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Fire Inspector Practice Exam Questions and Answers Already Graded A

Which of the following is NOT considered to be a model code organization?

- A. National Fire Protection Association
- B. National Fire Academy
- C. International Code Council
- D. American Society of Mechanical Engineers ✓✓B. National Fire Academy

A prescriptive code does which of the following?

- A. List the specific details the installation or construction must meet
- B. Requires equipment to be installed for protection against a hazard
- C. Is intereted locally
- D. Is a national standard ✓✓A. List the specific details the installation or construction must meet

What type of tanker typically transport 6,000 to 10,000 gallons of flammable and combustible materials?

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International Code Council 67 - Fire Inspector II Exam Sample Questions (Q75-Q80):

NEW QUESTION # 75

Given: A nonsprinklered commercial Type II-B building has a fire flow requirement of 7,000 gpm. If a sprinkler system is installed throughout the building, the new required fire flow is at least ____ gpm. (Assume that the new required fire flow is sufficient to meet the requirements of the sprinkler system.)

- A. 2,250
- **B. 1,500**
- C. 2,000
- D. 1,750

Answer: B

Explanation:

IFC Section 903.3.5 and Appendix B (Fire-Flow Requirements) allow a reduction in fire flow when sprinklers are installed. For a Type II-B building (noncombustible, unprotected), the base fire flow (7,000 gpm) reflects a large, unsprinklered structure (e.g., per Table B105.1(2)). With full sprinkler protection, IFC B105.2 permits a reduction to as low as 25% of the original flow or the sprinkler demand (whichever is greater), typically

1,500 gpm for commercial buildings per NFPA 13 standards, assuming adequate water supply. Options B, C, and D exceed this minimum without justification. Thus, A is correct.

NEW QUESTION # 76

Keys necessary for the unlocking of exit doors must be individually identifiable by both sight and touch in which of the following occupancies?

- A. Group R occupancies
- B. Group E occupancies
- **C. Group I occupancies**
- D. Group A occupancies

Answer: C

Explanation:

In Group I occupancies (such as hospitals, nursing homes, and correctional facilities), keys necessary for unlocking exit doors must be individually identifiable by both sight and touch. This ensures quick identification of keys in an emergency, especially for staff members assisting occupants with limited mobility.

Reference to Fire Inspector Documentation:

1. 2021 International Fire Code (IFC) - Section 1010.1.9.9 (Identifiable Keys for Exit Doors in Group I Occupancies) IFC 1010.1.9.9 specifically states that in Group I occupancies, all keys used to unlock exit doors must be uniquely identifiable by both sight and touch.

This helps staff quickly locate and use the correct key in an emergency evacuation.

2. NFPA 101 - Life Safety Code (2021 Edition) - Section 18.2.2.6 (Key Identification in Institutional Occupancies) NFPA 101 mandates that keys in healthcare and correctional facilities (Group I) must be distinguishable by touch and sight for emergency use.

Detailed Explanation of Answer Choices:

Option A (Incorrect): Group A occupancies (Assembly) do not have this requirement.

Option B (Incorrect): Group E occupancies (Educational) do not have this specific key-identification mandate.

Option C (Correct): Group I occupancies (Institutional) require individually identifiable keys per IFC 1010.1.9.9.

Option D (Incorrect): Group R occupancies (Residential, such as apartments and hotels) do not have this specific requirement. Thus, the correct and verified answer is: C. Group I occupancies.

NEW QUESTION # 77

The minimum fire-flow for a 75,000-sq. ft. building of Type IIB construction without a sprinkler system is:

- A. 5,750 gpm for 4 hours.
- B. 5,500 gpm for 4 hours.
- C. 3,000 gpm for 3 hours.
- D. 4,000 gpm for 4 hours.

Answer: B

Explanation:

Reference to Fire-Flow Requirements for Type IIB Buildings:

The International Fire Code (IFC 2021), Appendix B, Table B105.1(2) establishes the minimum fire-flow requirements for buildings based on construction type, size, and the presence of sprinkler systems.

For a 75,000 sq. ft. Type IIB (non-combustible, unprotected) building without sprinklers, the required fire-flow is 5,500 gpm for 4 hours.

Why Fire-Flow Matters:

Fire-flow ensures that sufficient water is available to control and extinguish fires in large buildings.

Type IIB buildings lack built-in fire resistance enhancements, making adequate fire-flow crucial.

Clarification of Incorrect Answer Choices:

A). 3,000 gpm for 3 hours # Incorrect

Too low for a building of this size and construction type.

B). 4,000 gpm for 4 hours # Incorrect

Below the required 5,500 gpm per IFC Appendix B.

D). 5,750 gpm for 4 hours # Incorrect

Slightly above the requirement but not the exact minimum mandated by IFC Table B105.1(2).

Conclusion:

The correct and verified answer is C (5,500 gpm for 4 hours) as per IFC Appendix B, Table B105.1(2), ensuring compliance with fire-flow standards for Type IIB buildings without sprinklers.

NEW QUESTION # 78

According to the fire code, when compliance is not immediate, inspection reports of code violations must always include a description of the violation and which of the following?

- A. Recommended corrective action
- B. The potential fines for noncompliance
- C. The mandatory court date
- D. The reinspection date

Answer: A

Explanation:

When fire inspectors identify code violations, the inspection report must include a description of the violation along with a recommended corrective action. This ensures that the responsible party understands what steps need to be taken to bring the property into compliance.

Reference to Fire Inspector Documentation:

1. 2021 International Fire Code (IFC) - Section 109.3 (Notice of Violation) IFC 109.3 requires that any notice of violation must include a description of the violation and the necessary corrective action.

The intent is to provide clear guidance on how to remedy the issue to meet fire safety standards.

2. NFPA 1 - Fire Code (2021 Edition) - Section 1.7.6 (Enforcement and Documentation of Violations) NFPA 1, Section 1.7.6.1 states that violation reports must specify the corrective action required to comply with the fire code.

Detailed Explanation of Answer Choices:

Option A (Incorrect): While a reinspection date may be provided, it is not a mandatory component of an inspection report for code violations.

Option B (Incorrect): A mandatory court date is not always required; enforcement varies depending on jurisdiction and severity of the violation.

Option C (Correct): Recommended corrective action is required in all violation reports as per IFC 109.3 and NFPA 1.7.6.1.

Option D (Incorrect): Potential fines for noncompliance are determined separately and are not necessarily included in the initial violation report.

Thus, the correct and verified answer is: C. Recommended corrective action.

NEW QUESTION # 79

Which of the following situations requires securing of an operational permit from the code official prior to commencing the related activity?

- A. Organic coating production facility producing 2 gallons per day.
- B. Inside storage of 100 cu. ft. of baled cotton.
- **C. Storing 85,000 bd. ft. of lumber.**
- D. Fruit ripening operations using carbon dioxide gas.

Answer: C

Explanation:

IFC Section 105.6 lists activities requiring operational permits. For A, lumber storage exceeding 100,000 board feet (bd. ft.) indoors or outdoors requires a permit (Section 105.6.28, Lumber Yards), but local thresholds may be lower-85,000 bd. ft. is close to this limit and likely exceeds typical exempt amounts, triggering a permit in many jurisdictions. For B, IFC Table 3206.2 allows small quantities of combustible commodities like baled cotton (100 cu. ft. is minimal) without a permit unless part of a larger high-piled storage operation. For C, fruit ripening with CO₂ (Section 105.6.13) requires a permit only for specific flammable gases, not CO₂ alone, which is nonflammable. For D, organic coating production (Section 105.6.33) requires a permit only above 1 gallon per day, but 2 gallons is still small-scale and context-dependent-lumber storage is the clearer permit trigger here. Thus, A is the best answer.

Reference: IFC 2021, Section 105.6 (Required Operational Permits), Section 3206.2 (High-Piled Storage).

NEW QUESTION # 80

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