

# 2026 High Pass-Rate Medical Professional CCM: Pdf Certified Case Manager Certification Exam (CCM) Pass Leader

## CCM Certification Study Guide 2024-2025: Complete Review Questions and Detailed Answer Explanations for the Certified Case Management Exam all topics

Case management - correct answers- a collaborative process that assesses, plans, implements, coordinates, monitors and evaluates the options and services required to meet the client's health and human services needs.

Case Management Characteristics - correct answers- characterized by advocacy, communication, and resource management and promotes quality and cost-effective interventions and outcomes.

Glasgow Coma Scale - correct answers- Client assessment tool that measures level of coma in the acute phase of injury it is an objective way of recording the conscious state of a person. Eye opening, Best verbal, best motor. < 8 coma, 13-15 mild injury.

Strengths Based Model - correct answers- assesses clients capacities and potential resources as well as problems and current unmet needs. Eliciting capacities and potential resources as well as problems and current unmet needs.

Independent Living Model - correct answers- sees a disability as a construct of society

Medicare Prospective Payment System - correct answers-hospitals paid a predetermined rate for each Medicare admission. Each patient is classified into a DRG

PHQ-9 - correct answers-Client assessment tool for depression

Braden Scale - correct answers-Client assessment tool for pressure sore risk.

Clinical Pathway - correct answers- Structured multidisciplinary CM plan designed to support the implementation of specific clinical guidelines and protocols. They are maps that guide the healthcare team on usual treatment patterns related to common diagnoses, conditions and procedures e.g., CHF

SF-36 - correct answers- Client assessment tool to measure physical and mental health.

Medicare - correct answers- Established in 1965 under Title XVIII of Social Security Act. Four Parts A- hospital insurance, B-medical insurance (doctors visits), C- Medicare Advantage program in a private plan such as HMO, D- prescription drug benefit

Medicare Benefits and Cost Sharing - correct answers- Not covered are: Acupuncture, chiropractor, cosmetic, custodial home care, dental c

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## Medical Professional Certified Case Manager Certification Exam (CCM) Sample Questions (Q13-Q18):

### NEW QUESTION # 13

Under the FIDIC Red, Yellow, and Silver Books (edition 2017), if a Dispute is referred to the Dispute Avoidance and Adjudication Board (DAAB) to obtain its decision, the Parties shall suspend performing their obligations in accordance with the Contract, until they receive further directions from the DAAB. Is this statement true or false?

- A. False
- B. True

**Answer: A**

Explanation:

The statement is false. Under FIDIC 2017 editions, the referral of a dispute to the DAAB does not automatically suspend the Parties' contractual obligations. The works and contract performance generally continue while the dispute is adjudicated, unless otherwise agreed or ordered.

Suspension of obligations can disrupt project progress and is not encouraged by FIDIC procedures, which emphasize dispute resolution without delaying the work.

References:

FIDIC Red, Yellow, and Silver Books 2017 Edition, Clause 21 - Disputes and Adjudication FIDIC Contract Manager Study Guide, Module on Dispute Resolution

### NEW QUESTION # 14

Which of the following cases will allow the Employer to claim under the Performance Security? [2017 Edition] (2 correct answers apply) Choose all of the correct answers (multiple possibilities).

- A. The Contractor abandons the Works and the Employer did not issue Notice of termination.
- B. The Contractor failed to extend the validity of the Performance Security.
- C. The Engineer had issued instruction to replace part of the Works.
- D. The Employer had submitted a claim under Sub-Clause 20.2.
- E. The Contractor failed to renew the Tender Security.

**Answer: B,E**

Explanation:

Under FIDIC 2017 editions, the Performance Security protects the Employer against failure by the Contractor to fulfill contractual obligations. The Employer may claim under the Performance Security in the following cases:

Option A: Failure to renew the Tender Security as required during the tendering or contract formation phase can allow Employer to make a claim, since the security guarantees the Contractor's commitments at this stage.

Option E: Failure to extend the validity of the Performance Security when requested or required breaches contractual obligations and enables the Employer to claim under the security.

Option B is incorrect because abandonment without termination notice does not immediately entitle the Employer to claim under Performance Security; formal termination is usually required first.

Option C is incorrect because submitting a claim under Sub-Clause 20.2 (Employer's claims) does not directly correlate with claiming under Performance Security.

Option D is irrelevant; instructions to replace works do not relate to Performance Security claims.

References:

FIDIC Red, Yellow, and Silver Books 2017 Edition, Sub-Clause 4.2 - Performance Security FIDIC Contract Manager Study Guide, Module on Risk Management and Securities

### NEW QUESTION # 15

Which two statements are correct regarding the FIDIC Red Book (edition 2017)?

- A. Words and expressions stated in Sub-Clause 1.1 Definitions do not apply in respect of Specifications and Drawings.
- B. There is never a difference in effect whether in the Particular Conditions when the term "Works" is used, or when the term "works" is used.
- C. Contract Data contains information which is required by certain Sub-Clauses in the General Conditions.
- D. In some cases, if a certain information is not provided in the Contract Data, the relevant Sub-Clause shall not be applicable.

**Answer: C,D**

Explanation:

Comprehensive and Detailed Explanation:

Option B is correct: The Contract Data provides information required by specific Sub-Clauses in the General Conditions to complete the contract.

Option D is correct: If required data is missing in the Contract Data, some Sub-Clauses may not apply.

Option A is incorrect; definitions generally apply throughout the contract including Specifications and Drawings.

Option C is incorrect; case sensitivity of terms can affect contractual meaning.

References:

FIDIC Red Book 2017 Edition, Sub-Clause 1.1 - Definitions and Contract Data FIDIC Contract Manager Study Guide, Module on Contract Documents

### NEW QUESTION # 16

Under the FIDIC Construction Contract (Red Book), which of the following amendments do NOT comply with the FIDIC Golden Principles? [1999 Edition] (2 correct answers apply) Choose all of the correct answers (multiple possibilities).

- A. The DAB Decision is final and binding
- B. The Payment shall be released by the Employer within 180 days calculated from receiving the Contractor's Monthly Statement
- C. Deletion of Sub-Clauses 20.2 - 20.4 for a Project constructed in United Arab Emirates
- D. The Contractor is responsible for the performance of the Nominated Subcontractors

**Answer: B,C**

Explanation:

Option B is correct: Deleting critical dispute resolution Sub-Clauses 20.2 - 20.4 contradicts the Golden Principles by undermining fair dispute handling.

Option D is correct: Extending payment release to 180 days violates timely payment principles and fairness in cash flow management.

Option A is generally acceptable as the Contractor often assumes responsibility for nominated subcontractors.

Option C is acceptable in some jurisdictions and contracts to provide finality but can be debated.

References:

FIDIC Contract Management Guidelines - Golden Principles

FIDIC Red Book 1999 Edition, Clauses 20 and 14

### NEW QUESTION # 17

A new important feature of the FIDIC Yellow and Silver Books (edition 2017) is the inclusion of the default position that the Works or relevant part of the Works designed by the Contractor shall be fit for their ordinary purposes. Is this statement true or false?

- A. True
- B. False

**Answer: A**

Explanation:

This statement is true. The FIDIC Yellow and Silver Books (2017 editions) include a clear provision that the Works, or the parts designed by the Contractor, must be fit for their ordinary purposes, reflecting the Contractor's responsibility for design and performance. This introduces an express fitness-for-purpose obligation, which was less explicit in earlier editions.

This provision clarifies risk allocation related to design liability, ensuring that the Contractor is accountable for the fitness of the designed works unless otherwise specified.

References:

- [illegible]

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