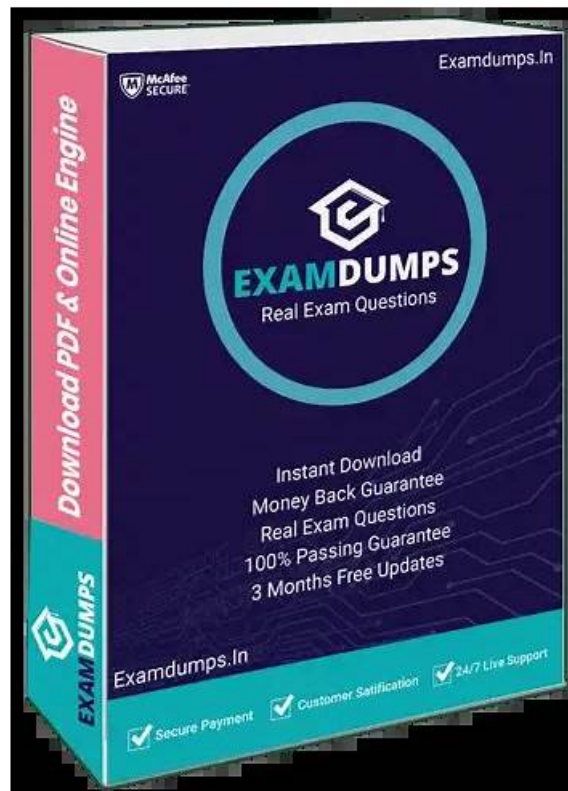


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EDGE Excellence in Design for Greater Efficiencies (EDGE Expert) Exam Sample Questions (Q65-Q70):

NEW QUESTION # 65

Who are licensed to train candidates as EDGE Experts and EDGE Auditors?

- **A. EDGE Faculty**
- B. Accredited EDGE Experts
- C. EDGE Certification Providers
- D. EDGE Auditors

Answer: A

Explanation:

Training for EDGE Experts and Auditors is a structured process managed by specific entities authorized by the IFC. The EDGE Expert and Auditor Protocols specify: "EDGE Faculty are licensed by IFC to deliver training for candidates aspiring to become EDGE Experts and EDGE Auditors. These trainers are selected and trained by IFC to ensure consistency and quality in the delivery of EDGE training programs" (EDGE Expert and Auditor Protocols, Section 3.2: Training Requirements). Option A, EDGE Faculty, directly matches this description. Option B (EDGE Auditors) is incorrect, as auditors perform audits, not training, per the protocols: "EDGE Auditors are responsible for verifying project compliance, not for training others" (EDGE Expert and Auditor Protocols, Section 2.2: Roles). Option C (EDGE Certification Providers) is also incorrect, as their role is to issue certifications, not conduct training: "Certification Providers like GBCI issue EDGE certificates but do not train candidates" (EDGE Certification Protocol, Section 1.3: Certification Process).

Option D (Accredited EDGE Experts) is wrong, as Experts advise on projects, not train others, as per the protocols: "EDGE Experts provide consultancy services to project teams" (EDGE Expert and Auditor Protocols, Section 2.1: Roles).

Reference: EDGE Expert and Auditor Protocols, Section 3.2: Training Requirements, Section 2.1: Roles, Section 2.2: Roles; EDGE Certification Protocol, Section 1.3: Certification Process.

NEW QUESTION # 66

EDGE methodology is NOT based on which of the following factors?

- A. Building type and occupant use
- B. Climatic conditions of location
- C. Design and specifications
- **D. Electricity and water bills**

Answer: D

Explanation:

The EDGE methodology is designed to calculate resource savings using standardized inputs that reflect the building's context and design, rather than actual operational data. The EDGE Methodology Report outlines the factors used: "The EDGE methodology is based on climatic conditions of the location, building type and occupant use, and design and specifications. Climatic conditions determine heating and cooling loads, building type and occupant use define usage patterns (e.g., residential vs. hotel), and design and specifications include details like insulation levels, glazing properties, and system efficiencies" (EDGE Methodology Report Version 2.0, Section 2.1: Calculation Approach). Option A (climatic conditions of location), Option B (building type and occupant use), and Option C (design and specifications) are all integral to the methodology. However, Option D (electricity and water bills) is not a factor in EDGE calculations, as the methodology uses predictive modeling, not actual consumption data: "EDGE does not base its calculations on electricity and water bills, as these reflect operational performance rather than design potential. Instead, EDGE uses standardized assumptions about energy and water use based on building type, location, and design inputs" (EDGE User Guide, Section 2.1: EDGE Software Overview). The EDGE Methodology Report further clarifies: "Actual utility bills are not used in EDGE, as the software focuses on predicted savings at the design stage, not post-occupancy performance, except in cases like EDGE Zero Carbon certification where operational data is required" (EDGE Methodology Report Version 2.0, Section 2.2: Data Inputs). Since this question pertains to the general EDGE methodology (not Zero Carbon), electricity and water bills are not a factor. The EDGE User Guide also states: "The methodology relies on theoretical models to estimate resource use, ensuring consistency across projects, rather than variable operational data like utility bills" (EDGE User Guide, Section 2.3: Using the EDGE App). Thus,

electricity and water bills (Option D) are not part of the EDGE methodology.

Reference:EDGE Methodology Report Version 2.0, Section 2.1: Calculation Approach, Section 2.2: Data Inputs; EDGE User Guide Version 2.1, Section 2.1: EDGE Software Overview, Section 2.3: Using the EDGE App.

NEW QUESTION # 67

What is the minimum percentage of efficient lightbulbs that must be installed to claim the measure EEM22 - Efficient Lighting for Internal Areas?

- A. 70%
- **B. 90%**
- C. 100%
- D. 80%

Answer: B

Explanation:

The EDGE measure EEM22 - Efficient Lighting for Internal Areas focuses on reducing energy consumption through the use of efficient lighting. The EDGE User Guide specifies the requirements for this measure: "To claim EEM22 - Efficient Lighting for Internal Areas, at least 90% of the lamps in internal areas must be energy-efficient, such as LED or CFL, with a luminous efficacy of at least 80 lumens per watt. This threshold ensures significant energy savings while allowing for minimal exceptions in specific areas" (EDGE User Guide, Section 4.4: Lighting Efficiency Measures). Option C, 90%, directly matches this requirement. Option A (70%) and Option B (80%) are below the threshold, thus not qualifying for the measure. Option D (100%) exceeds the minimum requirement, but EDGE allows for flexibility with a 90% threshold to accommodate practical constraints: "A 90% requirement balances practicality with energy savings, recognizing that some areas may require specialized lighting" (EDGE Methodology Report Version 2.0, Section 5.4: Lighting Calculations). Therefore, the minimum percentage to claim EEM22 is 90% (Option C).

Reference:EDGE User Guide Version 2.1, Section 4.4: Lighting Efficiency Measures; EDGE Methodology Report Version 2.0, Section 5.4: Lighting Calculations.

NEW QUESTION # 68

Coefficient of Performance (COP) of the electrical chiller is defined as:

- A. Thermal output / thermal input.
- **B. Thermal output / electrical input.**
- C. Electrical output / electrical input.
- D. Electrical input / thermal output.

Answer: B

Explanation:

The Coefficient of Performance (COP) is a critical metric in EDGE for assessing the energy efficiency of chillers, a common green building design element. The EDGE Methodology Report defines COP for electrical chillers: "The Coefficient of Performance (COP) of an electrical chiller is defined as the ratio of thermal output (cooling provided, measured in kW) to electrical input (power consumed, measured in kW). A higher COP indicates greater efficiency, as more cooling is produced per unit of electricity" (EDGE Methodology Report Version 2.0, Section 5.1: Energy Efficiency Metrics). Option B, thermal output / electrical input, matches this definition directly. Option A (thermal output / thermal input) is incorrect, as it applies to heat-driven systems like absorption chillers, not electrical ones. Option C (electrical input / thermal output) inverts the ratio, representing the inverse of COP. Option D (electrical output / electrical input) is irrelevant, as chillers produce thermal output, not electrical output. The EDGE User Guide reinforces this: "For air-cooled and water-cooled chillers, COP is calculated as thermal output divided by electrical input to evaluate energy efficiency" (EDGE User Guide, Section 4.2: Energy Efficiency Measures).

Reference:EDGE Methodology Report Version 2.0, Section 5.1: Energy Efficiency Metrics; EDGE User Guide Version 2.1, Section 4.2: Energy Efficiency Measures.

NEW QUESTION # 69

An EDGE Auditor has received initial documentation from a Client which implies that measures not selected on the downloaded PDF can be claimed. What should the Auditor do?

- A. As submission documents are correct, the Auditor should ignore the error on PDF.

- B. The Auditor should modify the self-assessment and submit the project for certification.
- **C. Inform the Client to update the EDGE software and prepare a new PDF.**
- D. The Auditor should ask for advice from the EDGE Partner and then take action.

Answer: C

Explanation:

The EDGE audit process requires that the documentation submitted by the Client accurately reflects the self-assessment in the EDGE software, ensuring consistency and transparency. The EDGE Expert and Auditor Protocols address discrepancies in documentation: "If an EDGE Auditor identifies a discrepancy between the submitted documentation and the self-assessment PDF, such as measures being claimed that were not selected in the EDGE software, the Auditor must inform the Client to update the EDGE software to reflect the correct measures and prepare a new PDF for submission. This ensures that the audit is based on an accurate representation of the project's claims" (EDGE Expert and Auditor Protocols, Section 4.2: Evidence Verification). Option C, inform the Client to update the EDGE software and prepare a new PDF, directly aligns with this protocol, as it corrects the error at the source and ensures the self-assessment matches the claimed measures. Option A (ask for advice from the EDGE Partner) is unnecessary, as the protocol provides clear guidance: "Auditors are expected to follow standard procedures for discrepancies without needing to consult the EDGE Partner, unless the issue involves a policy interpretation beyond the protocols" (EDGE Expert and Auditor Protocols, Section 4.1: Audit Process). Option B (modify the self-assessment and submit) is unethical and prohibited, as Auditors cannot alter the Client's submission: "The Auditor must not modify the Client's self-assessment in the EDGE software, as this compromises the independence of the audit process; the Client is responsible for updating the assessment" (EDGE Certification Protocol, Section 3.2:

Audit Requirements). Option D (ignore the error on PDF) is also incorrect, as ignoring discrepancies violates audit integrity: "All discrepancies between the PDF and submitted documents must be resolved before the audit proceeds, as ignoring errors could lead to incorrect certification outcomes" (EDGE Expert and Auditor Protocols, Section 4.2: Evidence Verification). The EDGE User Guide further reinforces: "The self-assessment PDF must accurately reflect the measures selected in the EDGE software, and any mismatch requires the Client to revise the assessment to ensure a fair and transparent audit" (EDGE User Guide, Section 6.2: Documentation Requirements). Thus, the Auditor should inform the Client to update the software and prepare a new PDF (Option C).

Reference: EDGE Expert and Auditor Protocols, Section 4.2: Evidence Verification, Section 4.1: Audit Process; EDGE Certification Protocol, Section 3.2: Audit Requirements; EDGE User Guide Version 2.1, Section 6.2: Documentation Requirements.

NEW QUESTION # 70

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