

CCM Exam Test | Valid CCM Exam Simulator



What's more, part of that Actual4Cert CCM dumps now are free: https://drive.google.com/open?id=1S72QkuNTvWbIdHqHrJ0iu9P0CCu-MX_n

Every day is new beginning; we will have a good mood. Hot and outstanding IT certification will be a good beginning for your IT career road. Medical Professional CCM current exam content will be a strong helper for you. If you want to realize your dream and get a certification, Actual4Cert provide the best valid Medical Professional CCM Current Exam Content materials to help you pass tests. And you will have a great progress in a short time.

Perhaps you have had such an unpleasant experience about what you brought in the internet was not suitable for you in actual use, to avoid this, our company has prepared CCM free demo in this website for our customers. The content of the free demo is part of the content in our real CCM Study Guide. Therefore, you can get a comprehensive idea about our real CCM study materials. And you will find there are three kinds of versions of CCM learning materials for you to choose from namely, PDF Version Demo, PC Test Engine and Online Test Engine.

Valid CCM Exam Simulator & CCM New Practice Materials

Actual4Cert is regarded as an acclaimed CCM dumps study material provider for certification exams that includes a range of helping materials, programs and pathways to ease your tensions of CCM exam preparation. The prime objective in developing CCM exam dumps is to provide you the unique opportunity of getting the best information in the possibly lesser content. It not only saves your time but also frees you from the hassle of going through tomes of books and other study material. Shorn of unnecessary burden, you better focus what is extremely important to pass exam; hence you increase your chances of success with CCM Exam Questions than other that of candidates.

Medical Professional Certified Case Manager Certification Exam (CCM) Sample Questions (Q77-Q82):

NEW QUESTION # 77

The Employer has prepared a contract for a waste-to-energy project based on the FIDIC Yellow Book (edition 1999). You are preparing negotiations on behalf of one of the Subcontractors with the Contractor. The main Contractor will manage the design and build of the Works, whereby the Subcontractor will deliver critical systems regarding power generation and cooling. The Contractor intends to contract the main Contract back- to-back with the Subcontractor. In the proposed back-to-back subcontract, the following amendment is proposed through Particular Conditions:

"Sub-Clause 4.4. The following paragraph is added: The Subcontractor is required to scrutinize the Employer's Requirements in a manner identical to the obligations of the Contractor as stated in Sub-Clause 5.1 of the Main Contract. The Subcontractor will indemnify and hold harmless (up to the maximum liability of the Subcontractor) the Contractor with regard to any error, fault or other defect found in the Employer's Requirements, its items of reference or Contractor's design of the Works for the scope part for which Subcontractor is contracted." What is your advice to the Subcontractor (SC) in regard to entering this proposed subcontract?

- A. I would advise the SC to enter the Contract with the request to the Contractor to delete this amendment in the Particular Conditions. If the Contractor does not agree to do so, at least the Subcontractor has tried its best.
- B. I would advise the SC to discuss this amendment with the insurance company just to be sure there will be no transfer of risks. This amendment is mainly a consequence of the FIDIC Yellow Book structure, where the Contractor has obligations in terms of scrutinizing the Employer's Requirements. This amendment makes this obligation more explicit. If the insurance company has no problems with insuring the parts which will be delivered by SC to Contractor, the SC can accept this risk and enter into the subcontract.
- C. I would advise the SC not to enter this contract, because Sub-Clause 4.4 describes the obligations of SC towards Contractor, but this amendment positions the SC in a vulnerable position for claims regarding all errors, faults or other Defects (whether originating from the Employer's Requirements or the design of the Contractor). Essentially, this means the SC becomes liable for the design part, which is within the scope of Contractor even without SC having the opportunity to review it.
- D. I would advise the SC not to enter this contract because the Contractor is obliged to act in accordance with good faith. A proposed paragraph like this opposes good faith.

Answer: C

Explanation:

In FIDIC Yellow Book (1999), the Contractor is responsible for scrutinizing the Employer's Requirements per Sub-Clause 5.1 and must notify any discrepancies or errors. However, passing this obligation to a Subcontractor, and requiring the Subcontractor to indemnify the Contractor for errors or defects arising from the Employer's Requirements or the Contractor's design, unfairly shifts risk and liability to the Subcontractor.

The Subcontractor is likely not in a position to fully review or control the Employer's Requirements or the overall Contractor's design. This exposes the Subcontractor to excessive risk, beyond their scope and capacity.

Advice C highlights that the Subcontractor becomes vulnerable to claims for design defects outside their control. This misallocation of risk is generally not recommended and can be challenged during contract negotiation. Good contract management practice and risk allocation principles (FIDIC Contract Manager Study Guide, Module on Claims and Dispute Resolution) support this position. While Options A, B, and D propose different approaches, only C correctly identifies the fundamental contractual and risk management issue that should prevent the Subcontractor from entering the contract as is.

References:

FIDIC Yellow Book 1999, Sub-Clause 5.1 - Contractor's General Obligations FIDIC Contract Manager Study Guide, Module on Claims and Dispute Resolution FIDIC Contract Manager Study Guide, Module on Risk Management

NEW QUESTION # 78

You are the Contract Manager of the Engineer for a contract using FIDIC Yellow Book (edition 2017). You are drafting a notice holding the Commencement Date. Which one of the following approaches has the most clear and unambiguous drafting?

- A. The Contractor is kindly notified that the project shall be started by 17 April 2023.
- B. I hereby give notice, in accordance with Sub-Clause 1.1.84 and 8.2 of the Conditions of Contract, that the Time for Completion shall commence from 17 April 2023.
- C. I hereby give notice, in accordance with Sub-Clause 8.1 of the Conditions of Contract, the Commencement Date shall be 17 April 2023.
- D. The commencement date of this project under Sub-Clause 8.1 of the Conditions of Contract will be 10 days from 7 April 2023.

Answer: C

Explanation:

Option A provides the clearest and most unambiguous notice because:

It explicitly references the relevant Sub-Clause (8.1) that governs Commencement Date notification.

It uses precise language "I hereby give notice" indicating formal notification.

It clearly states the Commencement Date with a specific date (17 April 2023).

Options B and C are less formal or ambiguous and do not refer to the proper contract clause, which could lead to disputes. Option D incorrectly refers to the Time for Completion start rather than the Commencement Date specifically.

Clear and formal notices help prevent contractual disputes by explicitly identifying the contractual clause and key date.

References:

FIDIC Yellow Book 2017 Edition, Sub-Clause 8.1 - Commencement of Works

FIDIC Contract Manager Study Guide, Module on Contract Formation and Execution

NEW QUESTION # 79

There are four reasons that the Employer/Contractor shall advise in advance each other and the Engineer of any known or future events or circumstances.

Which two of the following statements are NOT applicable reasons?

(Choose all correct answers - multiple possibilities)

- A. Increase the performance of the Works when completed.
- B. Decrease the Contract Price.
- C. Delay the execution of the Works or a Section.
- D. Adversely affect the work of the Contractor's Personnel.

Answer: A,B

Explanation:

Comprehensive and Detailed Explanation:

Under the FIDIC Red Book 2017 (similar principles apply in other editions), Sub-Clause 4.1 ("Contractor's General Obligations") and Sub-Clause 3.4 ("Delay Damages") require both Employer and Contractor to notify the Engineer in advance about any events or circumstances which may delay the works or adversely affect the Contractor's personnel or progress. This early notification ensures proper management and mitigation of risks that could impact the project timeline or quality.

* Option A (Delay the execution of the Works or a Section) is a core reason for notification since delays affect the critical path and programme, requiring possible extensions or adjustments.

* Option C (Adversely affect the work of the Contractor's Personnel) is also a valid reason because issues affecting workforce productivity or availability can impact project delivery.

On the other hand:

* Option B (Decrease the Contract Price) is not a reason to notify. Changes in contract price usually arise from variations or claims but are not a "known or future event" requiring prior notification unless linked to a variation or compensation event.

* Option D (Increase the performance of the Works when completed) is positive and does not negatively affect project progress or cost; therefore, it is not a reason for advance notification under these contract provisions.

Thus, the two not applicable reasons are B and D.

References:

FIDIC Conditions of Contract for Construction, 2017 Edition, Sub-Clause 4.1 - Contractor's General Obligations FIDIC

Conditions of Contract for Construction, 2017 Edition, Sub-Clause 3.4 - Delay Damages FIDIC Contract Manager Study Guide, Module on Communication and Reporting

NEW QUESTION # 80

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

Answer: A,D

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 # 81

Under the FIDIC Construction Contract, which one of the following statements is correct?

- A. Payment to DAB Members must be certified by the Employer.
- B. Payments of a DAB Member's retainer fee is the sole responsibility of the Contractor.
- C. A DAB must give its decision in writing on any dispute when requested by one of the Parties.
- D. For an ad-hoc DAB, a retainer fee for each DAB Member must be paid to the Member on the first day of each calendar month.
- E. If all persons nominated to serve as members of an ad hoc DAB do not sign a DAB Agreement, an appointing entity can make appointments.

Answer: C

Explanation:

Under the FIDIC Conditions of Contract (particularly 2017 editions), the Dispute Adjudication Board (DAB) is a standing or ad hoc body that provides binding decisions on disputes. One key requirement is that the DAB must give its decisions in writing upon request by either Party, ensuring clarity and enforceability.

Option E is correct as the DAB's decision must be documented formally.

Option A is incorrect; the cost of the DAB is generally shared by Employer and Contractor as per the contract.

Option B is incorrect because retainer fees can be paid on different schedules, not necessarily monthly on the first day.

Option C is incorrect; payments to DAB members do not require Employer's certification but are agreed as part of the DAB contract.

Option D is partially true but not a standalone correct statement without additional context.

References:

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

NEW QUESTION # 82

People always want to prove that they are competent and skillful in some certain area. The ways to prove their competences are varied but the most direct and convenient method is to attend the CCM certification exam and get some certificate. Passing the CCM certification can prove that you are very competent and excellent and you can also master useful knowledge and skill through passing the CCM test. Purchasing our CCM guide torrent can help you pass the CCM exam and it costs little time and energy.

CCM exam tests your ability to develop a Medical Professional Exams conceptual design given a set of customer requirements, determine the functional requirements needed to create a logical design, and architect a physical design using these elements. You will find everything you need to overcome the difficulty of CCM prep4sure vce, once you select our valid CCM dumps torrent as your study materials, you will not only pass Certified Case Manager Certification Exam (CCM) prep4sure test easily and consolidate your expertise, but also have access to the one-year free update CCM dumps pdf service, CCM dumps torrent will be wise choice for wise people who have great and lofty aspirations.

Medical Professional CCM Exam Test: Certified Case Manager Certification Exam (CCM) - Actual4Cert Download Demo Free

You will find everything you need to overcome the difficulty of CCM prep4sure vce, once you select our valid CCM dumps torrent as your study materials, you will not only pass Certified Case Manager Certification Exam (CCM) prep4sure test easily and consolidate your expertise, but also have access to the one-year free update CCM dumps pdf service.

CCM dumps torrent will be wise choice for wise people who have great and lofty aspirations, Our company is keep up with the popularity of the world, It is because that we cannot CCM Exam Test touch the Certified Case Manager Certification Exam (CCM) exam study material, you may curious about its profession and accuracy.

- CCM Reliable Exam Simulations □ Braindump CCM Free □ CCM Free Dumps □ Go to website ⇒ www.exam4labs.com □ open and search for « CCM » to download for free □ CCM Reliable Exam Simulations
- Exam CCM Cram Questions □ Guaranteed CCM Success □ CCM Practice Tests □ Search for ✓ CCM □ ✓ □ and easily obtain a free download on ► www.pdfvce.com □ □ CCM Mock Exams
- Hot CCM Exam Test 100% Pass | High-quality CCM: Certified Case Manager Certification Exam (CCM) 100% Pass □ Easily obtain ⇒ CCM □ for free download through 「 www.pdfdumps.com 」 □ CCM Exam Vce Free
- CCM Free Dumps □ Guaranteed CCM Success □ New CCM Test Tips □ Search on ✓ www.pdfvce.com □ ✓ □ for { CCM } to obtain exam materials for free download □ CCM Reliable Braindumps Book
- CCM Exam Test - 100% Pass Quiz First-grade Medical Professional CCM - Valid Certified Case Manager Certification Exam (CCM) Exam Simulator □ Copy URL ► www.prep4away.com ◀ open and search for □ CCM □ to download for free □ CCM Valid Dumps Ppt
- CCM Mock Exams □ Braindump CCM Free ↘ CCM Practice Tests □ Copy URL ⇒ www.pdfvce.com □ □ □ open and search for ⇒ CCM □ to download for free □ CCM Reliable Braindumps Book
- CCM Latest Study Materials □ CCM Best Practice □ CCM Valid Dumps Ppt □ Search for □ CCM □ and download it for free on □ www.examcollectionpass.com □ website □ New CCM Test Tips
- Valid CCM Test Duration □ Valid CCM Test Duration □ Guaranteed CCM Success □ Search for □ CCM □ and download it for free immediately on (www.pdfvce.com) □ CCM Reliable Braindumps Book
- Valid CCM Test Duration (M) CCM Reliable Braindumps Book □ CCM Mock Exams □ Search for ► CCM ◀ and easily obtain a free download on ⇒ www.prepawayexam.com ⇐ □ CCM Reliable Exam Simulations
- CCM Exam Test - 100% Pass Quiz First-grade Medical Professional CCM - Valid Certified Case Manager Certification Exam (CCM) Exam Simulator ☒ Search for □ CCM □ on 【 www.pdfvce.com 】 immediately to obtain a free download □ CCM New Dumps Free
- Exam CCM Cram Questions □ CCM Online Lab Simulation □ Latest CCM Test Blueprint □ Open website ► www.testkingpass.com ◀ and search for ⇒ CCM □ for free download □ CCM Accurate Test
- www.stes.tyc.edu.tw, www.stes.tyc.edu.tw, www.stes.tyc.edu.tw, www.stes.tyc.edu.tw, www.stes.tyc.edu.tw, www.stes.tyc.edu.tw, [bbs.t-firefly.com](http://www.bbs.t-firefly.com), www.stes.tyc.edu.tw, www.stes.tyc.edu.tw, www.stes.tyc.edu.tw, www.stes.tyc.edu.tw, www.stes.tyc.edu.tw, Disposable vapes

BTW, DOWNLOAD part of Actual4Cert CCM dumps from Cloud Storage: <https://drive.google.com/open?>

id=1S72QkuNTvWbIdHqHrJ0iu9P0CCu-MX_n