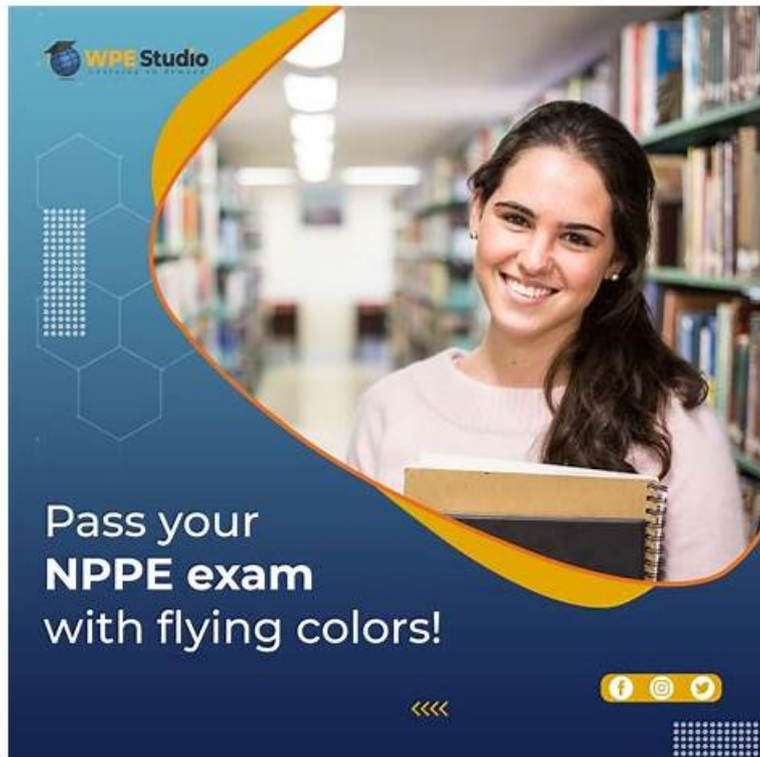


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APEGS National Professional Practice Examination (NPPE) Exam Sample Questions (Q163-Q168):

NEW QUESTION # 163

In most professional Businesses, using email to conduct business includes all of the following risks except that the email

- A. could be lost or delayed as a result of uncontrollable reasons
- B. can contain small errors that could result in irretrievable distribution
- C. is easy to forge and alter before forwarding
- **D. will be considered an unofficial means of communication**

Answer: D

Explanation:

The incorrect statement about risks of using email in professional businesses is that email will be considered an unofficial means of communication. In many professional contexts, email is a standard and accepted form of official communication, often used for decision-making, agreement, and other significant business processes.

NEW QUESTION # 164

A "letter of Intent" can be considered an enforceable contract, provided it:

- A. has been prepared by a legally competent person.
- **B. contains essential terms of a contract.**
- C. is dated and witnessed by both parties.
- D. Includes representations and warranties.

Answer: B

Explanation:

A "letter of intent" can be considered an enforceable contract provided it contains essential terms of a contract (Option B). For a letter of intent to be enforceable, it must clearly outline the key terms of the agreement, such as the parties involved, the subject matter, the essential obligations of the parties, and consideration. If these core elements are present and the intent to be legally bound is clear, the letter can be enforced as a contract.

NEW QUESTION # 165

Regulators are responsible for ensuring that their licensed professionals are equipped to manage risks and make technical and ethical decisions that significantly impact individuals and society as a whole. Which of the following aspects of a professional's career do regulators not administer on behalf of their licensed professionals?

- A. Requirements for academic qualifications, work experience, and continuing professional development
- B. Knowledge requirements for professional practice, law, ethics, and rules of conduct
- **C. Career planning, development, and professional advancement**
- D. Disciplinary measures in cases of professional misconduct

Answer: C

Explanation:

Canadian engineering/geoscience regulators are mandated by statute to regulate the profession in the public interest. This includes setting entry-to-practice requirements (academic qualifications and acceptable work experience), setting and monitoring ongoing competence expectations (such as continuing professional development where applicable), and establishing standards of professional conduct through codes of ethics, practice standards, and enforceable rules (C, D). Regulators also administer investigation and discipline processes and can impose sanctions for professional misconduct or incompetence (A). What regulators do not administer is an individual member's career planning, business development, promotions, or professional advancement in the market—those are personal and employer/industry functions, supported by mentors, employers, and sometimes voluntary technical societies. While regulators may provide practice resources or general guidance, they do not manage members' career trajectories. Therefore, option B is the aspect regulators do not administer on behalf of licensed professionals.

NEW QUESTION # 166

The main reason for a Professional Regulator to publish a Code of Ethics is to

- A. replace the territorial or provincial legislation with easy-to-understand guidelines or rules
- **B. present clear, practical guidelines or concepts that are simpler to follow than philosophical theories**
- C. prevent lawsuits from its own members or others by giving members practical advice
- D. obtain the type of government subsidies only available to organizations with codified rules

Answer: B

Explanation:

Regulators publish Codes of Ethics to set clear, enforceable expectations for professional conduct in support of public-interest regulation. NPPE materials typically frame a code as a practical guide that translates broad ethical principles (integrity, competence, fairness, confidentiality, avoidance of conflicts, and paramount duty to the public) into accessible standards that professionals can apply in real situations. This is best captured by D: providing clear, practical guidance rather than abstract moral philosophy. Option A is not the main purpose; while guidance may reduce legal exposure by improving conduct, the code is not primarily a litigation shield. Option B is incorrect because codes of ethics do not replace legislation; they operate under, and alongside, the governing Act and regulations. Option C is not a recognized purpose. Therefore, D is the correct reason.

NEW QUESTION # 167

Ms. Jane Alt and Mr. John Doe work for Beta Company, The position of vice-president of Beta is vacant and both Ms. Alt and Mr. Doe are candidates. Ms. Alt and Mr. Doe are equally qualified and have similar successful experience profiles In the company. Which of the following actions by the CEO of Beta can be considered as the least ethical reason to choose one of the candidates?

- A. The CEO chooses Ms. Jane Alt because ne thinks Mr. John Doe may leave the company soon as a result of his good contacts.
- B. The CEO chooses Mr. John Doe because he has good relationships with most of Beta's clients.
- C. The CEO chooses Ms. Jane Alt because Beta does not have any women in the top management positions.
- **D. The CEO chooses Mr John Doe because the vice-president position is traditionally held by a male.**

Answer: D

Explanation:

The least ethical reason to choose one of the candidates is B. Choosing a candidate based on traditional gender roles, such as the position traditionally held by a male, is considered unethical as it perpetuates gender discrimination and violates principles of equality and non-discrimination. Such a decision ignores the qualifications and professional merit of the candidates, focusing instead on gender, which is irrelevant to professional capabilities and performance.

NEW QUESTION # 168

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