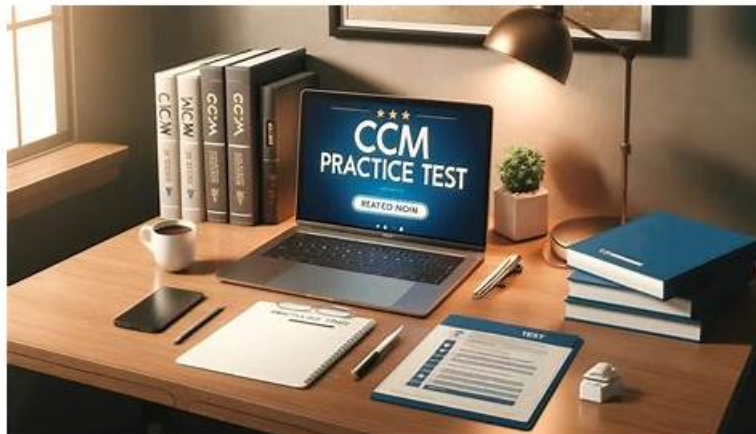


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## Medical Professional Certified Case Manager Certification Exam (CCM) Sample Questions (Q90-Q95):

### NEW QUESTION # 90

Which one of the following claim events does NOT allow profit?

- A. Under the Construction Contract, the Engineer' s delay in supplying drawings or issuing instructions.
- **B. Under the Construction Contract, the relevant authority had unnecessarily delayed the approval.**
- C. Under the Construction Contract, interference by the Employer with Tests on Completion.
- D. Under the Plant and Design-Build Contract, errors in the Employer' s requirements.
- E. Under the Construction Contract, the failure of the Employer to give right of access to the site.

**Answer: B**

Explanation:

Under FIDIC contracts:

Profit is usually allowed on claims arising from Employer-caused delays, instructions, or breaches that directly affect the Contractor's performance or costs (Options A, B, C, and E).

Option D relates to delays caused by third parties (authorities). Typically, delays caused by relevant authorities (e.g., permit or approval delays) are treated differently, and profit is not generally recoverable on these claims as they are considered neutral or force majeure-type delays. The Contractor may receive an extension of time and reimbursement of direct costs but not profit.

Thus, Option D is the claim event where profit is not allowed.

References:

FIDIC Red, Yellow, and Silver Books 1999 and 2017 Editions, Clauses on Claims and Compensation FIDIC Contract Manager Study Guide, Module on Claims and Profit on Claims

### NEW QUESTION # 91

You are the Contract Manager of the Employer for a Data Centre Project using the FIDIC Yellow Book (edition 2017). As a Contract Manager during the procurement stage, you are to explain the difference between Dispute Avoidance and Adjudication Board (DAAB) and other alternative dispute resolutions for this type of project. Which one of the following statements of its explanation is NOT correct?

- A. The function of the DAAB is to remain in place as part of the Parties' project team to assist both Parties, equally and impartially.
- B. DAAB provided supports for Parties during arbitration, as a witness to give factual evidence on the background for the DAAB's Decision.
- C. Avoidance of Disputes on the project and resolution of Disputes at or soon after the time they arise is a two-part role of the DAAB.
- D. DAAB is to provide for a fair, timely and efficient resolution of Disputes.

**Answer: B**

Explanation:

Option D is NOT correct. The DAAB does not act as a witness or provide support during arbitration. Its role is to avoid and adjudicate disputes early during the project lifecycle impartially and fairly, but it does not serve as witness support in arbitration proceedings.

References:

FIDIC Yellow Book 2017 Edition, Clause 21 - Dispute Avoidance and Adjudication Board FIDIC Contract Manager Study Guide, Module on Dispute Resolution

### NEW QUESTION # 92

(Which two statements are correct for the FIDIC Red Book (edition 2017)?

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

- A. The Contract includes the General Conditions and Particular Conditions, and no other documentation.
- B. Contract Agreement, Letter of Acceptance and Letter of Tender are part of the Contract.
- C. Contract Data is part of General Conditions of Contract.
- D. Conditions of Contract means these General Conditions as amended by Particular Conditions.

**Answer: B,D**

Explanation:

Under FIDIC Red Book 2017, Clause 1.1 [Definitions] and Clause 1.5 [Priority of Documents] define the composition and hierarchy of the Contract. The Contract is not limited to only General and Particular Conditions; it includes multiple documents such as the Contract Agreement, Letter of Acceptance, Letter of Tender, Specifications, Drawings, and Schedules. Therefore, Option A is incorrect.

Option B is correct. The term "Conditions of Contract" explicitly refers to the General Conditions as modified or amended by the Particular Conditions. This reflects how Particular Conditions adapt the standard FIDIC provisions to project-specific requirements while forming a single integrated set of contractual conditions.

Option C is incorrect because Contract Data forms part of the Particular Conditions, not the General Conditions. It contains project-specific data that complements and modifies the General Conditions.

Option D is correct. The Contract Agreement, Letter of Acceptance, and Letter of Tender are explicitly listed as core Contract

documents under FIDIC 2017. These documents establish the legal formation of the Contract and define the agreed scope, price, and commitments between the Parties.

This structure ensures clarity, proper hierarchy, and enforceability of contractual obligations in FIDIC contracts.

### NEW QUESTION # 93

(In a FIDIC Red Book, the Employer shall have prepared (or have prepared by a design consultant) all the design for the Works. Which of the listed documents form the basis for this design (2 correct answers apply))

- A. The form of Contract Agreement
- B. Schedule of Subcontractors
- C. The Breakdown of Lump-Sum
- **D. The Specifications**
- **E. The Bill of Quantities**

**Answer: D,E**

Explanation:

Under the FIDIC Red Book (both 1999 and 2017 editions), the Employer is responsible for the design of the Works. This design is primarily communicated to the Contractor through key technical documents included in the Contract.

Option B (Specifications) is correct because Specifications define the technical requirements, standards, materials, workmanship, and performance criteria. They are a core component of the design documentation and directly guide how the Works are to be executed.

Option A (Bill of Quantities) is also correct. While primarily used for measurement and payment, the Bill of Quantities is derived from the design and reflects the quantified scope of the Works. It is intrinsically linked to the design and provides a structured breakdown of the elements required to construct the Works.

Option C is incorrect because the Breakdown of Lump-Sum is relevant to lump-sum contracts (e.g., Silver Book), not the Red Book's remeasurement approach.

Option D is incorrect as the Schedule of Subcontractors relates to execution planning, not design.

Option E is incorrect because the Contract Agreement is a legal document formalizing the contract, not a design document.

Thus, in Red Book contracts, the design basis is fundamentally established through the Specifications and the Bill of Quantities, supported typically by Drawings (though not listed here).

### NEW QUESTION # 94

(Under the FIDIC Red and Yellow Books (edition 1999), which two of the following answers are correct regarding the application for Interim Payment Certificates? Choose all correct answers.)

- A. The statement submitted by the Contractor shall include, if applicable, any amounts to be added and deducted for Plant and Materials.
- **B. The statement submitted by the Contractor shall include, if applicable, any amounts to be added for Provisional Sums.**
- **C. Each statement must be accompanied (or preceded) by supporting documents, including the progress report specified in Sub-Clause 4.21, for the relevant period.**
- D. The Contractor shall submit a Statement in five copies to the Employer.

**Answer: B,C**

Explanation:

Under FIDIC Red Book and Yellow Book 1999, Sub-Clause 14.3 [Application for Interim Payment Certificates] governs the Contractor's obligations when submitting statements for interim payments.

Option B is correct because the Statement must include amounts relating to Provisional Sums where applicable. These sums form part of the Contract Price adjustments and must be reflected in interim applications when instructed or executed.

Option C is also correct. Sub-Clause 14.3 explicitly requires that each Statement be accompanied by supporting documents. This includes records of progress and, importantly, the progress report under Sub-Clause 4.21 [Progress Reports], ensuring that the Engineer can properly assess the value of work done.

Option A is incorrect because FIDIC does not mandate submission "in five copies" nor submission directly to the Employer; typically, submissions are made to the Engineer, and the number of copies is not fixed in the General Conditions.

Option D is incorrect as stated. While Plant and Materials may be considered under Sub-Clause 14.5 [Plant and Materials intended for the Works], their inclusion is subject to specific conditions and certification, not simply "added and deducted" generically within every Statement.

Thus, the correct application aligns with procedural compliance, proper substantiation, and inclusion of relevant financial components

as per Clause 14.

## NEW QUESTION # 95

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