

# Accident-and-Health-or-Sickness-Producer Original Questions: Maryland Accident and Health or Sickness Producer Series 20-24 Exam & Accident-and-Health-or-Sickness-Producer Answers Real Questions & Accident-and-Health-or-Sickness-Producer Exam Cram



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## Maryland Accident and Health or Sickness Producer Series 20-24 Exam - High Pass-Rate Maryland Insurance Administration Online Accident-and-Health-or-Sickness-Producer Bootcamps

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### Maryland Insurance Administration Maryland Accident and Health or Sickness Producer Series 20-24 Exam Sample Questions (Q41-Q46):

#### NEW QUESTION # 41

The Maryland Health Insurance Plan is designed to provide comprehensive health benefits for:

- A. Medically uninsurable Maryland residents
- B. Low-income residents of Maryland
- C. Children of low-income Maryland residents
- D. Senior citizens residing in Maryland

**Answer: A**

Explanation:

The Maryland Health Insurance Plan (MHIP, Insurance Article, § 15-1301) historically provided coverage for medically uninsurable residents rejected by private insurers, until phased out in 2014 by the ACA. It didn't target low-income (Medicaid), seniors (Medicare), or children (CHIP) specifically.

References: Maryland Insurance Article, § 15-1301 (historical); MIA MHIP documentation.

#### NEW QUESTION # 42

When a producer sells an individual accident and health insurance policy, how is the initial premium usually paid?

- A. The applicant sends it directly to the insurer with the application
- B. The insurer utilizes the applicant's automatic bank draft authorization
- C. The producer collects and forwards it to the insurer
- D. The insurer bills the applicant when the application is approved

**Answer: C**

Explanation:

Producers (Insurance Article, § 10-126) typically collect the initial premium with the application and forward it to the insurer, streamlining the process, unlike direct payment, billing, or bank drafts, which are less common initially.

References: Maryland Insurance Article, § 10-126; MIA producer procedures.

#### NEW QUESTION # 43

An insurance producer's license may be suspended or revoked by:

- A. The continuing education course provider
- B. The appointing insurer
- C. The Maryland Insurance Administration
- D. The Attorney General

**Answer: C**

Explanation:

Comprehensive and Detailed Step by Step Explanation: The Maryland Insurance Administration (MIA) has sole authority to regulate, suspend, or revoke an insurance producer's license for violations of state insurance laws:

Maryland Insurance Administration (C):Correct. The MIA oversees producer licensing, compliance, and disciplinary actions.  
Appointing insurer (A):Can terminate an appointment but cannot revoke a license.  
Continuing education provider (B):Only offers training and has no regulatory authority.  
Attorney General (D):Handles legal actions but does not directly manage licensing.  
References:Maryland Insurance Article §10-126, Producer Regulation Guidelines, COMAR 31.03.13.

#### NEW QUESTION # 44

The Maryland State Benchmark Plan applies to which of the following?

- A. Individual Health Benefit Plans sold outside the Exchange prior to January 1, 2014
- **B. Individual Health Benefit Plans sold through the Exchange**
- C. Medicare supplement plans sold outside the Exchange prior to January 1, 2014
- D. Medicaid plans sold through the Exchange

**Answer: B**

Explanation:

The Maryland Benchmark Plan (Insurance Article, § 31-115) defines EHBs for individual and small group plans sold via the Maryland Health Connection Exchange, not Medicaid, Medigap, or pre-2014 off-Exchange plans.

References:Maryland Insurance Article, § 31-115; MIA ACA guidelines.

#### NEW QUESTION # 45

All of the following are examples of unfair claims settlement practices EXCEPT:

- A. Refusing arbitrarily and unreasonably to pay claims
- B. Failing to promptly provide a reason for a claim denial
- **C. Denying unsubstantiated claims on a timely basis**
- D. Misrepresenting pertinent facts of coverage

**Answer: C**

Explanation:

Unfair practices (Insurance Article, § 27-303) include delays, arbitrary refusals, and misrepresentation.

Denying unsubstantiated claims promptly is fair and expected, not an unfair practice.

References:Maryland Insurance Article, § 27-303; MIA claims regulations.

#### NEW QUESTION # 46

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