. The Department intends to require companies to register self-assessments and affirmations in the Supplier Performance Risk System (SPRS).

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