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With Test4Sure user-friendly Certified Case Manager Certification Exam (CCM) (CCM) PDF format, you can prepare for the exam from any location at any time via laptops, tablets, and smartphones. In this Medical Professional CCM PDF document, we have included latest and CCM Real Exam Questions. Test4Sure has made the CCM PDF format to make it easier for students to acquire knowledge they need to ace the Medical Professional exam.

### **Medical Professional Certified Case Manager Certification Exam (CCM) Sample Questions (Q28-Q33):**

#### **NEW QUESTION # 28**

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

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

**Answer: C**

Explanation:

Comprehensive and Detailed 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 # 29**

Which one of the following is NOT considered a change made in the 2017 edition of the FIDIC Red, Yellow, and Silver Books?

- **A. New procedures requiring the Contractor to prepare and implement a Compliance Verification System to show that the design, materials, workmanship and certain other matters all comply.**
- B. A fair and balanced approach where risk is allocated to the Party that is best able to bear and control that risk.
- C. The concentration on dispute avoidance, including an enhanced role for the Dispute Avoidance and Adjudication Board (DAAB) in this respect, and promoting cooperation between the parties during the project.
- D. New procedures requiring the Contractor to prepare and implement a Quality Management System to show compliance with the Contract requirements.

**Answer: A**

Explanation:

Comprehensive and Detailed Explanation:

Option D is not a new procedure introduced in the 2017 FIDIC editions.

The 2017 editions focus on dispute avoidance (A), quality management systems (B), and fair risk allocation (C), but do not explicitly require a Compliance Verification System as described.

References:

### NEW QUESTION # 30

You are the Contract Manager for the Engineer in a hotel project using FIDIC Red Book (edition 1999). The Employer demands perfection in the project's design and construction quality. There are many Variations initiated by the Employer during construction. Which one of the following is NOT considered as a Variation?

- A. The Employer verbally instructs a change in the layout of the rooftop restaurant. The Engineer issued an Instruction describing the required change with revised design drawings.
- B. The Engineer instructs a change in slopes of stairs to the parking lot with an Instruction in accordance with Sub-Clause 3.3.
- C. The Engineer requests a proposal regarding a change in type of windows and doors of the business centre.
- **D. The Contractor submits a Value Engineering proposal, in which it proposed to change the colour of the outdoor paint. The Engineer approved the proposal.**

**Answer: D**

Explanation:

Comprehensive and Detailed Explanation:

Option A is NOT a Variation because it originates from a Value Engineering proposal by the Contractor, not from Employer or Engineer instruction or request.

Options B, C, and D are all variations initiated by the Employer or Engineer.

References:

FIDIC Red Book 1999 Edition, Clause 3 - Variations

FIDIC Contract Manager Study Guide, Module on Variations

### NEW QUESTION # 31

Which of the following statements are not correct?

Choose all of the correct answers (multiple possibilities).

- **A. Only the Engineer can call for a meeting**
- B. The Contractor or the Engineer can request a meeting.
- C. Subcontractors cannot attend management or progress meetings unless the Engineer's approval is obtained.
- D. The Engineer shall keep records of the Progress Meetings.
- **E. Only the Employer can call for a meeting.**

**Answer: A,E**

Explanation:

In FIDIC contracts (2017 editions), meetings such as progress or management meetings are key tools for communication and coordination among parties. The contract provisions and practical use reflect flexibility regarding who can request or call for such meetings.

\* Option A is correct: Both the Contractor and the Engineer can request or call meetings as needed to discuss project progress, issues, or coordination. This promotes proactive communication.

\* Option B is incorrect (and therefore included in the answer): It is not only the Engineer who can call meetings. The Contractor can also request meetings.

\* Option C is generally correct: Subcontractors may attend meetings only with the Engineer's approval or if invited. This controls confidentiality and relevance of discussions.

\* Option D is incorrect: Only the Employer calling meetings is not correct. The Employer may do so but is not the only party authorized.

\* Option E is correct: The Engineer typically keeps records (minutes) of progress meetings to document discussions, decisions, and agreed actions. This is essential for contract administration.

Hence, the incorrect statements are B and D.

References:

FIDIC Red Book 2017 Edition, Sub-Clause 4.28 - Progress Reports and Meetings FIDIC Yellow Book 2017 Edition, similar clauses on meetings and communication FIDIC Contract Manager Study Guide, Module on Communication and Reporting

### NEW QUESTION # 32

Under the FIDIC Construction Contract, which one of the following statements is correct?

- **A. A DAB must give its decision in writing on any dispute when requested by one of the Parties.**
- B. Payments of a DAB Member's retainer fee is the sole responsibility of the Contractor.
- C. For an ad-hoc DAB, a retainer fee for each DAB Member must be paid to the Member on the first day of each calendar month.
- D. If all persons nominated to serve as members of an ad hoc DAB do not sign a DAB Agreement, an appointing entity can make appointments.
- E. Payment to DAB Members must be certified by the Employer.

**Answer: A**

Explanation:

Under the FIDIC Conditions of Contract (particularly 2017 editions), the Dispute Adjudication Board (DAB) is a standing or ad hoc body that provides binding decisions on disputes. One key requirement is that the DAB must give its decisions in writing upon request by either Party, ensuring clarity and enforceability.

Option E is correct as the DAB's decision must be documented formally.

Option A is incorrect; the cost of the DAB is generally shared by Employer and Contractor as per the contract.

Option B is incorrect because retainer fees can be paid on different schedules, not necessarily monthly on the first day.

Option C is incorrect; payments to DAB members do not require Employer's certification but are agreed as part of the DAB contract.

Option D is partially true but not a standalone correct statement without additional context.

References:

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

### NEW QUESTION # 33

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