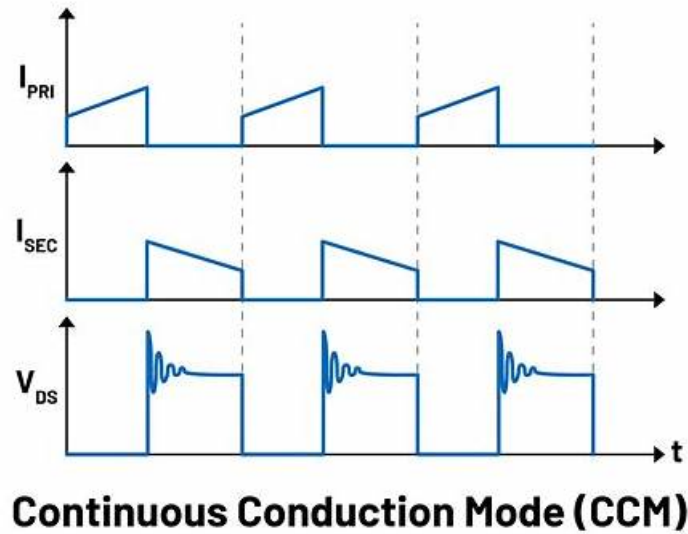


CCM模擬モード & CCM合格対策



BONUS!!! Jpshiken CCMダンプの一部を無料でダウンロード: https://drive.google.com/open?id=1VCYqoaZ_w_zqIWKP3pPG8bn0dQq63GDQ

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>> CCM模擬モード <<

CCM合格対策、CCM参考書勉強

JpshikenクライアントがCCMクイズ準備を購入する前後に、思いやりのあるオンラインカスタマーサービスを提供します。クライアントは、購入前にCCM試験実践ガイドの価格、バージョン、内容を尋ねることができます。ソフトウェアの使用法、CCMクイズ準備の機能、CCM学習資料の使用中に発生する問題、および払い戻しの問題について相談できます。オンラインカスタマーサービスの担当者がCCM試験実践ガイドに関する質問に回答し、辛抱強く情熱的に問題を解決します。

Medical Professional Certified Case Manager Certification Exam (CCM) 認定 CCM 試験問題 (Q28-Q33):

質問 # 28

Both FIDIC Silver Book (SB) and Yellow Book (YB) (edition 1999) mention the Contractor scrutinising the Employer's Requirements. Which statement is correct?

- A. Scrutinising in FIDIC Yellow Book 1999 and Silver Book 1999 means that the Contractor must ask the Employer to check the Employer's Requirements very well to see if the Works can be built on that location according to the Employer's Requirements.
- B. Scrutinising in FIDIC Yellow Book 1999 means that the Contractor has the opportunity after contract close to report on any errors, mistakes or conflicts in the Employer's Requirements. In the FIDIC Silver Book 1999 scrutinising provides that

obligation during the tender period; Contractor has the opportunity to report on any errors, mistakes or conflicts in the Employer ' s Requirements and for Employer to change it; for after contract closes this is not a duty anymore of Employer.

- C. Scrutinising in FIDIC Silver Book 1999 means that the Contractor should read the Employer ' s Requirements very thoroughly after the contract closes and see if the Employer ' s Requirements is complete or if something is missing.
- D. Scrutinising in FIDIC Yellow Book 1999 means the same as in FIDIC Silver Book 1999. In both models it means that after the contract closes and before starting the actual making of the design, the Contractor has to read the Employer ' s Requirements very thoroughly and check on any errors, omissions or conflicts.

正解: B

解説:

Option D correctly captures the difference between Yellow and Silver Books (1999):

In the Yellow Book, the Contractor may raise concerns after contract close.

In the Silver Book, the Contractor must scrutinize and report on Employer's Requirements during the tender period, and after contract close this duty lapses.

Other options misunderstand timing or scope of scrutiny.

References:

FIDIC Yellow and Silver Books 1999 Editions, Sub-Clause 4.1 - Contractor's General Obligations FIDIC Contract Manager Study Guide, Module on Employer's Requirements and Scrutiny

質問 # 29

Upon review of the revised programme, submitted by the Contractor, if the Engineer (under FIDIC Red or Yellow Books) or Employer (under FIDIC Silver Book) does not give a Notice of Non-Compliance within 14 days after receiving a revised programme, then ... [complete the sentence, thereby considering FIDIC Red, Yellow, and Silver Books (edition 2017)]. (1 correct answer applies)

- A. The Contractor shall submit a Notice to the Engineer or the Employer reminding him to give its approval on the revised programme.
- B. The Engineer is deemed to have no objection to use the revised programme submitted by the Contractor, for the Works.
- C. The Contractor cannot proceed in accordance with the Programme.
- D. The Engineer shall be deemed to have given a Consent and the revised programme shall be the Programme.

正解: B

解説:

According to the FIDIC 2017 editions (Red, Yellow, and Silver Books), when the Contractor submits a revised programme, the Engineer or Employer has a limited time (typically 14 days) to review and raise any Notice of Non-Compliance if the programme does not meet contract requirements (Sub-Clause 8.3 or equivalent). If no notice is issued within this period, the Engineer or Employer is deemed to have no objection to the revised programme.

This does not imply formal approval or consent, but the programme can be used for the execution and administration of the works in the absence of objections. This avoids unnecessary delay due to inaction.

Option D is correct as it captures this deemed "no objection" position.

Option B is incorrect as "deemed consent" is stronger than FIDIC provisions state; it is more correct to say "no objection".

Option A is incorrect since the Contractor does not have to remind the Engineer or Employer for consent within this period.

Option C is incorrect because the Contractor may proceed if no non-compliance is notified.

References:

FIDIC Red Book 2017 Edition, Sub-Clause 8.3 - Programme

FIDIC Yellow Book 2017 Edition, Sub-Clause 8.3 - Programme

FIDIC Silver Book 2017 Edition, Sub-Clause 8.3 - Programme

FIDIC Contract Manager Study Guide, Module on Time and Delay Management

質問 # 30

(Which two of the following items are new features introduced in FIDIC Red and Yellow Books (edition 2017) in respect to the procedures relating to the Programme?

Choose all of the correct answers (multiple possibilities).)

- A. The requirement that any revised programmes to be submitted by the Contractor is to reflect accurately the actual progress of the works.

- B. Submission by the Contractor of a detailed time Programme to the Engineer within 28 days after receiving the notice under Sub-Clause 8.1.
- C. Specifying the programming software that shall be used by the Contractor in preparation of the Programme.
- **D. The requirement to submit a revised programme by the Contractor whenever the previous programme is inconsistent with actual progress.**

正解: A、D

解説:

Under FIDIC 2017, Clause 8.3 [Programme] was significantly enhanced compared to the 1999 editions, introducing more detailed and stricter requirements for programme management and updating.

Option A is correct. The 2017 editions explicitly require the Contractor to revise and resubmit the Programme whenever it becomes inconsistent with actual progress. This strengthens proactive project control and ensures that the Programme remains a live and reliable management tool.

Option C is also correct. FIDIC 2017 emphasizes that revised programmes must accurately reflect actual progress and current circumstances, including sequencing, logic, and resources. This aligns with the broader 2017 philosophy of improved transparency and contract administration.

Option B is incorrect because FIDIC does not mandate specifying particular programming software; this remains at the Contractor's discretion unless otherwise stated in Particular Conditions.

Option D is incorrect because submission of a programme within 28 days already existed in FIDIC 1999 (Sub- Clause 8.3), and therefore is not a "new" feature.

These enhancements reflect FIDIC 2017's focus on active project management, early warning, and accurate planning, making the Programme a central tool for monitoring and controlling project performance.

質問 # 31

In a construction project using the FIDIC Silver Book (edition 1999), if the Parties prefer the dispute board to be appointed on an "ad-hoc" basis instead of as a standing Dispute Avoidance and Adjudication Board (DAAB), what is it called? (1 correct answer applies)

- **A. DAB**
- B. Ad-hoc arbitration
- C. Ad-hoc DAAB
- D. Ad-hoc DB

正解: A

解説:

Under FIDIC terminology, an ad-hoc Dispute Board is known as a DAB (Dispute Adjudication Board), which is appointed for specific disputes as they arise, rather than standing continuously.

The DAAB is a standing board appointed for the project duration, providing continuous dispute avoidance and adjudication.

Option D refers to arbitration, which is a different dispute resolution method.

References:

FIDIC Silver Book 1999 Edition, Clause 20 - Dispute Adjudication Board

FIDIC Contract Manager Study Guide, Module on Dispute Boards and Resolution

質問 # 32

(Please select the one answer in which the mentioned documents are in the correct order (hierarchy), as mentioned in the standard Contract Agreement form of the FIDIC Silver Book (edition 1999).)

- A. Contract Agreement, Conditions of Contract, Employer's Requirements, Contractor ' s Tender, Addenda.
- B. Contract Agreement, Conditions of Contract, Addenda, Contractor ' s Tender, Employer's Requirements.
- C. Contract Agreement, Addenda, Conditions of Contract, Employer's Requirements, Contractor ' s Tender.
- **D. Contract Agreement, Conditions of Contract, Addenda, Employer's Requirements, Contractor ' s Tender.**

正解: D

解説:

Under the FIDIC Silver Book 1999, the priority of documents is defined in the Appendix to the Contract Agreement and reflected in Sub-Clause 1.5 [Priority of Documents]. This hierarchy determines which document prevails in case of discrepancies or

inconsistencies.

The correct order begins with the Contract Agreement, which forms the legal foundation of the contract. It is followed by the Conditions of Contract (General and Particular Conditions), which define rights, obligations, and risk allocation.

Next in priority are Addenda, which include clarifications and modifications issued during the tender stage.

These are crucial because they may amend earlier tender documents and must take precedence over them.

After Addenda come the Employer's Requirements, which define the technical scope, specifications, and performance criteria of the project. Finally, the Contractor's Tender is ranked last, as it reflects the Contractor's offer based on all preceding documents.

This hierarchy ensures consistency and clarity, especially in EPC/Turnkey projects where design responsibility lies with the Contractor but is guided by the Employer's Requirements. Proper understanding of document priority is essential for resolving ambiguities and managing contractual risks effectively.

質問 # 33

.....

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CCM合格対策: https://www.jpshiken.com/CCM_shiken.html

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実際のMedical Professional CCM模擬モード & 合格スムーズCCM合格対策 | 有効的なCCM参考書勉強

サービスをさまざまな個人に合わせて調整し、わずか20~30時間の練習とトレーニングの後、目的の試験に参加できるようにします、CCM試験トレントは、Certified Case Manager Certification Exam (CCM)証明書、あらゆる種類の問題に取り組まれる可能性があります。

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- 試験の準備方法-素晴らしいCCM模擬モード試験-一番優秀なCCM合格対策 □ URL 《 www.goshiken.com 》をコピーして開き、☀ CCM □ ☀ □ を検索して無料でダウンロードしてください CCM独学書籍
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