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OACETT Internationally Educated Professional Practice Exam Sample Questions (Q112-Q117):

NEW QUESTION # 112

What is a good analogy for a professional organization's Code of Ethics?

- A. The secret handshake for the professionals.
- B. The rules of the game for the profession.**
- C. The secret code for communicating in the profession.
- D. The unwritten rules for belonging to the profession.

Answer: B

Explanation:

A Code of Ethics functions as a set of professional rules and guidelines that dictate ethical behavior, responsibilities, and best practices for members of a profession. It is not secret or informal, but a structured set of rules similar to a rulebook in a game.

Step-by-Step Explanation:

* Why Ethics Matter in a Profession:

* Ensures accountability, integrity, and public trust.

- * Helps professionals navigate ethical dilemmas and make fair decisions.
- * Example: A technologist must disclose a conflict of interest when bidding on a project.
- * Why a Code of Ethics is Like "Rules of the Game":
- * Every profession operates by certain rules and standards.
- * Just as sports or games have clear rules to ensure fair play, a Code of Ethics ensures fair conduct among professionals.
- * Why Option D Is Correct:
 - * The Code of Ethics is a structured guide for professional behavior, similar to how game rules define fair play.
- * Why Other Options Are Incorrect:
 - * A (Unwritten rules)- A Code of Ethics is formally documented and enforced.
 - * B (Secret code)- Ethical standards are transparent and publicly available.
 - * C (Secret handshake)- Ethics govern serious professional conduct, not exclusivity.

Reference:

OACETT Code of Ethics - Professional Responsibilities & Standards
 Ontario Professional Engineers Act - Ethical Conduct Requirements

NEW QUESTION # 113

You are a member of OACETT, a principal in XYZ Company and also a member of a city council. The city council approves appropriations for projects undertaken by the city. One such project is an energy conservation project with a large potential reduction in energy costs. XYZ Company has established a good reputation in the energy conservation field. XYZ Company has submitted a proposal to the city council to provide services for this project under consideration.

Which OACETT Code of Ethics principle is most relevant in a situation where an engineering technologist is both a principal in a private company and a member of a city council, which approves funding for projects?

- A. Hold paramount the safety, health, and welfare of the public, the protection of the environment, and the promotion of health and safety in the workplace.
- B. Undertake and accept responsibility for professional assignments only when qualified by training or experience.
- C. **Act with integrity towards clients or employers, maintain confidentiality, and avoid a conflict of interest, but where such conflict arises, fully disclose the circumstances without delay to the employer or client.**
- D. Conduct yourself with fairness, courtesy, and good faith towards clients, colleagues, and others.

Answer: C

Explanation:

A conflict of interest arises when a professional's personal or business interests interfere with their public duty. Full disclosure is essential in maintaining trust and integrity.

Step-by-Step Breakdown:

1. Why Conflicts of Interest Must Be Disclosed:

- * A city council member who owns a business that bids on city contracts has insider influence.
- * Not disclosing this conflict is unethical and legally questionable.

2. Real-World Example:

- * A municipal engineer sits on a public infrastructure board and their private firm submits a bid for a major road project.
- * They must disclose the conflict and recuse themselves from decisions affecting their company.

3. Why Option B Is Correct:

- * Transparency and disclosure are required under professional ethics and law.

4. Why Other Options Are Incorrect:

- * A (Public safety is paramount)- Important, but conflict of interest is the core issue.
- * C (Undertake work only when qualified)- Not the main concern here.
- * D (Fairness & courtesy)- Fairness is important, but disclosure of conflicts is the primary requirement.

Reference:

OACETT Code of Ethics - Conflict of Interest & Transparency Clause
 Ontario Municipal Conflict of Interest Act - Legal Disclosures in Public Office

NEW QUESTION # 114

Mike is an OACETT C. Tech. He works for a municipal government in their infrastructure department.

He is responsible for designing and approving the sewage and water management systems in new residential developments. Mike is currently revising the design for the sewage and water management system for a development that is six months behind schedule due to a series of worker and materials shortages. The developer is also experiencing severe financial pressures, as a result of cost overruns caused by the shortages. As he is revising the sewage and water management system designs, Mike notices a flaw in the water

catchment system built around a small lake that is a key selling feature of the residential development. The design flaw means that, while the relevant standards are still met, in severe rainfall events the catchment system will be very susceptible to flooding. The flooding may in turn make the area dangerous for the residents using the park and recreational area around the lake.

Mike brings this design flaw to the attention of his manager. His manager then schedules a meeting with the developer to discuss the design flaw. The developer indicates that the design cannot be changed due to budget constraints and existing commitments to the present design. Mike's manager then communicates this to Mike. He directs Mike to stamp the designs. What should Mike do in this situation?

If Mike chooses to stamp the designs, what would the main issue be when it comes to professional practice?

- A. Conduct or an act relevant to the practice of engineering technology that, having regard to all the circumstances, would reasonably be regarded by technology professionals as disgraceful, dishonourable, or unprofessional.
- B. Undertaking work the practitioner is not competent to perform by virtue of their training and experience.
- **C. Failure to act to correct or report a situation that the practitioner believes may endanger the safety or the welfare of the public.**
- D. Failure to make responsible provision for complying with applicable statutes, regulations, standards, codes, by-laws, and rules in connection with work being undertaken by or under the responsibility of the practitioner.

Answer: C

Explanation:

1. Why is this a Professional Ethics Issue?

* Mike is being asked to stamp a design that he knows poses a risk to public safety.

* Even though it meets minimum regulatory standards, engineering and technology professionals must prioritize safety over financial concerns.

2. Ethical and Legal Responsibilities

* OACETT's Code of Ethics states that members must "hold paramount the safety, health, and welfare of the public."

* Ontario's Professional Engineers Act and the Ontario Building Code require professionals to report any potential hazards or defects in infrastructure projects.

* If Mike stamps the design despite knowing the risks, he could be:

* Held responsible if flooding occurs and causes harm

* Subject to an ethics complaint and possible discipline from OACETT.

* Liable for negligence if legal action is taken against the municipal government.

3. Why Option D is Correct

#Mike has an obligation to act when a public safety concern exists.#Stamping the designs without addressing the flaw is a failure of professional duty.#OACETT requires members to report safety concerns, even if their employer pressures them to proceed.

4. Why Other Options Are Incorrect:

A: (Disgraceful, dishonourable, or unprofessional conduct)#Incorrect

* While unethical, this does not fully capture the fact that the issue is a failure to act on a safety hazard.

B:(Failure to comply with regulations)#Incorrect

* The design meets current regulations, but the ethical concern is that it still poses a safety risk.

C: (Lack of competence)#Incorrect

* Mike is competent in his role, but he is being pressured to ignore an identified risk.

#Real-World Example:

* In 2018, the Florida International University pedestrian bridge collapsed, killing six people.

* Engineers had identified cracks in the structure but did not take action before the collapse.

* Had they refused to approve the design without corrections, lives could have been saved.

* Mike's situation is similar-failure to act on known risks can have serious consequences.

Reference:

OACETT Code of Ethics - Public Safety & Professional Responsibility

Ontario Occupational Health and Safety Act - Obligation to Report Safety Risks Professional Engineers Act (Ontario) - Duty to Report Unsafe Designs

NEW QUESTION # 115

Alex is an OACETT C.E.T. He works at an IT company that completes unique software programming for industrial and medical tools and equipment. There was sample hardware in the office that Alex did not think the company needed. He took the hardware home to see if he could adapt it for a project he was working on for his own interest. He did not intend to make money off of the project; he simply wanted to see if an idea he had was feasible. The next week the company owner asked all employees about the whereabouts of the sample hardware. The company owner indicated that the hardware needed to be returned to the manufacturer and that the company would get charged for it if it was not returned. Alex did not say anything to the company owner about having taken the sample hardware.

By this time, he had already disassembled it and used different parts in his own project. He was not able to put the sample hardware back together.

The company owner asked Alex directly whether he had taken the hardware. What should Alex do in this situation? (1 mark)

- A. Deny that they took the hardware home.
- B. Deny that they took the hardware home and get angry at the company owner for suggesting they did.
- C. Admit that they took the hardware home, explain what happened, and offer to pay for the hardware.
- D. Admit that they took the hardware home and ask what the problem is.

Answer: C

Explanation:

1. Ethical Issues in This Situation

* Unauthorized use of company property- Removing hardware without permission violates company policies and ethical guidelines.

* Financial impact on the employer- The company now has to pay for something they didn't intend to purchase.

* Integrity and professional responsibility- The CET must own up to their mistake and make it right.

2. The Ethical Course of Action:

* Admit the mistake immediately- Honesty is a core ethical principle in professional practice.

* Take responsibility- Offering to pay for the hardware shows accountability and integrity.

* Avoid further misconduct- Lying or deflecting blame would damage trust and credibility.

3. Why Option C is Correct:

* Owning up to the mistake and offering to compensate is the only ethical choice.

* Demonstrates accountability, professionalism, and honesty.

4. Why Other Options Are Incorrect:

* A (Denying the act)- Dishonesty could result in termination and damage to professional reputation.

* B (Admitting but not taking responsibility)- Asking "what's the problem?" ignores the fact that the company now faces a financial loss.

* D (Denying and getting angry)- Completely unethical and unprofessional.

Reference:

OACETT Code of Ethics - Integrity & Accountability

Ontario Labour Standards - Workplace Misconduct & Employer Property Rights

NEW QUESTION # 116

The torts of slander and libel are grouped under the term 'defamation.' Which one of the following would be accepted as a defense for defamation?

- A. All of the options
- B. True statements
- C. Absolute privilege
- D. Qualified privilege

Answer: A

Explanation:

Defamation occurs when someone publishes false statements that harm another person's reputation.

However, certain defenses exist.

Step-by-Step Explanation:

* Defenses for Defamation:

* A (Absolute Privilege)- Statements made in parliament or court are fully protected.

* B (True Statements)- Truth is an absolute defense against defamation.

* C (Qualified Privilege)- Applies to statements made in good faith, such as work references.

* Why Option D Is Correct:

* All three defenses are valid in different legal contexts.

Reference:

Ontario Defamation Act- Outlines legal defenses.

OACETT Code of Ethics - Honesty in Communication Clause- Professionals must avoid false statements or defamation.

NEW QUESTION # 117

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