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CCM Exam 01 Questions with answers

critical care history

- ✓ nursing units specifically for the critically and acutely ill
- 1800s- clustering concept- put sickest patients in same unit (Nightingale)
- early 1900s- neurosurgical ICU (first ICU in US- Johns Hopkins)
- 1950s- specialty units for airway management and ventilation run by professional experts
- 1960s- monitoring capabilities and new use of nursing management protocols- arterial line, EKG, etc.
- 1970s- ICU "standard"- every hospital has one

critical care units

- ✓ wide range of technology always evolving
- continuous monitoring- ECG, BP, temp, ICP, O2 sats
- advanced monitoring- end tidal CO2, PA catheter, stroke volume, cardiac index, Licox monitoring, ICP monitoring
- constant support- mechanical vents, intraaortic balloon pumps

specialized critical care units

- ✓ neuroscience critical care unit
- neurosurgery ICU
- coronary care unit
- cardiovascular ICU
- medical ICU
- surgical ICU
- trauma ICU
- burn ICU
- peds ICU
- NICU

E-ICU

- ✓ electronic/virtual monitoring of patients from another location
- Tele-ICU
- benefits- extra eyes on patient and VS/lab results, medical professional for consultation
- cons- no patient contact, don't get feel for the room or patient

critical care nurse

- ✓ ongoing assessment skills
- early recognition of patient changes
- avoid complications with appropriate nursing actions
- focus on recovery
- holistic care
- care for patient and family

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Medical Professional Certified Case Manager Certification Exam (CCM) Sample Questions (Q115-Q120):

NEW QUESTION # 115

Under the FIDIC Red Book, which one of the following statements is correct for a claim by the Contractor?

- A. If the Engineer does not make a determination, the Employer and the Contractor are unable to agree to settle an issue that gave rise to a claim.
- B. The Engineer's response to a claim by the Contractor is final and binding upon the Employer.
- C. The Engineer's response to the Contractor's submission of detailed particulars that are required by the procedure for claims by the Contractor must include the Engineer's final decision on the quantum.
- D. It is the Employer's Representative who must first respond to the claim by the Contractor.
- E. The Employer has the authority to accept a claim by the Contractor, even in the case of the Contractor's failure to comply with the notice requirements.

Answer: A

Explanation:

Under FIDIC Red Book 1999, the Engineer plays a key role in determining claims submitted by the Contractor (Clause 20). If the Engineer fails to make a determination within the prescribed time, the Parties may be unable to resolve the dispute and thus the matter may proceed to dispute resolution mechanisms.

Option B is correct because if the Engineer does not decide, the claim remains unsettled, and the Parties are left to resolve the dispute, often via Dispute Adjudication Board or arbitration.

Option A is incorrect; claims must comply with notice requirements to be valid.

Option C is incorrect because the Engineer may request further particulars but is not obligated to give a final decision on quantum immediately.

Option D is incorrect as the Engineer, not the Employer's Representative, first responds to claims.

Option E is incorrect since the Engineer's decision is not final and binding if disputed; it may be challenged.

References:

FIDIC Red Book 1999 Edition, Clause 20 - Claims, Disputes and Arbitration FIDIC Contract Manager Study Guide, Module on Claims and Dispute Resolution

NEW QUESTION # 116

Which one of the following is not a required document to be submitted by the Contractor if the Employer requests a proposal, prior to instructing a Variation, for FIDIC 2017 Yellow Book?

- A. A description of the varied work.
- B. A description of the proposed design.
- C. Details of the resources and methods to be adopted by the Contractor.
- D. A Programme for execution of the varied work.

Answer: B

Explanation:

When the Employer requests a proposal prior to instructing a Variation, the Contractor is typically required to submit:

A description of the varied work (Option A).

Details of resources and methods for carrying out the Variation (Option C).

A Programme showing how the Variation will be executed (Option D).

A description of the proposed design (Option B) is not always required as part of the Variation proposal, especially if the Variation is limited to changes in execution rather than design.

References:

FIDIC Yellow Book 2017 Edition, Sub-Clause 3.4 - Variation Procedure

FIDIC Contract Manager Study Guide, Module on Variations and Change Management

NEW QUESTION # 117

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. Both 'Disagreement' and 'Dispute' are defined terms under the Conditions of Contract.
- B. 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.
- 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. 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.

Answer: C,D

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 # 118

Which of the following obligations are relevant to the Engineer's roles with regards to insurance? [2017 Edition] (2 correct answers apply) Choose all of the correct answers (multiple possibilities).

- A. The Engineer should continuously monitor that the Contractor's insurance policies are kept valid, and extensions are duly arranged, when necessary.
- B. The Engineer shall immediately suspend all construction activities at the Site, in case the Contractor failed to take out any necessary insurance.
- C. The Engineer shall receive a copy of the evidence(s) demonstrating Contractor's payment of the necessary insurance premiums.
- D. The Engineer is entitled to take out an insurance on behalf of the Contractor, in case the Contractor fails to extend the validity of a specific insurance.

Answer: A,C

Explanation:

Comprehensive and Detailed Explanation:

Option A is correct: The Engineer is entitled to receive evidence that the Contractor has paid for the necessary insurance policies.

Option C is correct: The Engineer has the role of monitoring the validity of these insurances and ensuring that renewals or extensions are arranged in a timely manner.

Option B is incorrect; the Engineer does not have the authority to take out insurance on behalf of the Contractor.

Option D is incorrect; suspension of construction activities is not automatically the Engineer's role for insurance lapses but may require instructions from the Employer.

References:

FIDIC Red, Yellow, Silver Books 2017 Edition, Sub-Clause 18 - Insurances FIDIC Contract Manager Study Guide, Module on Contract Administration and Insurance

NEW QUESTION # 119

Under the FIDIC Construction Contract (Red Book), which of the following amendments do NOT comply with the FIDIC Golden Principles? [1999 Edition] (2 correct answers apply) Choose all of the correct answers (multiple possibilities).

- A. Deletion of Sub-Clauses 20.2 - 20.4 for a Project constructed in United Arab Emirates
- B. The DAB Decision is final and binding
- C. The Payment shall be released by the Employer within 180 days calculated from receiving the Contractor's Monthly Statement
- D. The Contractor is responsible for the performance of the Nominated Subcontractors

Answer: A,C

Explanation:

Option B is correct: Deleting critical dispute resolution Sub-Clauses 20.2 - 20.4 contradicts the Golden Principles by undermining fair dispute handling.

Option D is correct: Extending payment release to 180 days violates timely payment principles and fairness in cash flow management.

Option A is generally acceptable as the Contractor often assumes responsibility for nominated subcontractors.

Option C is acceptable in some jurisdictions and contracts to provide finality but can be debated.

References:

FIDIC Contract Management Guidelines - Golden Principles

FIDIC Red Book 1999 Edition, Clauses 20 and 14

NEW QUESTION # 120

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