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CTTAM Technical Examination - Civil Engineering Technology C.E.T Sample Questions (Q56-Q61):

NEW QUESTION # 56

EXCERPT FROM MUNICIPAL BYLAW 1234 - ZONING

Section 3: Single family zone

3.1 All dwellings shall house one family.

3.2 All dwellings shall have a minimum main floor area of 120 m².

3.3 All dwellings shall be constructed a minimum of 10.0 m from the front property line, 15.0 m from the rear property line, and 1.5 m from the side property lines.

3.4 An application that does not fulfill the above requirements shall be referred to Council.

- A. Reject the application because the rear yard setback is too large.
- B. Approve the application because it meets all requirements.
- C. Reject the application because one of the side yard dimensions and the main floor area are not sufficient.
- **D. Refer the application to Council because it does not meet the requirements.**

Answer: D

Explanation:

The bylaw excerpt establishes mandatory requirements (one family, minimum 120 m² floor area, and minimum setbacks) and then provides the required administrative action in Section 3.4: any application that does not fulfill the above requirements shall be referred to Council. The correct decision is therefore governed directly by the regulatory text: when any requirement is not met, the prescribed next step is referral rather than approval. Option C matches the bylaw's stated process exactly by directing the application to Council due to noncompliance. Options B and D propose outright rejection reasons that the excerpt does not authorize as the required action; the excerpt explicitly states "referred to Council" for noncompliant applications. Option A is only valid when all requirements are met. Accordingly, the correct response is refer to Council.

NEW QUESTION # 57

In which step in this diagram will a general contractor need to consider their bonding capacity?

- A. Complete bid report
- **B. Decision to bid**
- C. Management review
- D. Notify subcontractors

Answer: B

Explanation:

Bonding capacity is a contractor's available surety credit-how much bonded work they can carry at once and still qualify for required bid/performance/payment bonds. This must be evaluated before committing to pursue the tender, because the ability to provide bonding is often a mandatory bid requirement and affects whether the contractor can submit a compliant bid and subsequently execute the contract. If bonding is not available (or limits would be exceeded), time spent on pricing, subcontractor solicitation, and bid compilation may be wasted and could expose the firm to reputational and procurement risk. Construction project delivery and contracting processes emphasize early go/no-go decisions based on constraints (capacity, risk, resources, financial/security requirements) before major estimating effort is expended. Therefore, bonding capacity should be considered at the earliest gate where the firm commits to compete-the decision to bid-so the contractor confirms eligibility and capability before mobilizing the full bid preparation process.

NEW QUESTION # 58

Which of the following are the most effective ways to communicate with ot contract?

- A. Calling clients or co-workers at home

- B. Memos, instant messages, and video conferences
- C. Leaving a message with a receptionist
- **D. Email, memos, and meetings**

Answer: D

Explanation:

Construction contract communication must be documented, clear, and traceable to support coordination, decisions, and potential claims management. Civil engineering project administration emphasizes collecting and maintaining accurate information and records to manage issues and provide defensible documentation.

Labi notes the importance of rigorous follow-up processes and maintaining accurate, up-to-date data for claims management and project feedback. Email and memos provide written records that can be filed and referenced, while meetings (with minutes) enable alignment and resolution of coordination items. Leaving messages with receptionists or contacting people at home is unreliable and not professionally appropriate.

Instant messages/video conferences can be useful, but unless they are formally recorded and controlled, they may not provide the same contractual traceability as emails/memos and structured meetings. Therefore, the most effective methods listed are email, memos, and meetings.

NEW QUESTION # 59

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 # 60

Prior to entering an active construction site, what must all visitors do?

- A. Show identification credentials.
- B. Check in at the site office for permission.
- C. Call supervisor notifying of site visit.
- **D. Put on the appropriate Personal Protective Equipment (PPE).**

Answer: D

Explanation:

Active construction sites present immediate hazards (struck-by, slips/trips, falling objects, dust/noise, and equipment interaction). Safety standards require that anyone entering hazard areas wear the required PPE for that site (hard hat, safety footwear, high-visibility apparel, eye protection, etc.) as dictated by the site's hazard assessment and rules. EM 385-1-1 requires PPE use appropriate to exposures and includes provisions for visitors/inspectors/survey crews who may be exposed to construction hazards and traffic/equipment. While checking in or notifying supervision may be a site rule, the universally mandatory precondition for entry into active work zones is wearing appropriate PPE, because it is the primary control that reduces immediate injury risk upon entering the site environment. Therefore, the correct choice is A.

NEW QUESTION # 61

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