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CCM EXAM 300 Questions with Verified Answers

ACO - CORRECT ANSWER An acronym for Accountable Care Organization

Actuary - CORRECT ANSWER A person in the insurance field who decides insurance policy rates and reserves dividends, as well as conducts various other statistical analyses

Partnership for Health ACT 1966 - CORRECT ANSWER recognized health promotion and illness prevention as a "State of complete physical, mental, social well being

Assessment tool and diagnostic tests - CORRECT ANSWER tools used for evaluating risk and outcomes assessment tool

Glasgow coma scale and Ranchos Los Amigos(cognitive scale) - CORRECT ANSWER tools used to assess brain injured patients

psychiatric disability - CORRECT ANSWER term that can be associated with various types of illness or injury not just psych

HAART - CORRECT ANSWER highly active antiretroviral therapy

Psychiatric Disability - CORRECT ANSWER a silent comorbid condition can affect a patient's physical health and quality of life

Dual Diagnosis - CORRECT ANSWER Substance abuse and mental health combined diagnosis

polypharmacy - CORRECT ANSWER unintended duplication of drugs that usually results when patients see multiple physicians or frequent numerous pharmacies using homeopathic, supplemental, or OTC or herbal medicines also put individuals at risk for what?

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Medical Professional Certified Case Manager Certification Exam (CCM) Sample Questions (Q82-Q87):

NEW QUESTION # 82

Which one of the following statements best describes the requirements of Time for Completion?

- A. This is the Contractor's fundamental time-related obligation, namely completion the whole of the Works within the Time for Completion calculated from the Commencement Date.
- B. This is the Contractor's fundamental time-related obligation, namely the completion of most of the Works (except minor outstanding works), within the Time for Completion calculated from the Commencement Date.
- C. This is one of the Contractor's obligations, namely the completion of most of the Works (except minor outstanding works), within the Time for Completion calculated from the Commencement Date.
- D. This is one of the Contractor's obligations, namely the completion of most of the Works (except minor outstanding works), within the Time for Completion calculated from the Effective Date.

Answer: A

Explanation:

Option A best describes the Time for Completion as the Contractor's fundamental obligation to complete the entire Works within the contractual Time for Completion, calculated from the Commencement Date.

Options B, C, and D incorrectly limit the scope to "most" of the Works or confuse the reference date.

The Time for Completion sets the critical timeline for contract performance and triggering of delay damages or extensions.

References:

FIDIC Red and Yellow Books 1999 & 2017 Editions, Sub-Clause 8.1 - Time for Completion FIDIC Contract Manager Study Guide, Module on Time and Delay Management

NEW QUESTION # 83

If the Engineer is required to obtain the Employer's prior approval to issue determinations (including such requirement in the Particular Conditions) and such approval was not given by the Employer, what possible options are at stake for the Engineer to proceed? [1999 Edition] (2 correct answers apply) Choose all of the correct answers (multiple possibilities).

- A. Remain silent and not do anything in the subject.
- B. Informing the Contractor of their inability of issuing the determination, in lack of the Employer's necessary approval.
- C. Issuing the determination to the Contractor in the form and with the content agreeable to the Employer, with a remark, that it is the Employer's determination and not the Engineer's determination.
- D. The Engineer should refer the matter in subject to the DAB.

Answer: B,C

Explanation:

Under the FIDIC Red Book 1999 Edition, the Engineer is generally responsible for issuing determinations on claims and contract matters. However, if the Particular Conditions require the Engineer to obtain the Employer's prior approval before issuing such determinations, the Engineer's options become limited if that approval is not granted.

* Option C (Issuing the determination to the Contractor in the form and with the content agreeable to the Employer, with a remark that it is the Employer's determination and not the Engineer's determination) is a practical approach often taken. The Engineer may issue the determination as directed or approved by the Employer but must clarify that it reflects the Employer's decision rather than the Engineer's independent determination.

* Option D (Informing the Contractor of their inability to issue the determination, due to lack of Employer's approval) aligns with transparency and procedural correctness. The Engineer should notify the Contractor if they cannot proceed with the determination, explaining the reason to avoid misunderstanding or delay.

* Option A (Remain silent and do nothing) is not appropriate, as it may cause project delays and disputes.

* Option B (Referring the matter directly to the Dispute Adjudication Board) without a determination from the Engineer is not standard procedure under the 1999 edition. The Engineer's determination or failure to determine generally triggers the dispute resolution process, but referral is normally after due process, including issuing or attempting to issue a determination.

Hence, Options C and D are the appropriate courses of action.

References:

FIDIC Red Book 1999 Edition, Sub-Clause 3.5 - Determinations

FIDIC Red Book 1999 Edition, Particular Conditions (typical clauses on Engineer's authority) FIDIC Contract Manager Study Guide, Module on Claims and Dispute Resolution

NEW QUESTION # 84

The amount of an advance payment guarantee provided for pursuant to FIDIC Red and Yellow Books (both editions) may be reduced as of

- **A. The date on which an amount is repaid by the Contractor as stated in the Payment Certificates**
- B. The Commencement Date
- C. The date of the Taking Over Certificate
- D. The date on which the entire advance payment is repaid as stated in the Payment Certificate

Answer: A

Explanation:

According to FIDIC Red and Yellow Books (both 1999 and 2017 editions), the advance payment guarantee amount may be progressively reduced as the Contractor repays the advance payment through deductions from interim payment certificates. This means the guarantee is reduced as per amounts repaid, not only upon full repayment.

Option D is correct: The guarantee reduces as partial repayments are certified in Payment Certificates.

Option C is incorrect because the reduction happens gradually, not only after full repayment.

Options A and B do not directly relate to the reduction mechanism of the advance payment guarantee.

References:

FIDIC Red and Yellow Books 1999 & 2017 Editions, Sub-Clause 14.2 - Advance Payment Guarantee FIDIC Contract Manager Study Guide, Module on Payment Procedures

NEW QUESTION # 85

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 Contractor failed to renew the Tender Security.**
- D. The Engineer had issued instruction to replace part of the Works.
- E. The Employer had submitted a claim under Sub-Clause 20.2.

Answer: B,C

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 # 86

Which of the following FIDIC contract forms require certification in the payment process? (2 correct answers apply) Choose all of the correct answers (multiple possibilities).

- A. FIDIC Conditions of Contract for EPC/Turnkey Projects ("Silver Book").
- **B. FIDIC Conditions of Contract for Construction ("Red Book").**
- **C. FIDIC Conditions of Contract for Plant and Design Build ("Yellow Book").**

Answer: B,C

Explanation:

Comprehensive and Detailed Explanation:

Options A and B are correct: Both the Red and Yellow Books require the Engineer to certify payments before the Employer pays the Contractor.

Option C (Silver Book) typically places the risk on the Contractor and often provides for payment without Engineer certification, reflecting the turnkey nature of the contract.

References:

FIDIC Red and Yellow Books 1999 & 2017 Editions, Clauses on Payment Certification FIDIC Silver Book 1999 & 2017 Editions
- Payment Provisions FIDIC Contract Manager Study Guide, Module on Payment Procedures

NEW QUESTION # 87

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