

# Pass Guaranteed Quiz 2026 Medical Professional CCM: Certified Case Manager Certification Exam (CCM)– High-quality Valid Braindumps Pdf

## 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 (Q38-Q43):

### NEW QUESTION # 38

For the FIDIC Red Book (both editions), the Contractor is required to submit a progress report monthly. When does the Contractor's reporting requirement end?

- A. At the Date of Completion of the Works (irrespective of whether there is minor outstanding work to be performed).
- B. After issuance of the Taking-Over Certificate.
- C. Until all outstanding works as stated in the Taking-Over Certificate are completed.
- D. After issuance of the Performance Certificate.

**Answer: C**

Explanation:

The Contractor's obligation to submit progress reports continues until all outstanding work identified in the Taking-Over Certificate has been completed. The Taking-Over Certificate signals substantial completion but may allow for outstanding minor works.

Reporting is essential to monitor progress on these outstanding works.

The Performance Certificate relates to final contract completion but reporting usually ends earlier only after all works are completed. Therefore, Option D is correct.

References:

FIDIC Red Book 1999 & 2017 Editions, Sub-Clause 4.21 - Progress Reports FIDIC Contract Manager Study Guide, Module on Communication and Reporting

### NEW QUESTION # 39

The details of all the matters that have been clarified and agreed between the Employer and tenderers during the tender stage are recorded by, for instance, a memorandum of understanding. The Employer may award the contract to the tenderer through a letter of formal acceptance, signed by the Employer. This process is in compliance with which one of the following Golden Principles (GP's)?

- A. GP 1
- B. GP 3
- C. GP 2
- D. GPA

**Answer: A**

Explanation:

FIDIC's Golden Principles (GPs) guide good contract management and administration. Golden Principle 1 (GP1) emphasizes "Clear communication and documentation" to avoid misunderstandings and disputes. It specifically promotes thorough documentation of all agreements and clarifications reached during the tender process. The use of a memorandum of understanding or similar record ensures transparency and mutual understanding. Furthermore, the formal award of the contract by a signed letter of acceptance aligns with the principle of clear and formal contract formation.

\* GP1 ensures that all key matters, changes, and agreements are properly documented during the tender phase and contract award to form an unambiguous contractual basis.

\* GP2 and GP3 relate more to ongoing contract administration, risk management, and dispute resolution rather than the contract formation process.

\* GPA (Golden Principle A) is not a standard FIDIC term associated with contract formation or tender stage documentation.

Therefore, the described process aligns best with Golden Principle 1 (GP1).

References:

FIDIC Contract Manager Study Guide, Section on Golden Principles of Contract Management FIDIC Guidelines for Contract Managers

#### NEW QUESTION # 40

Giving "Notice" .... [2017 edition] (2 correct answers apply)

Choose all of the correct answers (multiple possibilities).

- A. ... is always compulsory together with a clear indication of the relevant Sub-Clause under which the Notice is being served.
- B. ... is not a compulsory obligation, but "highly recommended".
- C. ... is a special obligation for the Engineer only, in order to enable him/her to manage the implementation of the contract.
- D. ... is intended for written communications, in full compliance with the formal requirements outlined in the dedicated Sub-Clause.

**Answer: A,D**

Explanation:

Option B is correct: Notices are compulsory when required and must reference the relevant Sub-Clause to be valid.

Option D is correct: Notices are formal written communications and must comply with the contract's prescribed procedures.

Option A is incorrect; notices are often mandatory, not merely recommended.

Option C is incorrect; notices are obligations for all Contract Participants, not just the Engineer.

References:

FIDIC Red, Yellow, Silver Books 2017 Edition, Sub-Clause 1.3 - Communications FIDIC Contract Manager Study Guide, Module on Notices and Communication

#### NEW QUESTION # 41

Which two of the following statements are correct regarding Dispute under the FIDIC Red, Yellow, and Silver Books (edition 2017)?

Choose all of the correct answers (multiple possibilities)

- A. The Dispute must be submitted to the Dispute Avoidance and Adjudication Board (DAAB) within 42 days, otherwise the NOD is deemed to have lapsed and is no longer valid.
- B. If a Party is dissatisfied with the determination and has given Notice of Dissatisfaction (NOD) to the other party within a strict 28-day time limit, a Dispute arises and either Party may proceed under Sub-Clause 21.4 to obtain a DAAB decision on it.
- C. In case the Engineer refuses to issue a Performance Certificate or to issue one with a correct date under Sub-Clause 11.9, and the Contractor has disagreed with the requested entitlement or relief in connection with this refusal, Dispute shall be deemed to have arisen.
- D. Both 'Disagreement' and 'Dispute' are defined terms under the Conditions of Contract.

**Answer: B,C**

Explanation:

Option A is correct. Under Sub-Clause 11.9 (Performance Certificate) refusal or incorrect issuance by the Engineer, combined with disagreement by the Contractor, may cause a Dispute to arise.

Option B is correct. If a Party is dissatisfied with a determination, it must give a Notice of Dissatisfaction (NOD) within 28 days to escalate the matter to a Dispute, allowing either Party to refer it to the DAAB as per Sub-Clause 21.4.

Option C is incorrect. The contract does not specify a 42-day time limit for submission to DAAB after NOD; timelines vary by contract and stage.

Option D is incorrect. 'Disagreement' is not a formally defined term in FIDIC contracts, whereas 'Dispute' is.

References:

FIDIC Red, Yellow, Silver Books 2017 Edition, Sub-Clause 11.9 and Clause 21 - Claims, Disputes, and Adjudication FIDIC Contract Manager Study Guide, Module on Dispute Resolution

#### NEW QUESTION # 42

Which of the following documents form part of a FIDIC Construction Contract ["Red Book" (1999)], hence, to be drafted and included among the Tender Documents? (2 correct answers apply) Choose all of the correct answers (multiple possibilities).

- A. Bill of Quantities
- B. Employer's Requirements
- C. Schedule of Baselines
- D. Specifications
- E. Schedule of Guarantees

**Answer: A,D**

Explanation:

Under the FIDIC Red Book (1999), the Tender Documents typically include:

The Bill of Materials (Option B), which provides detailed quantities for priced items and forms a basis for tender pricing.

The Specifications (Option E), which define the technical requirements for the Works.

The Schedule of Guarantees (Option A) is usually provided later, during contract formation, not as part of tender documents.

Employer's Requirements (Option C) are more commonly referenced in design-build contracts such as the Yellow Book, not the Red Book which is traditionally a design-bid-build contract.

Schedule of Baselines (Option D) is not a standard tender document in FIDIC Red Book contracts.

References:

FIDIC Red Book 1999 Edition - Tender Documents Section

FIDIC Contract Manager Study Guide, Module on Tendering Documents

## NEW QUESTION # 43

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