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CTTAM Technical Examination - Civil Engineering Technology C.E.T Sample Questions (Q21-Q26):

NEW QUESTION # 21

Whatto determine the compressive strength of concrete?

- A. Air test
- B. Sieve test
- C. Cylinder test
- D. Slump test

Answer: C

Explanation:

Concrete compressive strength is determined by loading a standard specimen (commonly a cylinder) in axial compression until failure and calculating strength as the maximum load divided by the specimen's cross-sectional area. This is the core acceptance/quality-control measure used to verify that concrete meets the specified design strength in contract documents. Civil engineering materials references describe that compressive strength (f_c) is measured from the maximum load at failure and that standardized procedures (e.g., ASTM C31 for making/curing and ASTM C39 for testing) are used to ensure consistency and reduce testing error.

Laboratory/field experiment procedures similarly defining test as a compression machine test on a concrete cylinder, with load increased to failure and strength computed from the peak load and cylinder area.

Slump testing measures workability/consistency, air tested air, and sieve testing relates to aggregate gradation-none provide compressive strength. Hence, the correct test is the cylinder test.

NEW QUESTION # 22

A subcontractor is completing surface rehabilitation in a mature community. What are the minimum requirements for quality that must be met?

- A. Developer insurance requirements
- **B. Municipality specifications**
- C. Warranty agreement specifications
- D. Subcontractor's paving specifications

Answer: B

Explanation:

In municipal surface rehabilitation, the governing minimum quality requirements are set by the municipality's standards/specifications, because the work interfaces with, affects, and is often handed over to municipal infrastructure (roads, sidewalks, utilities, drainage). Municipal specifications define accepted materials, compaction/density requirements, asphalt/concrete placement tolerances, testing frequency, restoration details, and acceptance criteria. Contractor or subcontractor internal specs may exceed municipal requirements, and warranties/insurance address risk allocation, but they do not replace the owner/authority's technical acceptance standards. In civil engineering practice, "specifications" are the formal technical requirements that the delivered system must meet (minimum/maximum/range), including items like minimum density of roadbed, tolerances, and material performance—these are typically established by the owning agency (here, the municipality) for public infrastructure assets. Thus, the minimum quality threshold is defined by the municipality specifications.

NEW QUESTION # 23

Why would an owner require COR certification from a contractor?

- A. To ensure that a contractor has first aid personnel on staff
- B. To ensure that a contractor is generally in compliance with workers' compensation regulations
- C. To ensure that a contractor has a good workplace safety record
- **D. To ensure that a contractor has a quality safety management program in place**

Answer: D

Explanation:

COR (Certificate of Recognition) is a Canadian occupational health and safety certification awarded to employers that implement and maintain an occupational health and safety management system (OHSMS) that meets established standards and passes an audit. Government and regulator guidance describes COR as recognition that an employer's health and safety management system has been evaluated and meets provincial standards. Owners require COR because it provides evidence the contractor has a structured, audited safety management program (policies, hazard identification/control, training, incident management, and continuous improvement), which reduces project risk and supports due diligence. This aligns directly with option D, which focuses on a quality safety management program, rather than only first aid staffing, an informal "good record," or general workers' compensation compliance.

NEW QUESTION # 24

A project manager is aware of a faulty fall protection railing. The safety issue is reported but not remedied or documented. In the event of an incident, what is the maximum penalty for the first offence under the Occupational Health and Safety Act?

- A. Loss of business licence
- B. Loss of position and/or five years' imprisonment
- **C. \$500,000 fine and/or six months' imprisonment**
- D. Imprisonment of not less than five years

Answer: C

Explanation:

Under Alberta's Occupational Health and Safety (OHS) legislation, enforcement includes significant penalties for contraventions, especially where hazards like fall protection are involved and an incident occurs. Alberta's official guidance on convictions under OHS legislation states that for a first offence under the OHS Act, fines can be up to \$500,000 and/or up to 6 months in prison per violation (with additional daily fines possible if the offence continues). This directly matches the option describing a \$500,000 fine and/or six months' imprisonment. The other options (loss of business licence, mandatory five-year imprisonment, etc.) are not the stated maximum first-offence penalty in the cited OHS information. Therefore, the correct maximum penalty for the first offence is Option C.

NEW QUESTION # 25

A gas fireplace has been installed by the general contractor's sub-trade. After numerous repair attempts, it is still not operating properly. How should the owner correct the problem?

- A. Contact the fireplace manufacturer for assistance.
- **B. Ask the general contractor to review and correct the installation.**
- C. Ask the sub-trade to review and correct the entire installation.
- D. Engage a new mechanical contractor for repairs and back-charge the general contractor.

Answer: B

Explanation:

Under standard construction contracting practice, the general contractor (prime contractor) is responsible for the overall delivery of the work, including coordination and quality of subcontractors' work and correction of deficiencies that fall under the contract's quality obligations and warranty requirements. Warranties are specifically described as requiring the contractor to repair or replace deficient work within a specified period at the contractor's expense. Since the subcontractor is contractually accountable to the general contractor (not directly to the owner in a typical arrangement), the owner's most effective and proper route is to require the general contractor to address the deficiency, manage the subcontractor, and ensure the system performs as required. Escalating directly to a new contractor and back-charging can be possible, but it is typically a later remedy after formal notice and contract procedures. Contacting the manufacturer may help diagnose, but it does not replace contractual responsibility for correction. Therefore, the correct action is to ask the general contractor to review and correct the installation.

NEW QUESTION # 26

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