

ASET-Ethics-Examination Questions & Answers & ASET-Ethics-Examination Study Guide & ASET-Ethics-Examination Exam Preparation

2024 ASET CNIM Exam New Full Questions and Answers (Included) 100% Correct

1. Resting membrane potential is created by differences between the inside and outside of the cell in ion concentrations of

1. K⁺
2. K⁺ and Ca⁺⁺
3. K⁺, Na⁺ and Cl⁻
4. Na⁺, Ca⁺⁺ and Cl⁻

Answer: K⁺, Na⁺, and Cl⁻

2. Excitation of the postsynaptic neuron is caused by the neurotransmitter

1. gamma amino butyric acid
2. glycine
3. para amino butyric acid
4. glutamate

Answer: Glutamate

3. Wave III of the BAER is generated by the

1. superior olivary complex
2. inferior colliculus
3. lateral lemniscus
4. medial geniculate

Answer: Superior olivary complex

4. Lying between the adjacent surfaces of the vertebral bodies and bonding them together, are the

1. pedicles
2. intervertebral discs
3. supraspinous ligaments
4. spinal nerves

Answer: Intervertebral discs

5. Which of the following UE SSEP response is considered a "stationary potential"

1. N20
2. N13
3. P14

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ASET Ethics Examination-ASET Professional Practice Exam (PPE) Sample Questions (Q34-Q39):

NEW QUESTION # 34

In which of the following situations does the Personal Information Protection and Electronic Documents Act (PIPEDA) allow the disclosure of personal information collected under the Act?

- A. When there is a national security issue in the country
- B. When an occupational health and safety investigator requests personal information in a workplace investigation
- C. When a new employee completes their hiring package with personal information
- D. When a supervisor wishes to find out an employee's birthdate

Answer: A

Explanation:

The Personal Information Protection and Electronic Documents Act (PIPEDA) is the federal privacy law that sets strict rules for how private-sector organizations collect, use, and disclose personal information. The foundational rule of PIPEDA is that an organization must obtain an individual's explicit, informed consent before disclosing their personal information to a third party. However, PIPEDA contains a specific set of legal exemptions where information can be disclosed without consent. These exemptions are strictly limited to matters of significant public interest or legal mandate. One of the primary exceptions is disclosure required for matters of national security, the defense of Canada, or the conduct of international affairs, typically involving federal intelligence or law enforcement agencies (like CSIS or the RCMP). Disclosing information simply because a supervisor is curious (Option B) is a severe privacy violation. Therefore, national security is the correct exemption that overrides standard consent requirements.

NEW QUESTION # 35

Every province and territory in Canada has an Act that regulates engineering. Which of the following clauses will typically be found in every province's Act?

- A. To protect the environment
- B. To protect the public
- C. To create equipment guidelines
- D. To create compensation levels

Answer: B

Explanation:

The primary mandate of any professional regulatory organization (PRO) in Canada, such as ASET (Association of Science and Engineering Technology Professionals of Alberta) or APEGA, is the protection of the public. This principle is enshrined in the provincial Acts, such as the Engineering and Geoscience Professions Act (EGPA) in Alberta. The legislation grants self-regulatory powers to these professional bodies not to protect the financial interests, compensation levels, or job security of the members, but exclusively to ensure that the public is protected from incompetent or unethical practice.

By regulating who can enter the profession, maintaining strict standards of educational and experiential practice, enforcing a Code of Ethics, and administering a disciplinary process for those who fail to meet these standards, the Act ensures that engineering technologists and professionals hold public safety and welfare paramount. Therefore, clauses explicitly stating the mandate to protect the public and ensure public welfare are foundational and universally present in all provincial and territorial acts regulating engineering and applied science technology across Canada.

NEW QUESTION # 36

A regulated member of ASET has witnessed consistent unprofessional behaviour by a competitor organization, and so the member posts negative comments about the organization to a popular online business review website. The competitor believes the negative comments have harmed sales and threatened the reputation of the organization. Under which of the following areas of law might the

regulated member be considered liable?

- A. Securities law
- B. Employment law
- **C. Tort law**
- D. Privacy law

Answer: C

Explanation:

Tort law is a branch of civil law that deals with civil wrongs (other than breach of contract) that cause harm or loss to another party, resulting in legal liability for the person who commits the tortious act. In this scenario, the regulated member publicly posted negative comments that allegedly harmed the competitor's business reputation and sales. This action falls under a specific type of tort known as

"defamation" (specifically "libel," since it is written/published online). Even if the member believes they were justified, making public statements that damage another organization's financial standing without utilizing proper regulatory or legal channels exposes the member to a civil lawsuit for damages.

Furthermore, the ASET Code of Ethics requires members to conduct themselves with fairness and courtesy toward clients, colleagues, and others. Publicly smearing a competitor online is not only a potential tort but also highly unprofessional conduct.

NEW QUESTION # 37

A regulated member of ASET is approached by a friend, whose small engineering company requires some programming work. Although the regulated member's company does this type of work, the friend advises that the company's rates are too high and asks the regulated member to personally complete the work for a reduced fee. Which of the following statements best describes what action(s) the member should take in this circumstance?

- A. Reject the offer but try to get a better rate from the company to carry out the friend's work.
- **B. Reject the offer and notify the employer about the situation.**
- C. Accept and carry out the work for the friend without a formal contract.
- D. Accept the offer but advise the friend that a contract will be required.

Answer: B

Explanation:

This scenario presents a clear and direct conflict of interest, as well as a breach of the ethical duty of fidelity to one's employer. By accepting "moonlighting" work that directly competes with the services offered by their primary employer, the member would be undermining their employer's business and potentially misusing skills or resources developed on company time. The ASET Code of Ethics mandates that members act with integrity towards their employers and strictly avoid conflicts of interest. Secretly undercutting the employer's rates to benefit a friend is highly unethical and violates the trust inherent in the employment contract. The member must firmly reject the offer to do the work privately. Furthermore, full transparency is required; the member should notify their employer about the situation. This disclosure protects the member from future allegations of misconduct and allows the employer to handle the business lead appropriately, perhaps by formally negotiating a lower rate through official company channels, thus keeping all professional activities ethical and above board.

NEW QUESTION # 38

Which of the following is the most likely reason that a regulated member was found to be unethical?

- A. The member refused to propose an estimated cost lower than the realistic expected full estimate.
- B. A potential client was made aware that a competitive pricing strategy was offered.
- C. The member put service above financial gain.
- **D. The member cut fees to an extent that resulted in incompetent service.**

Answer: D

Explanation:

While professional technologists operate in a competitive free market and are allowed to offer competitive pricing strategies, the ASET Code of Ethics mandates that members must provide competent, high-quality service that protects the public. Engaging in "fee cutting" or "lowballing" to win a contract becomes a severe ethical violation when the fee is reduced to such an extent that the professional can no longer afford to allocate the necessary time, resources, or qualified personnel to complete the work safely and

up to industry standards. If a member slashes their budget and subsequently rushes designs, skips crucial testing phases, or relies on unqualified staff to maintain their profit margin, they are directly endangering the public and failing in their professional duty. Putting service above financial gain is highly ethical, and refusing to provide an unrealistically low estimate is an example of professional integrity. Therefore, cutting fees to a point that directly results in incompetent or unsafe service is the clear unethical action.

NEW QUESTION # 39

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