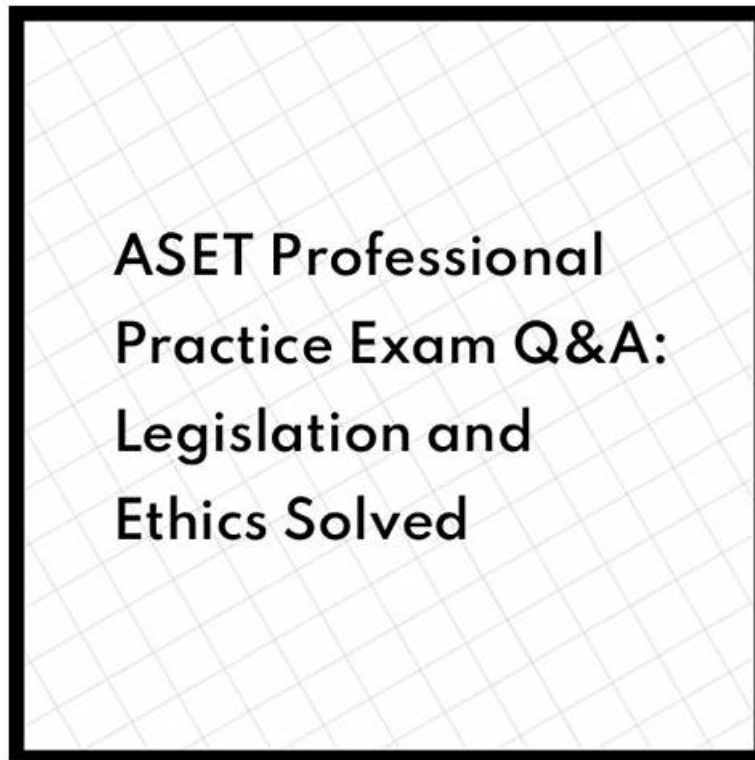


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ASET Ethics Examination-ASET Professional Practice Exam (PPE) Sample Questions (Q46-Q51):

NEW QUESTION # 46

In general, torts must be intentional or negligent to result in liability. In which of the following situations can the defendant be considered liable?

- A. Someone was injured after the defendant told them not to enter the building.

- B. An individual's reputation was damaged due to a wrong decision.
- C. A fall outside a building that resulted in a broken leg was considered accidental.
- **D. A poor building design caused injury years after it was built.**

Answer: D

Explanation:

In tort law, a professional can be held liable for "negligence" if they owed a duty of care, breached that duty by failing to meet the standard of a reasonable professional, and caused damage as a direct result.

A classic example of professional negligence is a "poor building design" (such as a structural flaw or failure to meet code). Crucially, the liability for this negligence does not disappear the moment the building is completed. Under the concept of latent defects and depending on provincial ultimate limitation periods (often 10 to 15 years), a professional can be held civilly liable if their poor design causes injury or catastrophic failure many years after the construction was finished. Options C and D involve situations where the defendant likely fulfilled their duty of care (by issuing a warning) or where the event was a pure accident lacking negligent intent. Therefore, the ongoing liability for a dangerous design flaw is the clearest example of tort liability.

NEW QUESTION # 47

If a complaint is settled with the assistance of a mediator, the Investigative Committee may proceed with a preliminary investigation under which legislation?

- A. Section 5 of the ASET Code of Ethics
- B. Section 22 of the Occupational Health and Safety Act
- **C. Section 47 of the Engineering and Geoscience Professions Act**
- D. Section 38 of the Workers' Compensation Act

Answer: C

Explanation:

The legal framework governing the disciplinary procedures for professional technologists and engineers in Alberta is strictly dictated by provincial statute, specifically the Engineering and Geoscience Professions Act (EGPA). All processes relating to complaints, mediation, preliminary investigations, and disciplinary hearings derive their legal authority entirely from this Act. When a complaint is lodged against an ASET member, the Act provides mechanisms for alternative dispute resolution, such as mediation, to resolve less severe conflicts between members or clients amicably.

However, even if a matter is settled privately through mediation, the regulatory body retains its paramount duty to protect the public. Under Section 47 of the EGPA, the Investigative Committee reserves the statutory right to proceed with a preliminary investigation anyway, to ensure that no systemic incompetence, severe ethical breaches, or ongoing threats to public safety are swept under the rug by a private settlement. The Code of Ethics and OHS Acts do not contain these specific procedural mechanisms for ASET discipline.

NEW QUESTION # 48

A local institute of technology has asked a regulated member to present a seminar to the graduating class in the member's field of technology. Since economic times are poor at present, it is the member's opinion that some of these students may soon be competing with the member in the job market. The member decides to leave out some industry information in the seminar. Did the member act unethically?

- A. The member acted ethically as it is fair to omit information from a seminar that would give students a competitive edge in the market.
- **B. The member acted unethically by serving as a poor role model for the profession and providing incomplete information to the students.**
- C. The member acted ethically because it is the member's discretion as to what information to include in the seminar.
- D. The member acted unethically by accepting the invitation to present the seminar given the member's concerns about the economy.

Answer: B

Explanation:

The ASET Code of Ethics requires members to "promote public knowledge and appreciation of applied science, information, and engineering technology," and to conduct themselves with integrity, fairness, and courtesy toward colleagues. When a professional accepts an invitation to educate students, they are acting as an ambassador and role model for the profession. Deliberately

withholding pertinent industry information from a graduating class out of self-serving fear of future job competition is a profound breach of professional integrity. It violates the spirit of knowledge-sharing that drives the profession forward and fails to support the next generation of technologists. By allowing personal financial anxiety to compromise the quality and honesty of the educational seminar, the member acts selfishly and unethically. A true professional recognizes that a well-educated, competent workforce ultimately benefits the industry and the public, and they do not view emerging graduates as adversaries to be sabotaged through omissions.

NEW QUESTION # 49

Which of the following types of members would be exempt from ASET's Continuing Professional Development Program?

- A. Association Council members
- **B. Retired members**
- C. New members
- D. Self-employed members

Answer: B

Explanation:

The ASET Continuing Professional Development (CPD) program exists to ensure that practicing technologists continuously update their technical skills to protect public safety and welfare.

Consequently, anyone actively providing engineering or applied science technology services-whether they are newly minted members (Option A), self-employed consultants (Option C), or even members sitting on the ASET Council (Option D)-must complete their mandatory CPD hours to remain competent in the current technological landscape. The only permanent exception to this rule is for Retired members. When a professional officially transitions to a "Retired" membership status with ASET, they legally declare that they have ceased all professional practice and are no longer offering technical services to the public or employers. Because they are no longer practicing, their potentially outdated skills do not pose a risk to public safety. Therefore, ASET formally exempts them from the ongoing CPD requirement while allowing them to maintain their honorary connection to the profession.

NEW QUESTION # 50

A regulated member is cancelled for non-payment of dues but is planning to reinstate as a C.E.T. member.

Which of the following actions should the cancelled member take?

- A. Keep the C.E.T. designation on business cards and signatures but notify the employer that reinstatement is required.
- B. No action is required by the member.
- C. Notify ASET and continue to use the C.E.T designation until being reinstated.
- **D. Discontinue use of the C.E.T. designation until being reinstated.**

Answer: D

Explanation:

Under the Engineering and Geoscience Professions Act (EGPA), professional designations such as C.E.T., C.Tech., and P.Tech. are strictly legally protected titles. The right to use these titles is a privilege granted exclusively to individuals who maintain their registration in good standing with the regulatory body (ASET). Maintaining good standing inherently includes fulfilling all administrative obligations, such as the payment of annual membership dues and completing CPD. If a member's registration is cancelled for non-payment-even if they intend to pay and reinstate shortly-they immediately lose the legal right to practice under that title. Continuing to use the designation on business cards, email signatures, or professional documents while cancelled (Options C and D) is an act of misrepresentation and a violation of provincial law. The only legally and ethically compliant action is to immediately discontinue all use of the C.E.T. designation until the dues are paid and official confirmation of reinstatement is received from the ASET Registrar.

NEW QUESTION # 51

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The Summit was outstanding and the audience and ASET-Ethics-Examination speakers included folks from interesting startups, service organizations, traditional small businesses, government agencies and foundations Demo ASET-Ethics-Examination Test and large corporations all targeted at better serving the needs of older Americans.

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